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An Act to amend paragraph five of section thirteen and section fifteen of article nineteen of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" by providing that appointments in the classified service of such cities shall be made from the three persons standing highest on the appropriate list

on page 26 of today's calendar, bills on third reading postponed be extended five days.

Mr. CONNER. Mr. Speaker, I second the motion.
The motion was agreed to.

ADJOURNMENT.

Mr. DILSHEIMER. Mr. Speaker, I move that the House do now adjourn until 10:00 o'clock tomorrow morning.

The motion was agreed to, and (at 7:02 o'clock P. M.) the House adjourned until tomorrow morning at 10:00 o'clock A. M.

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UNIVERSITY OF ILLINOIS
HARRISBURG, PA., WEDNESDAY, MARCH 11, 1925.

No. 22.

SENATE

WEDNESDAY, March 11th, 1925.

The Senate met at 10.30 o'clock A. M.

The PRESIDENT (Lieutenant-Governor David J. Davis) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

O Lord: This morning we ask Thee to bless the Senators and all the officers of this body, but we pray Thee in a very special way to be with these young men who are serving as pages. How interested we are in them. They are standing on the threshold of Life's larger activities. Untold possibilities are bound up with every one of them. They are full of eager hope and ambition for the years to come. We pray Thee to watch over them with peculiar care during this formative period. While they are here in the Senate, may they learn those lessons of alertness and courtesy and fidelity which will stand them in good stead in the future days. And grant that in their early manhood they may place their lives in Thy divine keeping, that they may always live for God and their fellowmen. Bless the men of the Senate, we pray Thee, but especially remember the boys. For Jesus' sake. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mrs. VARE, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF SENATE BILL No. 403.

Mr. MacDADE presented petition of workers at Sleighton Farm, favoring passage of Senate Bill No. 403.

Which was referred to the Committee on Judiciary General.

PROTESTING AGAINST PASSAGE OF HOUSE BILL No. 646.

He also presented petition of the Stonehurst Improvement Association, protesting against the passage of House Bill No. 646.

Which was referred to the Committee on Judiciary Special.

PROTESTING AGAINST PASSAGE OF REFORM JURY SERVICE BILL FOR ALLEGHENY COUNTY.

He also presented petition of the Pittsburgh Building Trades Council, protesting against the passage of the Reform Jury Service Bill for Allegheny County.

Which was referred to the Committee on Judiciary General.

FAVORING APPROPRIATION FOR ERECTION OF MEMORIAL TO JOHN MORTON.

He also presented numerous petitions of State Council of Pennsylvania, Order of Independent Americans, favoring appropriation for the erection of memorial to John Morton.

FAVORING PASSAGE OF HOUSE BILL No. 710, APPROPRIATION FOR THE EASTERN PENITENTIARY AND SENATE BILL No. 300.

He also presented petition of the Delaware County League of Women Voters, favoring passage of House Bill No. 710, appropriation for the Eastern Penitentiary and Senate Bill No. 300.

Which was referred to the Committee on Law and Order.

REPORTS FROM COMMITTEE.

Mr. PHIPPS, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 545, entitled:

An Act relating to deposits by minors of money in banks, savings institutions and trust companies and the withdrawing of the same.

Also, from the Committee on Military Affairs, reported as committed, Senate Bill No. 306, (House Bill No. 304), entitled:

A joint resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section seventeen.

Mr. NORTON, from the Committee on Insurance, re-reported as amended, Senate Bill No. 368, entitled:

An Act to amend section four hundred and ten (c) of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws" permitting the exception from incontestability of provisions relative to benefits in the event

of total and permanent disability and provisions which grant additional insurance specifically against death by accident.

Mr. MILLER, from the Committee on Education, reported as amended, Senate Bill No. 363, entitled:

An Act to amend an act approved the eighteenth day of July, one thousand nine hundred and seventeen (P. L. 1043), entitled, "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process, and providing penalties", by giving employees certain additional service credit, changing the rules relating to the State annuity, and the contribution of employees, and extending the provisions of this act to persons on the retired list after a certain date.

Mr. EARNEST, from the Committee on Judiciary General, reported as committed, Senate Bill No. 627, (House Bill No. 50), entitled:

An Act to amend section one of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two), entitled "An act to provide for the protection of insane persons feeble-minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing the guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the power of the guardian and authorizing the sale of real estate of the ward."

Mr. PAINTER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 476, entitled:

An Act to further amend paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Also, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 504, (House Bill No. 630), entitled:

An Act to further amend clause three section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four) entitled "A further supplement to the act entitled 'An act concerning divorces'" as amended by taking away the right of support or alimony in certain cases.

Mr. KUTZ, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 30, entitled:

An Act fixing the salary of sheriffs in counties of the sixth class; providing for the payment for the care and maintenance of prisoners, where the sheriff is the keeper or warden of the jail; requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county, providing for the appointment and compensation of deputies and clerks; and prescribing penalties.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 617, entitled:

An Act relating to the retirement of certain employees of counties of the fourth class and their compensation.

Mr. KUNKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 633, (House Bill No. 676), entitled:

An Act to fix the salaries of the deputy register clerks and employees in the office of the register of wills of counties of the first class.

Mr. BUCKMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 562, entitled:

An Act to amend Section six of the act approved the thirty-first day of May, one thousand nine hundred and seven, (P. L. 349), entitled, "An Act to provide for the planting and care of shade-trees, on highways of townships of the first class, boroughs, and cities of the Commonwealth of Pennsylvania, and providing for the cost thereof."

Mr. BALDWIN, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 346, entitled:

An Act specifying additional securities in which trustees or directors of savings banks chartered under general or special acts of Assembly, may invest moneys deposited therein.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 650, (House Bill No. 669), entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth.

Mr. DAIX, from the Committee on Judiciary General, reported as committed, Senate Bill No. 478, entitled:

An Act making it unlawful for any telephone, telegraph or electric light company to trim trees along any public highway without first notifying the owners of the land.

Mr. BONBRAKE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 626, (House Bill No. 35), entitled:

An Act relating to search warrants regulating their issuance execution and return prescribing the powers and duties of justices of the peace aldermen and magistrates issuing them and of officers executing them inflicting penalties for unlawfully procuring unlawfully execute and unlawfully resisting the execution of a search warrant.

Mr. CULBERTSON, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 615, entitled:

An Act requiring poor districts and hospitals for mental diseases to establish a pension fund for all employees of district, including district, city, and county homes and hospitals for mental disease, and regulating the administration and the payment of such pensions.

Mr. NORTH, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 534, entitled:

An Act authorizing county commissioners to make, execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township, borough or incorporated town; authorizing the Secretary of Highways to make surveys and plans and to advertise for, receive and open bids therefor in the manner now provided in the case of the improvement of State highways; and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

Mr. WEINGARTNER, from the Committee on Education, re-reported as amended, Senate Bill No. 420, (House Bill No. 455), entitled:

An Act to further amend section six hundred seventeen of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 621, (House Bill No. 29), entitled:

An Act to amend section one of the act approved the fifteenth day of March, one thousand nine hundred and eleven (Pamphlet Laws twenty), entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf" by prohibiting the introduction as evidence of certain testimony or records.

Mr. CULBERTSON, from the Committee on Agriculture, reported as amended, Senate Bill No. 438, (House Bill No. 361), entitled:

An Act to amend section three of an act, approved the eleventh day of May, one thousand nine hundred and twenty-one (P. L. 522), entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to livestock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damage by the Commonwealth; imposing powers and duties upon certain State, county, city, borough, town and township officers and employees; directing the payment of all moneys collected into the State treasury; and making an appropriation therefor; and providing penalties" appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses, including certain fees collected prior to the passage of this act.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 108, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 386, (House Bill No. 393), entitled:

A Supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 459, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 352, entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania of a certain bridge site and the rebuilding of a bridge thereon.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 625, (House Bill No. 12), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 628, (House Bill No. 243), entitled:

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 629, (House Bill No. 294), entitled:

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 630, (House Bill No. 401), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 631, (House Bill No. 482), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 632, (House Bill No. 495), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A Supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 642, (House Bill No. 17), entitled:

An Act to amend section one of the act approved the twenty-seventh day of March one thousand nine hundred and three (Pamphlet Laws eighty-three) entitled "An Act to provide for the payment of the expenses of the maintenance and instruction of children committed to Houses of Refuge which are not exclusively under State control jointly by the State and by the counties from which they may be sent and providing a method for determining the amount due and collecting the same from said counties" by changing the time of payments by counties.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 645, (House Bill No. 388), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 646 (House Bill No. 406), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 647, (House Bill No. 549), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An Act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof."

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 653, (House Bill No. 751), entitled:

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation

Mr. BARR, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 282, entitled:

An Act to amend sections two, five, eleven, twenty, twenty-five, twenty-eight and thirty-one, and to repeal section four of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three, (P. L. 779), entitled "An Act for the registration and regulation of certain individuals and entities selling, offering for sale or delivery, soliciting subscriptions to or orders for, or undertaking to dispose of, inviting offers for or inquiries about, or dealing in any manner in, securities defined herein; conferring powers and imposing duties on the Commissioner of Banking, and otherwise providing for the administration of this act; prescribing penalties; and making an appropriation," by making certain additional individuals and entities subject to the provisions thereof; limiting the powers of the Secretary of Banking; requiring additional qualifications of deputies; requiring the establishment of offices in Philadelphia and Pittsburgh; and changing the fees to be paid to witnesses and by applicants.

Mr. CULBERTSON, from the Committee on Agriculture, reported as committed, Senate Bill No. 511, (House Bill No. 675), entitled:

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine), entitled "An Act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation."

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 523, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An Act concerning town-

ships; and revising, amending, and consolidating the law relating thereto," by providing for creation of townships of the first class in certain cases.

Mr. JOYCE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 655, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March, one thousand nine hundred and five, (P. L. 47), entitled "An Act establishing in counties containing a population of from three hundred thousand to one million, a Board for the Assessment and Revision of Taxes for State and county purposes; prescribing their powers and duties; and abolishing the office of ward, borough and township assessors, in so far as respects the assessments of said act to counties of the third and fourth session of State and county taxes;" extending the pro-classes.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 654, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Venango and Mercer.

Which was committed to the Committee on Public Roads.

Mr. HEATON read in his place and presented to the Chair, Senate Bill No. 655, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March, one thousand nine hundred and five, (P. L. 47), entitled "An Act establishing in counties containing a population of from three hundred thousand to one million, a Board for the Assessment and Revision of Taxes for State and county purposes; prescribing their powers and duties; and abolishing the office of ward, borough, and township assessors, in so far as respects the assessment of State and county taxes;" extending the provisions of said act to counties of the third and fourth classes.

Which was committed to the Committee on New Counties and County Seats.

Mr. WEINGARTNER read in his place and presented to the Chair Senate Bill No. 656, entitled:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair Senate Bill No. 657, entitled:

An Act to further amend section one thousand four hundred and twelve of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Which was committed to the Committee on Education.

Mr. JOYCE read in his place and presented to the Chair, Senate Bill No. 658, entitled:

An Act fixing the salary of the Secretary of Mines, in the Commonwealth of Pennsylvania.

Which was committed to the Committee on Appropriations.

TIME OF NEXT MEETING.

Mr. BARR offered the following resolution, which was twice read, considered and agreed to.

In the Senate, March 11, 1925.

Resolved (if the House of Representatives concur), That when the Legislature adjourns today it reconvene on Monday evening, March sixteenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, the following resolution:

In The House of Representatives, March 3, 1925.

Whereas, The House of Representatives by Resolution No. 1, adopted on the seventeenth day of February, one thousand nine hundred and twenty-five, authorized the Judiciary General Committee of the House of Representatives to inquire into and concerning the official conduct of the Honorable John A. Berkey, Judge of the several courts of the sixteenth judicial district of the Commonwealth of Pennsylvania, and

Whereas, Said Resolution provided that the expenses of said investigation should be paid out of the Contingent Fund of the House, and

Whereas, Said Contingent Fund is already so depleted as to render it impossible to pay such expenses out of said Fund, therefore

Be It Resolved, (If the Senate concur), That the Chief Clerk of the House of Representatives is hereby authorized to borrow from any bank or trust company a sum of money not exceeding four thousand dollars, for the purpose of defraying said expenses; be it further

Resolved, That said loan be reimbursed either by an item inserted in the General Appropriation Bill or by a special appropriation made by the General Assembly of the Session of Nineteen Hundred and Twenty-five.

Mr. SCHANTZ. Mr. President, I move that Rule 39, which requires concurrent resolutions to lie over one day be suspended and that the Senate do now proceed to the immediate consideration of the resolution just reported from Committee.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk return said resolution to the House of Representatives with the information that the Senate has concurred in the same with amendments, in which the concurrence of the House is requested.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate bill No. 446, as follows:

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

Section 1 Be it enacted by the Senate and House of Rep-

resentatives of the Commonwealth of Pennsylvania, in General Assembly met and it is hereby enacted by the authority of the same That cities of the first class are hereby authorized to enter into contracts or agreements with steamship companies or others for the establishment maintenance carrying on or continuance by said other parties of marine passenger or freight and cargo service or a combination thereof and to lease and acquire wharves docks and lands for such purposes and to aid in the development of wharves docks and lands on such terms and conditions as may be deemed desirable by the Council of said cities and may provide among other things as a term of such contracts or agreements for the payment or guarantee for fixed periods of losses or deficiencies that may be incurred or met by the other parties to said contracts or agreements in the carrying on of such service together with such other terms and conditions as may be agreed upon

Section 2 All executive functions duties and powers under this act or arising therefrom shall be exercised by the Department of Wharves Docks and Ferries of such cities

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, This bill, the first bill on the calendar, is an enabling act to enable the City of Philadelphia to start a merchant marine service.

Now, I think the bill is an illustration of how a few people—I do not believe there are more than half a dozen people in Philadelphia that are interested in this bill; the Mayor, and Director of Wharves, Docks and Ferries and one or two other men have sent this bill to Harrisburg, and I have inquired of the Philadelphia delegation and they have quite an enthusiasm for the bill; but if you can read the bill intelligently after it has been so very much amended you will find, among other things, that the City of Philadelphia must make up any losses or deficiencies that may be incurred or met by the parties in carrying on such service.

It is said that where there is no vision the people perish. I know that where there is too much vision the taxpayer perishes, and I would like to say, if I may say so, that I am a large taxpayer in Philadelphia and I think I have a right to stand up and protest against the spending of my money on a merchant marine service. I think the Senators feel, out of courtesy, that this is a family matter of Philadelphia, and we are apt to go along on each other's bills; but I would like to ask the Senate to oppose with me this bill, and save some of my money as a taxpayer.

Mr. SALUS. Mr. President, and members of the Senate, I want to say to the Senators that you need not worry much about saving the money of our other Senator from Philadelphia. He has so much of it that he has trouble in giving it away, which he does very profusely. So that part of the proposition need not worry you a bit.

This is part of a campaign on behalf of the City of Philadelphia, on the part of our present Mayor, our Council and our active citizens in an effort to place Philadelphia on the map in a place where it should be. We have spent a lot of money on improving the harbor, in building Municipal Piers, and in an endeavor for a few years to get some sort of a representation along our wharves and the proper use of our docks.

A number of steamship companies have started to do business in our city, and, because of the fact that this business is in its infancy, many of them have not succeeded. It is the endeavor of our present Mayor and Council to see if we cannot establish some sort of marine service for Philadelphia port. The port is a wonderful port,—we have

every advantage the City of New York has,—and we would like to have a chance to develop it.

To have a bill here that particularly itemizes in every piece of expense and every procedure necessary to establish this assistance to the marine service would be impossible. We ask you here to vote for this bill. Let the matter come down and let our Council in Philadelphia look after the interests of our own people; and do not worry particularly whether someone has to pay a few dollars more of taxes. And this is not a question that should affect individuals; it is a question for the best good of the two millions of people in the city of Philadelphia and for the future advancement of our city.

I am going to ask on behalf of the other six members from Philadelphia, who I know are all with us, that you give us this opportunity, and pass this bill in order that we may see what we can do in the City of Philadelphia to have a marine service,—and thereby help you all the way across the State, over to the western end of Pennsylvania. It will be a benefit to all of you.

Mr. WOODWARD. Mr. President, will the Senator from Philadelphia, Mr. Salus, permit himself to be interrogated?

The PRESIDENT. Will the Senator from Philadelphia, Mr. Salus, permit himself to be interrogated?

Mr. SALUS. Mr. President, I will.

Mr. WOODWARD. Mr. President, does the Senator from Philadelphia, Mr. Salus, think this is a subsidy bill?

Mr. SALUS. Mr. President, I think so, yes.

Mr. WOODWARD. Mr. President, it is in the nature of a rebate; and are not all rebates illegal?

Mr. SALUS. Mr. President, I think the Senator from Philadelphia, Mr. Woodward, would better go into court and get that question answered; because every time you ask the Court about a point of law the Court says, "Wait until the matter appears before me and I will decide it".

Mr. WOODWARD. Mr. President, I would like to ask one other question: Does not the Senator from Philadelphia, Mr. Salus, know that Congress has always refused subsidies to steamship companies? Congress has a dismal record on the subject of granting subsidies to the shipping interests. I protest against the foolish delusion of grandeur that now exists in the administration of Philadelphia in this respect; and I ask, therefore, that the Senators will kindly overlook the question of courtesy and vote down this bill. It will help most of the people very much indeed.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32

| | | | |
|-------------|-----------|------------|--------------|
| Brown, | Gelder, | Kunkle, | Phipps, |
| Buckman, | Griswold, | Kutz, | Quigley, |
| Culbertson, | Harris, | Lanius, | Salus, |
| Daix, | Heaton, | Leslie, | Schantz, |
| Davis, | Homsher, | MacDade, | Sones, |
| DeWitt, | Huffman, | Mansfield, | Steele, |
| Earnest, | Joyce, | Miller, | Vare, |
| Freeman, | Krause, | Patton, | Weingartner, |

NAYS—9

| | | | |
|-----------|----------|----------|-----------|
| Barr, | Derrick, | Painter, | Sprolws, |
| Betts, | Norton, | Snyder, | Woodward, |
| Bonbrake, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 463, as follows:

An Act providing for the compensation of certain officers and employes in counties of the second class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the compensation of all officers of counties of the second class who are not elected by the people and of all employes of such counties shall be fixed by the salary board

Section 2 The following acts and parts of acts are hereby repealed as respectively indicated

The act approved the twenty-second day of March one thousand nine hundred and seventeen (Pamphlet Laws nine) entitled "An Act to further amend section one of an act entitled 'An Act to amend section first of the act of Assembly approved the twenty-eighth day of March Anno Domini one thousand nine hundred and seven entitled "An Act authorizing and empowering county controllers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary" so as to make it apply to counties containing a population of not less than eight hundred thousand nor more than one million four hundred thousand" approved the eighth day of June Anno Domini one thousand nine hundred and eleven" in so far as it fixes the salary of the controller's solicitor

Section two of the act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-one) entitled "An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" in so far as it fixes the salaries of county detectives

The act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" in so far as it fixes the salaries of assistant district attorneys

The act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An Act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand" absolutely

The Act approved the thirteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and thirty-five) entitled "An Act fixing the salary of the deputy county engineer in counties of the second class" absolutely

The Act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-seven) entitled "A Supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred twenty-three) entitled 'An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof' as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the second class" absolutely

All other acts and parts of acts inconsistent herewith are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |
| Betts, | Gelder, | Leslie, | Snyder, |
| Bonbrake, | Griswold, | MacDade, | Sones, |
| Brown, | Harris, | Mansfield, | Sprowls, |
| Buckman, | Heaton, | Miller, | Steele, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 475, as follows:

An Act to amend section one of an act approved the fifteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and eighty-six) entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and eighty-six) entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" which was amended by an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and seven) entitled "An act to amend section one of an act approved the fifteenth day of June one thousand nine hundred and eleven entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population'" and by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and sixty-eight) entitled "An act to amend an act approved the fifteenth day of June one thousand nine hundred and eleven entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population'" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the annual salary of each director of the poor of poor districts composed of several townships boroughs and cities wholly within any county but not coextensive with any county of this Commonwealth shall be as follows

In such poor districts containing one hundred thousand population and not exceeding one hundred and twenty-five thousand population seven hundred and fifty dollars in such poor districts containing one hundred and twenty-five thousand population and not exceeding one hundred and forty thousand population one thousand dollars and in such poor districts containing one hundred forty thousand population and not over five hundred thousand population [fifteen] twenty-five hundred dollars

The salaries herein fixed shall be in full in lieu of all other compensation for service of directors of the poor excepting traveling expenses necessarily incurred in the dis-

charge of their official duties or in the performance of any service office or duty imposed upon the directors of the poor and excepting also the pay of any director at a rate not to exceed three dollars and fifty cents per diem for attendance at any office of said directors of the poor in any city borough or township maintained and established under authority of existing law authorizing the maintenance and establishment of such an office to assist the work of said directors of the poor and which is not connected with the property of the poor district The said poor directors shall have power to employ an attorney at such rate of compensation as they shall deem proper The population of poor districts for the purpose of this act is to be ascertained and determined at any time by the most recent United States census

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Leslie, | Schantz, |
| Betts, | Gelder, | MacDade, | Snyder, |
| Bonbrake, | Griswold, | Mansfield, | Sones, |
| Brown, | Harris, | Miller, | Sprowls, |
| Buckman, | Heaton, | Norton, | Steele, |
| Culbertson, | Homsher, | Painter, | Vare, |
| Daix, | Huffman, | Patton, | Weingartner, |
| Davis, | Joyce, | Phipps, | Woodward, |
| Derrick, | Krause, | | |

NAYS—1.

Lanius,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 2, as follows:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and sixty-three thousand three hundred and thirty dollars (\$163,330) is hereby specifically appropriated to the Pennsylvania Institution for the Instruction of the Blind for the two fiscal years beginning June first one thousand nine hundred and twenty-five toward the free education and maintenance of one hundred and sixty-five Pennsylvania pupils payable in quarterly instalments at the rate of four hundred and ninety-five dollars a year for each of such pupils enrolled for the quarter as shown by the certificate of the principal of the Institution

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |
| Betts, | Gelder, | Leslie, | Snyder, |
| Bonbrake, | Griswold, | MacDade, | Sones, |
| Brown, | Harris, | Mansfield, | Sprows, |
| Buckman, | Heaton, | Miller, | Steele, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 22, entitled:

An Act authorizing the Governor to appoint a Commission to provide for the construction erection and dedication in the city of Chester of a monument to the memory of John Morton and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |
| Betts, | Gelder, | Leslie, | Snyder, |
| Bonbrake, | Griswold, | MacDade, | Sones, |
| Brown, | Harris, | Mansfield, | Sprows, |
| Buckman, | Heaton, | Miller, | Steele, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 84, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-----------|-----------|----------|----------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |
| Betts, | Gelder, | Leslie, | Snyder, |
| Bonbrake, | Griswold, | MacDade, | Sones, |

| | | | |
|-------------|----------|------------|--------------|
| Brown, | Harris, | Mansfield, | Sprows, |
| Buckman, | Heaton, | Miller, | Steele, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 86, as follows:

An Act to amend section five hundred and sixty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by changing the penalty to be added to delinquent school taxes and providing for rebates in second third and fourth class districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and sixty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 561 On all school taxes assessed and levied in all districts of the second third and fourth class a rebate of one per centum shall be allowed if paid before the first day of August in the year in which they are assessed and levied To all such taxes in school districts of the second third and fourth class which are not paid before the first day of October of the year in which they are assessed and levied there shall be added a penalty of five per centum and on the first day of January of the year following and on the first day of each month thereafter succeeding during which the said taxes remain unpaid an additional penalty of one-half of one per centum shall be added which penalty shall be collected at the same time and in addition to the school taxes of which it is made a part to all school taxes assessed and levied in all school districts of the second third and fourth class in this Commonwealth which are not paid on or before the first day of October in the year in which they are assessed and levied there shall be added a penalty of five per centum which shall be collected at the same time as and in addition to the school taxes of which it is made a part No discounts or rebates shall be allowed on the payment of any school taxes assessed and levied in any school district of the second third or fourth class

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

| | | | |
|----------|----------|---------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Freeman, | Kutz, | Salus, |
| Baumer, | Gelder, | Leslie, | Schantz, |

Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

MacDade,
Mansfield,
Miller,
Norton,
Painter,
Patton,
Phipps,

Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—2.

Betts, Lanius,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 113 on third reading, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 118, as follows:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and two thousand dollars (\$102,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Shamokin State Hospital situated in the township of Coal near Shamokin Northumberland County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary

For repairs and equipment the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,

DeWitt,
Earnest,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 123, as follows:

An Act to amend section nineteen of the act approved the second day of May, one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled "An act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and fixing the hours of labor for women and minors to provide for the safety of all employes in all industrial establishments and of men women and children in schoolhouses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusement in which proper fire escapes exits and extinguishers are required to provide for the health of all employes and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nineteen of the Act approved the second day of May one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled "An act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employes in all industrial establishments and of men women and children in schoolhouses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire escapes exits and extinguishers are required to provide for the health of all employes and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by the act approved the twelfth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and twenty-four) and as further amended by the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and fifty-one) entitled "An act to amend section nineteen of an Act approved the second day of May one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled 'An act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employes in all industrial establishments and of men women and children in schoolhouses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire escapes exits and extinguishers are required to provide for the health of all employes and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection

to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees' by providing for inspection of boilers by the Department of Labor and Industry for examination and certification of boiler inspectors and a fee therefor for issuance of certificates of operation and a fee therefor and for the use of the fees collected" is hereby further amended to read as follows:

Section 19 Every boiler used for generating steam or heat in any establishment as defined in section one of this act shall be constructed installed and operated in accordance with the rules and regulations of the Department of Labor and Industry and shall be inspected as provided in this section by a boiler inspector who holds a commission as a boiler inspector under the rules and regulations of said department. If such boiler is insured in a company authorized to insure in this Commonwealth against loss from the explosion of steam boilers such inspector shall be in the employ of said company and the only fee collectible for inspection of such insured boiler shall be the certificate fee of one dollar hereinafter provided for in this section.

If such boiler is not so insured and is located in a city having a boiler inspection department now established by ordinance such inspector shall be the duly appointed city boiler inspector of such city for if it is not so located such inspector shall be a salaried employe of said Department of Labor and Industry. Every such boiler shall be inspected internally and externally while not under pressure at least once in every twelve months by an inspector described in this section and shall also be inspected by such an inspector at least once in every twelve months while it is under operating conditions. The fee for each annual internal and external inspection while not under pressure when made by an inspector in the employ of the Department of Labor and Industry shall be six dollars and fifty cents and the fee for each inspection under operating conditions made by an inspector in the employ of said department shall be two dollars and fifty cents. Provided That the fees for any one boiler inspected by an inspector in the employ of said department shall not exceed ten dollars for any one year and the fee for the inspection of a miniature boiler by an inspector in the employ of said department shall not exceed two dollars. Every inspector described in this section within thirty days after his annual internal and external inspection while not under pressure of a boiler that is not located in a city having a boiler inspection department now established by ordinance shall send a full report of his inspection to the Department of Labor and Industry and if the report shows that said boiler is not unsafe to operate at the pressure limit named in said report the department shall issue a certificate permitting the operation of such boiler at a pressure not exceeding that stated in the report for not more than thirteen months from the date of said inspection unless such certificate is earlier revoked because the boiler is found to be unsafe. The Department of Labor and Industry shall collect from the owner or operator of said boiler a fee of one dollar for its said annual certificate. All fees provided for by this act shall be paid to the [Commissioner of the] Department of Labor and Industry [who] which shall transmit the same to the State Treasurer and all such moneys shall be accounted for in a special fund to be known as the "Boiler Fund." All moneys which have been paid into the said fund or which shall prior to the first day of June one thousand nine hundred and twenty-seven be paid into the said fund are hereby specifically appropriated to the Department of Labor and Industry for the payment of salaries wages or other compensation of employes necessary for the conduct of the work of the Department for the purchase of supplies and equipment or for any other expenses of any kind or description reasonably necessary in connection with the conduct of the work of the Department. Provided that all moneys received by the Department of Labor and Industry under the provisions of this act after the first day of June one thousand nine hundred and twenty-seven shall be paid into the general fund of the State Treasury and the "Boiler Fund" shall be abolished as soon as all of the moneys therein shall have been expended under the appropriation herein above made. Nothing contained in this section shall apply to boilers subject to Federal inspection and control (including marine boilers boilers of steam locomotives and other self-propelled railroad apparatus) nor to boilers on automobiles boilers of steam fire engines brought into this Commonwealth for temporary use in times of emergency for the pur-

pose of checking conflagration nor to boilers used exclusively in connection with the operation of an oil well nor to boilers carrying a pressure of less than fifteen pounds per square inch which are equipped with safety devices approved by the Department of Labor and Industry. A Commission as a boiler inspector shall not be granted to any person by the Department of Labor and Industry unless such person has passed satisfactorily a written examination of uniform standard under the rules and regulations of said department for the administration of the Boiler Code. Every applicant for such examination shall upon the filing of his application pay to the [Commissioner] Department of Labor and Industry a fee of ten dollars.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |
| Betts, | Gelder, | Leslie, | Snyder, |
| Bonbrake, | Griswold, | MacDade, | Sones, |
| Brown, | Harris, | Mansfield, | Sprolws, |
| Buckman, | Heaton, | Miller, | Steele, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 125, entitled:

An Act to further amend clause (b) of section thirty-five of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred forty-seven) entitled "An Act relating to the administration and distribution of the estates of the decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents by extending the statutes of limitations in actions against decedents' estates

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43

| | | | |
|-----------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kutz, | Quigley, |
| Barr, | Freeman, | Lanius, | Salus, |
| Baumer, | Gelder, | Leslie, | Schantz, |
| Betts, | Griswold, | MacDade, | Snyder, |
| Bonbrake, | Harris, | Mansfield, | Sones, |
| Brown, | Heaton, | Miller, | Sprowls, |
| Buckman, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |
| DeWitt, | Kunkle, | Phipps, | |

NAYS—1

Culbertson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. SPROWLS. Mr. President, I ask that Senate Bill No. 148, on third reading, entitled:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 185, as follows:

An Act making an appropriation to the School of Horticulture for Women at Ambler Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the School of Horticulture for Women at Ambler Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-----------|-----------|----------|----------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |

| | | | |
|-------------|----------|------------|--------------|
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. STEELE. Mr. President, I move that Senate Bill No. 262, on third reading, entitled:

An Act authorizing the Commonwealth to recover from any person causing a forest fire the expenses incurred by the Commonwealth by reason of such fire

be recommitted to the Committee on Forestry.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 280, as follows:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) be and the same is hereby specifically appropriated to the Woman's Medical College of Pennsylvania for maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-five payment to be made on requisition approved by the Superintendent of Public Instruction

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. JOYCE. Mr. President, I ask that Senate Bill No. 309, on third reading, entitled:

An Act imposing a poll tax for county purposes in all counties except of the first and second class on male and female residents over the age of twenty-one years and abolishing the occupation tax

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 330, as follows:

An Act making an appropriation to the Medical College of Philadelphia Pennsylvania for Medical Education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sum or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Jefferson Medical College of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary for the support and promotion of medical education

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 355, entitled:

An Act to amend section fourteen paragraph two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contribution by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by permitting county superintendents to continue in office for the term for which they were elected and commissioned and providing that county super-

intendents who have been retired shall be reinstated and privileged to serve until the expiration of the term for which they were elected and commissioned

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. MacDADE. Mr. President, and fellow Senators. For fear there may be some misapprehension with regard to the bill now under consideration, I feel I ought to say a few words at this time.

A situation has arisen in the County of Delaware which we consider to be a very unfortunate one. We have a man who has served his constituency as Superintendent of Public Schools for a period of twenty-five years. In 1922 the Convention of School Directors of Delaware County reelected him for a period of four years, as the Act of Assembly provided. In the meanwhile he becomes 70 years of age, but he has also received a certificate from the Superintendent of Public Instruction that he was elected County Superintendent and shall serve in and for the said County of Delaware from the first day of May, 1922, to the first Monday in May, 1926. He became 70 years of age in September, 1923, and was permitted to serve his term, or a portion of it, until June, 1924, by the Superintendent of Public Instruction, when the Retirement Board notified the Superintendent of Public Instruction that that man should not be further certified for payment, and must therefore be removed from the list, that he should not be permitted to serve for the balance of the term to which the people of Delaware County had elected him.

Now, the purpose of this bill is this;—and evidently there had been a misunderstanding between the Superintendent of Public Instruction and the Retirement Board, because the original act had provided that each and every contributor who has attained or shall attain the age of 70 years shall be retired by the Retirement Board for superannuation, or, at the end of the school term in which the age of 70 years shall have been attained if such contributor is physically and mentally incapacitated.

When this gentleman was elected in Delaware County he knew naught except that the term was for four years and, without notice to him and without any notice to our constituency, he has been retired under the old act—as we say, unjustly, and, as we believe, unlawfully; because the Superintendent of Public Instruction desires to continue him in office and he is physically and mentally incapacitated. The purpose of this amendment is that any man who is elected by a convention of School Directors shall be permitted to serve out the term of office for which he is elected by the people as their representative if he should become 70 years of age in the meanwhile and should be physically and mentally vigorous.

Our Superintendent of Public Schools receives \$5000.00 per year. Under the ruling of the Retirement Board he would receive \$1000.00 of the State's money. The Commonwealth of Pennsylvania by the passage of this act would save \$2000.00; and yet he continues to contribute his share to the retirement fund.

We believe that as far as the Act of Assembly is concerned the man who becomes 70 years of age during the time for which he has been elected should be permitted to fill out the term whenever the Retirement Board finds a man who becomes 70 years of age is still physically and mentally incapacitated.

Would any member of this body who should become 70 years old during his term of office, want to retire before his term has expired?

Mr. BARR. Mr. President, I think that as Chairman of the Committee on Education I should give some information to which the Senate is entitled, and which the Senator from Delaware, Mr. MacDade, did not give them.

I am glad to see—that the Senator from Delaware, Mr. MacDade, has changed his mind regarding age. I had the pleasure of backing the Senator for the Superior Court on the basis that the judge was too old to continue service. I still agree with my first standpoint.

The allotted age of man is three score years and ten. Ordinarily most of us do not reach it. The attitude of the Educational Committee is that if this act goes through, it will give to the Superintendent of Public Schools of Delaware County, who is a very remarkable man, the right to continue, but it throws down the bars in the entire sixty-seven counties of Pennsylvania and upsets the actuarial basis in your Teachers' Fund. That statement was made to the Committee by Doctor Baish. Now, if it were some special law to continue Mr. Smith in his office I would be most happy to vote for it, but the Senators must remember that if we vote to throw down the bars—full knowledge of which the Directors of the County of Delaware and Mr. Smith had when he was elected, that at 70 years of age he must retire, then you open up the whole question of the revamping of the actuarial basis for the retirement of your teachers. As to whether or not they dispossess Mr. Smith of his position, I do not think the Senator from Delaware meant to convey that, because they took it before the Courts and the Courts told them they were sorry but that was the law, that he had reached the age and he must retire.

I do not think that the Senator from Delaware means to pass the buck to the Department of Education. They had nothing to do with it. The age of retirement is 70. I should personally be very glad to support the bill of the Senator from Delaware if it did not knock out the entire basis, as I have been advised it will, for the retirement of teachers at seventy.

I think that the Senate is entitled to that information from me as chairman of the Committee on Education.

Mr. MacDADE. Mr. President, in answering the Senator from Allegheny, Mr. Barr, he has been badly misinformed as to the status. There was an amicable arrangement made; and this is the only case of this kind that has arisen in the State of Pennsylvania with the Attorney General, who went to the Dauphin County Court with a petition asking for a writ of mandamus to reinstate the gentlemen; and the Court decided that it did not have any jurisdiction, because there was no provision in the act whereby an appeal could be taken from the decision of the Retirement Board. We lawyers all understand that. And, therefore, there was no decision that the man abide by the law, and that was the law of the land; and as far as the gentlemen is concerned,—the Superintendent being elected for four years—my friend misunderstands the Act of Assembly. I think probably he lost the drift of the argument, that the old act says, "each and every contributor that attains the age of 70 years shall be retired by the Retirement Board for superannuation forthwith, or at the end of the school term in which the age of 70 years has been attained," and under the authority of the Superintendent of Public Instruction, Thomas E. Finegan, this man was commissioned to serve his constituents in our county from the first day of May, 1922, to the first Monday in May, 1926. There is the Commission of the Commonwealth and of the superintendent of the bureau; so, I say he is unlawfully ousted. As far as the Superintendent of Public Instruction is concerned, the Superintendent of Public Instruction to serve for one year, until he was forced out by

the Retirement Board—whereas \$2,000.00 was saved the Commonwealth of Pennsylvania by getting him off the list and putting him on the retirement list of Pennsylvania for these two years. The people of Delaware understood he was elected for four years.

Think of the horrible situation for the intelligent men of this state who are engaged in this wonderful business of education to find that at 67 years of age they are retired because during their term they will become 70 years of age.

My friend on the other side is also mistaken about that Superior Court matter; for my position was that a man who was 80 years of age should not seek another term,—not to retire a man who is 70 or 80 years of age during his term of office. And let me tell you something that happened in this Legislature—a fool piece of legislation, comparable only with this Act of Assembly I am criticising. You know the Marshall bill, which provides for the retirement of judges? They must be 65 years of age. That bill is now in the Senate for consideration. If that bill should become a law then the Chief Justice of Pennsylvania, Chief Justice Von Moschisker would be retired from office,—he would not be able to go on to the end of his term but must be placed on the retired list because he is 62 years of age. That is the kind of legislation that is contemplated in this bill,—illy advised, poorly conceived. My contention is that a man 70 years of age who is not mentally and physically incapacitated should not be retired before the end of the term for which the people have elected him, and for which the Superintendent of Public Instruction has given his commission.

Mr. BARR. Mr. President, will the Senator from Delaware, Mr. MacDade, permit himself to be interrogated?

The PRESIDENT. Will the Senator from Delaware, Mr. MacDade, permit himself to be interrogated?

Mr. MacDADE. Mr. President, I will.

Mr. BARR. Mr. President, I should like to ask the Senator from Delaware, Mr. MacDade, whether or not the law is, as it now stands, that at 70 years of age the teachers are automatically retired. Is that not the law, and was it not the law when the Superintendent of Schools of Delaware County was elected by the convention in Delaware County?

Mr. MacDADE. Mr. President, in answer to the Senator from Allegheny, Mr. Barr, I will quote the language of the act for the third time, and that is the answer I will make, that "each and every contributor that attains the age of 70 years shall be retired by the Retirement Board for superannuation forthwith, or at the end of the school term in which the age of 70 years has been attained."

Mr. BARR. Mr. President, I want to call the attention of the Senate to the fact that the Senator from Delaware, Mr. MacDade, seems to have a tendency to throw a smoke screen on this. If a man arrives at the age of 70 years in January of the school term ending in June, that is the time he would retire under the rulings of the Retirement Board,—he does not have to wait until January but may retire at the end of the school term. There is nothing mysterious about this. It is very plain,—it is a question whether the Senate wants to upset the actuarial basis.

Mr. MacDADE. Mr. President, there is no provision in the old Act of Assembly, as far as the term is concerned. With reference to the election of the Superintendent, that is an arbitrary ruling as far as the Department is concerned.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—26.

| | | | |
|-------------|----------|----------|--------------|
| Baldwin, | DeWitt, | Leslie, | Quigley, |
| Bonbrake, | Freeman, | MacDade, | Salus, |
| Brown, | Harris, | Norton, | Schantz, |
| Buckman, | Heaton, | Painter, | Steele, |
| Culbertson, | Homsher, | Patton, | Vare, |
| Daix, | Joyce, | Phipps, | Weingartner, |
| Davis, | Kutz, | | |

NAYS—18.

| | | | |
|----------|-----------|------------|-----------|
| Barr, | Gelder, | Lanius, | Snyder, |
| Baumer, | Griswold, | Mansfield, | Sones, |
| Betts, | Huffman, | Miller, | Sprowls, |
| Derrick, | Krause, | North, | Woodward, |
| Earnest, | Kunkle, | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 374, as follows:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 395, entitled:

An Act providing for the rebuilding of county bridges over two hundred feet in length on improved primary State highway route in counties of the sixth seventh and eighth classes by the Department of Highways at the expense of the Commonwealth

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 407 on third reading, entitled:

A Joint Resolution providing for the continuation of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" providing for additional members and making an appropriation

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 408, as follows:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds

from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" is hereby amended to read as follows

Six "State employe" shall mean any person holding a State office under the Commonwealth of Pennsylvania or employed by the year or by the month by the State Government of the Commonwealth of Pennsylvania in any capacity whatsoever. But the term "State employe" shall not include judges and it also shall not include those persons defined as employes in section one paragraph seven of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contribution of the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" as amended by section one paragraph seven of the act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred [fifty-five]) forty-five excepting such officers and employes of the Department of Public Instruction as are not members of or who may withdraw from the public school employes' retirement association provided by said act and no member shall be deprived of credit for prior service as a State employe because of the fact that such service was rendered while he or she was a member of the public school employes' retirement association

In all cases of doubt the retirement board shall determine whether any person is a State employe as defined in this paragraph and its decision shall be final

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. WOODWARD. Mr. President, I ask unanimous consent to amend section 1, page 3, line 13, by striking out close of parenthesis before the word "forty-five" and inserting a close of parenthesis after the word "forty-five"; also page 3 by inserting between lines 20 and 21 the following: The term "State employe" shall also include all State officers and employes regularly employed by the year or by the month at a fixed annual or monthly compensation when the General Assembly is not in session, but who during a legislative session instead of a fixed annual or monthly salary or compensation are paid upon a per diem basis or by a fixed salary or compensation for the legislative session.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 426, (House Bill No. 269), entitled:

An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemption debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitutions of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" providing for payments of property belonging to minors without appointment of guardian in estates of two hundred dollars or less

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

| | | | |
|-------------|-----------|------------|-----------|
| Baldwin, | Earnest, | Kunkle, | Patton, |
| Barr, | Freeman, | Kutz, | Phipps, |
| Baumer, | Gelder, | Lanius, | Quigley, |
| Betts, | Griswold, | Leslie, | Salus, |
| Brown, | Harris, | MacDade, | Schantz, |
| Buckman, | Heaton, | Mansfield, | Sones, |
| Culbertson, | Homsher, | Miller, | Sprolws, |
| Daix, | Huffman, | North, | Steele, |
| Davis, | Joyce, | Norton, | Vare, |
| DeWitt, | Krause, | Painter, | Woodward, |

NAYS—4.

| | | | |
|-----------|----------|---------|--------------|
| Bonbrake, | Derrick, | Snyder, | Weingartner, |
|-----------|----------|---------|--------------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 433, (House Bill No. 493), entitled:

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

to amend section 1, page 1, line 4, by striking out the word "January" and inserting in lieu thereof the word "July"; also line 5, by striking out the words "twenty-six" and inserting in lieu thereof the words "twenty-five"; also by adding a new section to be known as Section 2, as follows: "All county taxes now assessed and collected on salaries and emoluments of office officers and posts of profit professions trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessed prior to the passage of this act.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 439, (House Bill No. 419), entitled:

An act to amend sections three and four of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty) entitled "An act to discontinue the State quarantine abolishing all offices and places connected therewith including the State Quarantine Board the Quarantine Physician and the Health Officer for the Port of Philadelphia providing for the possession control and custody of certain books records paraphernalia and property authorizing the leasing or sale of the real estate or personal property connected with the Marcus Hook Station to the United States Government and repealing certain acts"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 457, entitled:

An act providing for the maintenance and repair of State-aid roads or highways by the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Patton, | Weingartner, |
| Derrick, | Krause, | Painter, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 466, entitled:

A supplement to an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof; defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" providing for the registration of apprentices in pharmacy requiring employers of such apprentices to see that they are registered and imposing penalties.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 468, as follows:

An Act to provide for a second additional law judge of the court of common pleas of the Fourteenth Judicial District

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for by existing law a second additional law judge is hereby authorized and provided for the court of common pleas of the Fourteenth Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges of the courts of said judicial district

Section 2 At the next municipal election after the passage of this act the qualified electors of the said Fourteenth Judicial District shall elect in the manner prescribed by law for the election of a president judge one competent person learned in the law to serve as second additional law judge of the court of common pleas in said Fourteenth district from the first Monday of January Anno Domini one thousand nine hundred and twenty-six for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 477, on third reading, entitled:

An Act making an appropriation to Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 481, entitled:

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating

thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 510 (House Bill No. 673) on third reading, entitled:

An Act to further amend section eleven of article six and section fifteen of article seven of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by changing the salaries of councilmen and mayors

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 514, entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|----------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |

Davis, Joyce, Painter, Weingartner,
Derrick, Krause, Patton, Woodward,

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 515, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An Act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 519, entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|----------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |

Daix, Hoffman, Norton, Vare,
Davis, Joyce, Painter, Weingartner,
Derrick, Krause, Patton, Woodward,

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 522, entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 532, entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 533, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 535, entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 536, entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 537, entitled:

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 538, entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|----------|----------|---------|----------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |

Betts,
Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,

Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 542, entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,

DeWitt,
Earnest,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 543, entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,

DeWitt,
Earnest,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 544, entitled:

An Act making an appropriation to the Valley Forge Park Commission

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,

DeWitt,
Earnest,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Vare,
Weingartner,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 552 on third reading entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of a nitro-cellulose or similarly hazardous base and by removing existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base and providing for the enforcement of the provisions of this act and penalties for violations of the provisions of this act and providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 558, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,
Barr,

DeWitt,
Earnest,

Kunkle,
Kutz,

Phipps,
Quigley,

| | | | |
|-------------|-----------|------------|--------------|
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 579, on third reading, entitled:

An Act making an appropriation to the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 593, entitled:

A Joint Resolution proposing an amendment to Article nine Section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kutz, | Phipps, |
| Baumer, | Freeman, | Lanius, | Quigley, |
| Betts, | Gelder, | Leslie, | Salus, |
| Bonbrake, | Griswold, | MacDade, | Schantz, |
| Brown, | Harris, | Mansfield, | Snyder, |
| Buckman, | Heaton, | Miller, | Sones, |
| Culbertson, | Homsher, | North, | Sprowls, |
| Daix, | Huffman, | Norton, | Steele, |
| Davis, | Joyce, | Painter, | Vare, |
| Derrick, | Krause, | Patton, | Weingartner, |
| DeWitt, | Kunkle, | | |

NAYS—2.

Barr, Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 594, entitled:

An Act to amend section ten of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief en-

gineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over the same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 595, entitled:

An Act ratifying and confirming all of the actions of the "Pennsylvania Commission" and of the "Joint Commission" created by the Act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erec-

tion and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act" as amended in which the Governor the Auditor General and the State Treasurer of this Commonwealth or any of them have participated since June fifteenth one thousand nine hundred and twenty-three

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 596, entitled:

An Act to amend Sections two and three of the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act" as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-----------|-----------|------------|----------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |

| | | | |
|-------------|----------|----------|--------------|
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 97, as follows:

An Act providing for the establishing and maintenance of a State institution for the care and treatment of indigent children and others afflicted with surgical tuberculosis and allied conditions and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State institution is hereby established to be known as the State Hospital for Crippled Children for the care and vocational training and treatment of indigent children who are afflicted with surgical tuberculosis and allied conditions

Section 2 For this purpose the Department of Health with the approval of the Governor is hereby authorized to acquire property erect buildings equip the same and do all things necessary to accomplish such work The management and control of said institution and the admission of inmates thereto and their discharge therefrom shall be under the direct supervision and control of the Department of Health

Section 3 Should the Department of Health and the Governor select a site for such institution on lands already owned by the Commonwealth and the department under whose control such land may be agrees thereto so much of said land as may be necessary shall be set aside for such purpose

Section 4 For the purposes specified in this act the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Health

And said bill having been read at length the third time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 97, the bill just read, be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 116, as follows:

An Act to provide for the refunding by the Commonwealth of Pennsylvania to national banks of moneys heretofore held or possessed by national banks which were attempted to be made escheatable by an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy-eight) entitled "An act providing for the escheat of deposits of moneys or property of another received for storage or safe-keeping the dividends profits debts and interest on debts of corporations com-

panies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" and amendments thereto which have been wrongly collected from said national banks by the said Commonwealth and making an appropriation

WHEREAS The Supreme Court of the United States in an opinion filed the fourth day of June one thousand nine hundred and twenty-three has decided that a State has no power or authority to escheat to itself any moneys held or on deposit in a national bank and that any State law providing for such escheat is void in so far as applicable to deposits in national banks therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any moneys or deposits heretofore held or possessed by any national bank which were attempted to be made escheatable by an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy-eight) entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" and amendments thereto and which have been paid by said national bank into the State Treasury either voluntarily or otherwise shall be repaid by the State Treasurer to said national bank with interest thereon at the rate of two per cent per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof

Section 2 If any of said moneys so paid by any national bank into the State Treasury have heretofore been paid by the State Treasurer to the owner of such moneys or his legal representatives the amount so paid shall be deducted from the amount to be refunded to said national bank

Section 3 The sum of four hundred and twenty thousand dollars (\$420,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of making refunds to national banks as hereinbefore provided Payments from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after claims filed therefore by the proper national banks have been approved by the Auditor General and State Treasurer

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 116, the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 120, as follows:

An Act to further amend the act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" by extending its provisions to health officers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act no person or persons may be appointed to any position whatever in the police department or as a health officer in any city of the third class in this Commonwealth without having first passed all the examinations hereinafter provided for and having been appointed in the manner and according to the terms and provisions and conditions of this act

Section 2 That section three of said act is hereby amended to read as follows

Section 3 The board shall immediately upon organization prepare and adopt such rules and regulations to cover the selection and appointment of all persons to be hereafter employed or appointed in the police department or as health officers in said cities of the third class as in the judgment of said board shall be best adapted to securing the best service for the public in said department or service and such rules and regulations shall provide for ascertaining and determining so far as possible the physical qualifications habits reputation standing experience and education of all applicants for such positions respectively and they shall provide for examinations upon any and all subjects deemed proper or necessary by said board for the purpose of determining their qualifications for the position sought and applied for

Section 3 That section four of said act which was amended by section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and sixty-eight) entitled "An act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled 'An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation'" is hereby further amended to read as follows

Section 4 Said board shall make and keep in numerical order a list containing the names of all applicants for positions in said police department or as health officers who may pass the required mental and physical examinations Where more than one person takes examinations for any of said positions at the same time those successfully passing such examinations shall be entered upon the list of eligible names in the order of their respective percentages the highest coming first The board shall furnish the council or in the case of health officers appointed by the board of health then such board of health a certified copy of any and all lists so prepared and kept Wherever any vacancy shall occur or any appointment be required in said police department or in the position of health officer the city council or board of health shall make written application to the president of said board who shall forthwith certify to the city council or board of health in writing the first three names on the list of applicants for the positions [in the police department] to be filled and thereupon in the case of appointments in the police department the superintendent of the department of public affairs shall nominate to the city council one of the three persons whose names are submitted to fill such positions and if the city council approves such nomination the person nominated shall be appointed to fill such vacancy

and shall be assigned for service in the police department. If the council do not approve such nomination then the superintendent of the department of public affairs shall submit another nomination for such position from the remaining two names and if such nomination is not approved by the council he shall submit the third name and the person of the three submitted whose nomination by the superintendent is approved by the city council shall be appointed to fill such a position in the police department. In the case of health officers the appointment shall be made by the board of health or city council having such power under existing law from any one of the three persons whose names are submitted. The name of the person so appointed shall be immediately stricken from the list of said board and the names of the two rejected persons shall immediately be restored to their former place in said list. Provided however That if any names or applicant shall be submitted to the said council or board of health and shall be rejected three times by the said council or board of health then such names shall be stricken from the eligible list.

Section 4 That section five of said act is hereby amended to read as follows:

Section 5 Provisions of this act shall apply to all employes of the said police department and to all health officers and all appointments made under the provisions of this act shall be for and during good behavior and no employe shall be removed or transferred for any political reasons whatever. Provided further however That among those persons possessing equal qualifications and eligibility for appointment preference in appointment shall be given to honorably discharged soldiers and sailors who served in the Army or Navy of the United States during the time of war. And provided further That all persons holding appointments in said police department or as health officers of said cities at the time this act goes into effect shall remain in office without being required to pass examination and shall be removed only in accordance with the provisions of this act. Provided further That in the case of riot or emergency temporary appointments in the said police department may be made without complying with the provisions of this act.

Section 5 That section six of said act which was last amended by section one of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend section six of the act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled 'An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensations' as amended" is hereby further amended to read as follows:

Section 6 All employes of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the council upon the charges made against any such employes. The board of health or city council appointing any health officer may suspend him for misconduct or violation of any law of this Commonwealth any ordinance of the city or any regulation of the board of health pending action by city council upon the charges made against him [and on] On hearing before the city council where [they] the persons charged may be represented by counsel they may be fined or suspended for a period not to exceed thirty days with or without pay or they may be discharged by city council if found guilty of the charges made against them. Provided however That the superintendent of the department of public affairs may for misconduct or violation as aforesaid suspend any employe of said department of police and the board of health may for misconduct or violation as aforesaid suspend any health officer for a period not to exceed ten days with or without pay without perfering charges and without a hearing of council. Provided further however If it should become necessary to reduce the number of men in said department or service for purposes of economy seniority rights shall prevail and any and all removals for such cause or causes shall be from the members last appointed and the member or members serving the shortest time shall be removed first but members with longer times of service may be discharged for cause.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 167, as follows:

An Act creating a presumption with regard to vehicles bearing the name or license number of its owner

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all actions in any court of this Commonwealth involving the negligent use or operation of any motor vehicle wagon or other vehicle bearing the name or license number of its owner such name or license number shall be prima facie evidence that the same was being used or operated with the consent of the owner in the furtherance of his business at the time of such negligent use or operation

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 229, as follows:

An Act to amend an act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and sixty-eight) entitled "An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and sixty-eight) entitled "An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be paid annually to the organization or association constituting and having in charge the distribution of police pension funds in every city of the third class a sum of money not less than one-fourth per centum and not exceeding one per centum of all city taxes collected by the city other than taxes levied to pay interest on or extinguish the debt of the municipality or any part thereof

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. GELDER. Mr. President, I ask that Senate Bill No. 232, on second reading, entitled:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor when they have not been filed in time.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 304, (House Bill No. 187), entitled:

An act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and to the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and certain duties on certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 304, (House Bill No. 187), the bill just read, be recommended to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 317, (House Bill No. 99), entitled:

An Act validating proceedings and ordinances of borough councils providing for joint grading paving curbing and draining of public highways by the borough and county borough and State or the borough county and State and validating municipal liens therefor

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 347, as follows:

An Act to amend paragraph one of Section three of Article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" changing the millage provided for general tax purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That paragraph one of section three of article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" is hereby amended to read as follows

One To levy and collect taxes for general revenue purposes not to exceed [ten] fifteen mills on the dollar in any one year on all persons real personal and mixed property within the limits of said city taxable according to the laws of the State of Pennsylvania for county purposes the valuation of such property to be assessed as hereinafter provided

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 348, as follows:

An Act amending section three of the act approved the seventh day of June one thousand nine hundred and one (Pamphlet Laws four hundred and ninety-three) entitled "An act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cesspools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" providing for the prescribing by the health authorities of cities of the second and third class of rules regulations and requirements to be observed in lieu of those prescribed therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the seventh day of June one thousand nine hundred and one (Pamphlet Laws four hundred and ninety-three) entitled "An act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cesspools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" is hereby amended to read as follows

Section 3 From and after the passage of this act the construction of plumbing house drainage and cesspools in cities of the second and third class shall be conducted [only] under and in accordance with the following rules regulations and requirements [namely] except however that in lieu thereof the Boards of Health or Departments of Health of such cities may adopt and prescribe rules regulations and requirements equivalent in effect thereto to be observed in the construction of plumbing house drainage and cesspools

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 365, (House Bill No. 210), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase

thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 385, (House Bill No. 390), entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled "An act relating to poor houses and lands"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 388, (House Bill No. 430), entitled:

An Act authorizing the register of wills and ex officio clerk of the orphans' courts with the consent of the judges of the separate orphans' court in counties of the second class of this Commonwealth to fix and determine the salaries of assistant clerks in said court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 391, as follows:

An Act to amend sections one to eleven inclusive and to repeal section twelve of an act approved the first day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and thirty-eight) entitled "An Act defining vocational education providing for the establishment of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof, by the State" by making changes in the manner of disbursement of State and Federal funds for the furtherance of vocational education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the first day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and thirty-eight) entitled "An Act defining vocational education providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by State" be hereby amended to read as follows

Section 1 That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meaning

["Vocational education" shall mean any education the controlling purpose of which is to fit for profitable employment]

"Vocational Education" shall mean any form of education of less than college grade given in school or elsewhere the purpose of which is to fit an individual to pursue effectively a recognized profitable employment whether pursued for wages or otherwise

["Industrial education" shall mean that form of vocational education which fits for the trades crafts and manufactur-

ing pursuits including occupations of girls and women carried on in workshops]

"Vocational Industrial Education" shall mean those forms of vocational education that fit for industrial pursuits It includes occupational training for women and girls other than training for the vocation of home-making

"Vocational Agricultural Education" shall mean that form of vocational education which fits for the occupations connected with the tillage of the soil the care of domestic animals forestry and other wage-earning or productive work on the farm

"Vocational Commercial Education" includes those forms of vocational education the direct purpose of each of which is to fit for some recognized commercial calling

["Household Arts Education" shall mean that form of vocational education which fits for occupations connected with the household]

"Vocational Home Economics Education" shall mean that form of vocational education which has for its controlling purpose the preparation of girls and women for useful employment as house daughters and home makers engaged in the occupations and the management of the home

"Vocational industrial vocational agricultural or [household arts] Vocational home economics school or department" or "vocational school or department" shall mean a distinctive organization of courses pupils and teachers approved by the State [Board] Council of education designed to give either vocational industrial vocational agricultural or [household arts] vocational home economics education as herein defined

"Vocational evening class" [in an industrial agricultural school or department] shall mean a class giving such training as can be taken by persons already employed during the working day and which [in order to be called vocational] must in its instruction deal with the subject-matter of and be so carried on as to relate to the day employment

"Vocational Evening Class" in [a household arts] vocational home economics [school or department] shall mean a class giving training in home making to girls or women over fourteen years of age however they may be employed or engaged during the day

["Part-time or Continuation Class" in an approved agricultural or household arts school or department shall mean a vocational class for persons giving a part of their working-time to profitable employment and receiving in the part-time school or department instruction complimentary to the practical work carried on in such employment To give "a part of their working time" such persons must give a part of each day week or longer period to such part-time class during the period in which it is in session

"General Continuation School or Class" as used in this act refers to that group of employed minors between fourteen and sixteen years of age who are required under the provisions of the Child Labor Act to attend school for eight hours each week

[Household arts] "Vocational Home Economics school or department" shall mean a vocational school or department designed to develop on a vocational basis the capacity for [household work such as cooking household service and other occupations in the household] useful employment as house daughters and home makers in the occupations and the management of the home

"Part-time Co-Operative vocational education" refers to that form of vocational instruction that involves alternate attendance upon school and work at the vocation given in accordance with an agreement by which the school and industry co-operate and co-ordinate in making available the combined educational and training facilities of both

"Practical" The term "practical" as used in the act to which this is an amendment refers to the manipulative or "practice of the trade" aspects of a vocation It includes such work given in shops laboratories mines drafting rooms and other places and is used to distinguish such work from "academic" or "non-vocational" education

Section 2 That section two of said act be hereby amended to read as follows

Section 2 That State [Board] Council of Education is hereby authorized and directed to investigate and to aid in the introduction of vocational industrial vocational agricultural and [household arts] vocational home economics education to assist in the establishment of schools and departments for the aforesaid forms of education and to inspect and approve such schools or departments as are

hereinafter provided The State [Board] Council of Education shall make a report annually to the Governor and Legislature describing the condition and progress of vocational industrial vocational agricultural and [household arts] vocational home economics education during the year and shall also make such recommendations as the [Board] Council may deem advisable

The State Superintendent of Public Instruction shall be the executive officer of the State [Board] Council of Education for the administration of this act He shall appoint from time to time with the approval of the State [Board] Council of Education such expert assistants other than those already provided for by law as may be necessary in vocational industrial [household arts] vocational home economics [or] vocational agricultural or vocational commercial education and all clerical and other agents necessary in carrying out the provisions of this act

Section 3 That section three of said act is hereby amended to read as follows

Section 3 In order that instruction in the principles and the practice of arts may go on together vocational industrial vocational agricultural and [household arts] vocational home economics schools or departments may offer instruction in day part-time and evening classes Attendance upon such day evening or part-time classes shall be restricted to those over fourteen years of age

Section 4 That section four of said act be hereby amended to read as follows

Section 4 Any school district may through its board of school directors establish and maintain vocational industrial vocational agricultural [and household arts] vocational home economics and vocational commercial schools or departments

Section 5 That section five of said act be hereby amended to read as follows

Section 5 Two or more districts may as provided in article eighteen section one thousand eight hundred and one to one thousand eight hundred and eight inclusive of the School Laws of Pennsylvania of one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" through a joint school committee establish and maintain vocational industrial vocational agricultural [or household arts] vocational home economics or vocational commercial schools or departments to be known as joint vocational schools or departments

Section 6 That section six of said act be hereby amended to read as follows

Section 6 Local school boards and joint school committees administering approved vocational industrial vocational agricultural [or household arts] vocational home economics or vocational commercial schools or departments may under a plan to be approved by the State [Board] Council of Education appoint an advisory committee composed of members representing local trades industries and occupations It shall be the duty of such a committee to counsel with and advise the local or joint board of trustees and other school officials having the management and supervision of such schools

Section 7 That section seven of said act be hereby amended to read as follows

Section 7 Any resident of any school district in Pennsylvania which does not maintain an approved vocational industrial vocational agricultural [or household arts] vocational home economics or vocational commercial education school or department offering the type of training which he desires may make application to the school board of any other district for admission to such school or department maintained by said board In case said board refuses him admission he may apply to the State [Board] Council of Education for admission to such school or department The State [Board] Council of Education decision of which shall be final may approve or disapprove such application In making such decision the State [Board] Council of Education shall take into consideration the opportunities for free vocational training in the community in which the applicant resides the financial status of the community the age sex preparation aptitude and previous record of the applicant and all other relevant circumstances

The school district in which the person resides who has been admitted as above provided to an approved vocational industrial vocational agricultural [or household arts] vocational home economics or vocational commercial school or department maintained by another school district shall pay a tuition fee to be determined after the same manner provided for the high schools in article seventeen section one thousand seven hundred and eleven of the School Laws of Pennsylvania for one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith [and the Commonwealth shall reimburse such school districts as provided for in this act] If any school district neglects or refuses to pay for such tuition it shall be liable therefor in an action of contract to the school district or school districts maintaining the school which the pupil with the approval of the board attended

Section 8 That section eight of said act be hereby amended to read as follows

Section 8 Vocational industrial vocational agricultural and [household arts] vocational home economics schools or departments shall so long as they are approved by the State [Board] Council of Education as to organization control location equipment courses of study qualifications of teachers: methods of instruction conditions of admission employment of pupils and expenditures of money constitute approval local or joint vocational schools School districts maintaining such approved local or joint vocational schools or departments shall receive reimbursement as hereinafter provided

Section 9 That section nine of said act be hereby amended to read as follows

Section 9 The Commonwealth in order to aid in the maintenance of the approved local or joint vocational industrial [household arts] vocational home economics and vocational agricultural schools or departments shall as provided in this act pay annually from the treasury to school districts and unions of school districts maintaining such schools or departments by order on the State Treasurer signed by the Superintendent of Public Instruction from funds appropriated by the legislature for that purpose or otherwise available and in addition to the amounts paid to such school districts under the provisions of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended [an amount equal to two-thirds the sum which has been expended during the previous school year by such a school district or districts for instruction in practical subjects and in such related technical and academic subjects as may be necessary to complete well-rounded courses of training] amounts computed in accordance with the following schedules

Districts of the first class The Commonwealth shall reimburse as hereinafter provided districts of the first class to the extent of twenty-five per centum (25%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in practical and related technical subjects in day vocational schools or departments and for approved instruction in practical related technical and academic subjects in part-time co-operative schools or departments

Districts of the second third and fourth classes The Commonwealth shall reimburse as hereinafter provided districts of the second third and fourth classes which have a true valuation per teacher of assessable property exceeding two hundred thousand dollars (\$200,000) to the extent of forty per centum (40%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in practical and related technical subjects in day vocational schools or departments and for approved instruction in practical related technical and academic subjects in part-time co-operative schools or departments and that the amount paid to a school district in any of the foregoing classes which has a true valuation per

teacher of more than one hundred thousand dollars (\$100,000) and not more than two hundred thousand dollars (\$200,000) shall be forty-five per centum (45%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in practical and related technical subjects in day vocational schools or departments and for approved instruction in practical related technical and academic subjects in part-time co-operative schools or departments and that the amount paid to a district in any of the foregoing classes which has a true valuation per teacher of assessable property more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be fifty per centum (50%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in practical and related technical subjects in day vocational schools or departments and for approved instruction in practical related technical and academic subjects in part-time co-operative schools or departments and the amount paid to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall receive fifty-five per centum (55%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in practical and related technical subjects in day vocational schools or departments and for approved instruction in practical related technical and academic subjects in part-time co-operative schools or departments. Provided That districts of the fourth class shall be reimbursed to the extent of twenty per centum (20%) of the sum expended for salaries during the previous school year by such district or unions of districts for approved instruction in academic subjects in approved rural community vocational schools. Provided further That no district shall receive a reimbursement of more than eighty per centum (80%) of any one teacher's salary from either Federal or State funds or from both.

The Commonwealth in order to aid in the maintenance of approved local or joint evening vocational industrial vocational home economics and vocational agricultural schools or departments or part-time Vocational Courses shall pay as provided in this Act as amended annually from the treasury to school districts and unions of school districts maintaining such evening schools or departments in the several classes of districts an amount equal to two-thirds the sum which was expended for salaries of part-time and evening teachers and supervisors during the previous school year by such a school district or unions of districts for approved instruction in practical and related technical subjects.

Whenever two or more fourth class districts unite by joint agreement approved by the Department of Public Instruction for the purpose of providing and maintaining approved vocational instruction as a part of the school program the Commonwealth shall as provided in this Act pay annually from the treasury to such union of school districts the sum of five hundred dollars (\$500) so long as such joint agreement is in effect.

The Commonwealth in order to aid in the maintenance of approved local or joint compulsory general Continuance Schools for minors fourteen to sixteen years of age shall pay as provided in this Act annually from the treasury to school districts and unions of school districts maintaining such schools twenty per centum (20%) of the sum expended for salaries during the previous school year by the district or unions of school districts for approved instruction required by law. Provided further That the Commonwealth shall reimburse districts or unions of districts to the extent of forty per centum (40%) of the sum expended during the previous school year for salaries paid teachers of General Continuance Schools who were employed on a part-time basis [Provided No one school district shall receive more than five thousand dollars in any one school year].

School districts that have paid claims for tuition in approved local or joint vocational schools or departments shall be reimbursed by the Commonwealth as provided in this Act to the extent of one-half the sum expended by such school districts in payment of such claims.]

Section 10 That section ten of said act be hereby amended to read as follows

Section 10 On or before the first Wednesday of January of any year in which the regular session of the Legislature is held the State [Board] Council of Education shall present to the Legislature an estimate of the amount of money

necessary to meet the expenditures to be incurred in the administration of this Act for the two school years beginning with the first day of the ensuing July and of the amount necessary to meet the claims of school districts and unions of school districts maintaining approved vocational schools or departments under the provisions of this Act for the two school years beginning with the first day of the ensuing July. On the basis of such a statement the Legislature shall make an appropriation of such amounts as may be necessary to meet the expense of carrying this act into effect and of reimbursing such school districts and unions of school districts for such school years as herein provided.

Section 11 That section eleven of said act be hereby amended to read as follows

Section 11 On or before the tenth day of July of each year the school authorities of each district shall present to the State Superintendent of Public Instruction a statement of the amount expended during the school year previous to such first day of July for instruction in approved local or joint vocational industrial [household arts] vocational home economics continuation schools or vocational agricultural schools or departments as herein provided. On the basis of such a statement the State Superintendent of Public Instruction shall by requisition upon the State Treasurer pay such school districts and joint school districts such reimbursement for the previous school year as is provided for in this act.

Section 12 That section twelve of said act be hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 391, the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 428, (House Bill No. 360), entitled:

An Act to amend section eight of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 432, (House Bill No. 484), entitled:

An Act to amend section seven of the act approved the first day of May, one thousand nine hundred and nine, (P. L. 344), entitled "An act to regulate the manufacture and sale of commercial fertilizers; prescribing penalties for its violation, and repealing an act, entitled 'An act to regulate the manufacture and sale of commercial fertilizers; providing for its enforcement, and prescribing penalties for

its violation,' approved the twenty-fifth day of March, Anno Domini one thousand nine hundred and one;" further defining commercial fertilizers.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 434, (House Bill No. 591), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 436, (House Bill No. 281), entitled:

An Act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Agreeable to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 437, (House Bill No. 355), entitled:

An Act to amend section eight hundred forty-six of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" requiring persons causing damage to township roads by use of certain devices on the wheels of vehicles to repair such damages and providing penalties for refusal

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 437, (House Bill No. 355), the bill just read, be recommended to the Committee on Public Roads and Highways.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 440, (House Bill No. 471), entitled:

An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture and providing penalties

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 440, (House Bill No. 471), the bill just read, be recommended to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 443, as follows:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated out of the Fish Propagation Fund and of the Resident Fish License Fund to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin located within the harbor of Erie to a depth of ten feet of water

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 456, as follows:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosives or inflammable material without coming to a stop and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person carrying or transporting in any vehicle on or over any street road or highway any gasoline turpentine benzine gunpowder dynamite or any other explosive or inflammable material shall proceed over or across any railroad or street railway tracks crossing such street road or highway without first coming to a full stop within at least fifteen feet of said tracks

Section 2 Any person convicted of violating any of the provisions of this act shall be subject to a fine or penalty of twenty-five dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding ten days

Section 3 One-half of any fine collected under the provisions of this act shall be paid to the informant and the other one-half shall be paid to the treasurer of the city borough incorporated town or township wherein the violation occurred to be used by such city borough incorporated town or township for the construction repair and maintenance of the highways thereof

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 472, (House Bill No. 378), entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 479, as follows:

An Act to establish an emergency fund to be used by the Department of Agriculture in emergencies resulting from unforeseen outbreaks of injurious insect pests plant diseases or animal diseases and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) is hereby specifically appropriated and set apart out of any money in the treasury not otherwise appropriated for the purpose of creating an emergency fund to be used as occasion may require by the Department of Agriculture in the eradication suppression or prevention of outbreaks of animal and poultry diseases injurious insect pests or plant diseases or for the protection of domestic animals poultry or plants in such outbreaks whenever such outbreaks could not have reasonably been foreseen or provided against

Section 2 The money herein appropriated shall be held in the Treasury of the Commonwealth and whenever the Secretary of Agriculture shall find that the agricultural welfare of the State is threatened by the probable occurrence or existence of such unforeseen outbreaks he shall prepare a statement to that effect setting forth the facts in the case including the reason for requesting emergency funds the amount necessary and the purposes for which such funds shall be expended and shall transmit the same to the Governor the Auditor General and the State Treasurer If the Statement and the reasons therein set forth shall meet with the approval of these officers then the Secretary of Agriculture shall be authorized to expend from this emergency fund such sum as may have been requested or approved such expenditure to be made for the purpose set forth in the statement as aforesaid and for no other purpose

Section 3 If after said outbreak shall have been suppressed there shall still be an unused balance of the amount approved for such expenditure said balance shall become a part of the said emergency fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 479, the Bill just read, be recommitted to the Committee

on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 497, (House Bill No. 365), entitled:

An Act to amend section forty-two of the act approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven) entitled "An Act relating to counties and township and county and township officers" by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 499, (House Bill No. 467), entitled:

An Act authorizing the mayors of all cities to appoint a committee to investigate certain applications for license to peddle in such cities

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 506, (House Bill No. 663), entitled:

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 508, (House Bill No. 666), entitled:

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 509, (House Bill No. 667), entitled:

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hun-

dred and seventeen (Pamphlet Laws four hundred and three) entitled "An Act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor changing the time within such a surviving spouse must elect to take under or against will of deceased spouse

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 512, (House Bill No. 687), entitled:

An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the City requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the procedure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates service and otherwise as though in the territory thus served beyond the limits of the city the serving was by a water corporation and providing that higher rates or different regulations for the district outside of the city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 517, as follows:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property therefor but owing to some defect in the ordinance assessment or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of any municipal claim or lien therefor are for and reason defective or invalid or where by reason of the fact that the interest of the person or corporation named in the lien as owner or reputed owner is an estate in the mineral only whether as tenant or as owner thereof it might or could be contended that the land described in the lien is not bound thereby and especially

in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such ordinance and proceedings authorizing the improvement and making the assessment therefor and any municipal claim filed therefor are hereby validated and made binding for the amount justly and equitable due and payable on account of such grading paving and curbing Provided that this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered And provided That this act shall not validate any lien any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any bona fide lien or liens then existing against the property

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 540, as follows:

An Act relating to and regulating the signing endorsing and issuing of negotiable instruments by corporations and actions thereon against and defenses by corporations to such instruments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no negotiable instrument hereafter issued by any corporation of this Commonwealth shall be issued unless the same is endorsed in the name of the corporation and is signed by at least two officers of the said corporation

Section 2 In any suit or action against a corporation upon a negotiable instrument endorsed in the name of the corporation and signed by at least two of its officers it shall not be a defense that such negotiable instrument was issued or endorsed or signed by officers of the corporation contrary to the by-laws of the corporation unless the parties suing thereon knew or had notice of the provisions of such by-law

Section 3 This act shall not apply to any negotiable instrument issuing or endorsed in the name of a corporation to the date of the approval of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading,

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 550, (House Bill No. 369), entitled:

An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) entitled "An Act in relation to the sales of unseated lands in the several counties of this Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 553, as follows:

An Act to validate all official actions of any Justice of the Peace who has heretofore been duly elected but who failed to notify the Prothonotary of acceptance of such election and to receive a commission as Justice of the Peace but

nevertheless has exercised the powers of a Justice of the Peace

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever prior to the passage of this Act any person has been duly elected in this Commonwealth to the office of Justice of the Peace but has failed to file an acceptance of such office with the Prothonotary of the proper County as provided by law and has not been certified by the Prothonotary to the Secretary of the Commonwealth and no commission from the Governor has been issued to such person but nevertheless such person has exercised the official powers of a Justice of the Peace including the taking of acknowledgments of deeds and the performance of marriage ceremonies all the acts of such person performed by him in the exercise of the official powers of a justice of a peace including the acts of taking acknowledgments to deeds and other papers or instruments and the performance of marriage ceremonies are hereby declared to have just as full validity and effect in every way nature and respect whatsoever as though said person had been duly commissioned a Justice of the Peace and had otherwise qualified fully according to law as a Justice of the Peace for the entire period of time during which said actions were performed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 557, as follows:

An Act validating municipal liens filed in the office of the prothonotaries of the various counties by any of the cities of this Commonwealth for the removal of nuisances

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any city in this Commonwealth prior to the passage of this act any nuisance has been removed or caused to be removed by the city council or board of health or city council acting as a board of health in pursuance of authority of any act of Assembly and ordinance resolution or regulation passed and enacted in pursuance thereof and the costs and expenses or part thereof of the removal thereof has been assessed against the owner or owners of the property or properties upon which the nuisance so removed had existed and a municipal claim or lien has been filed against the property therefor as provided in the act approved the sixteenth day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and seven) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements for the removal of nuisances and for water rents or rates sewer rates and lighting rates for the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened the distribution of the proceeds of such sales and the redemption of the property therefrom for the lien and collection of certain taxes heretofore assessed and of claims for municipal improvements made and nuisances removed within six months before the passage of this act and for the procedure on tax and municipal claims filed under other and prior acts of Assembly" but owing to some defect in the ordinance assessment or the advertising for bids for the material or labor required in the removal of such nuisance or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of any municipal claim or in lien therefor are for any reason defective or invalid all such proceedings authorizing the removal and the actual removal of such nuisance and making the assessment therefor and any municipal claim or lien filed therefor are hereby validated and made binding for the amount justly and equitable due and payable on account of the removal of such nuisance Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 565, as follows:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized sub-division of any state or commonwealth of the United States or any organized sub-division thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Welfare is hereby authorized and empowered to sell to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized sub-division of any state or commonwealth of the United States and to any institution maintained by or receiving aid from any state or commonwealth of the United States or any organized sub-division thereof such surplus products manufactured or prepared in the industries established by the Department of Welfare in the Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and any other correctional institution of this Commonwealth in which the Department of Welfare has established industries as are not purchased by this Commonwealth or by an county city borough or township of this Commonwealth or by any state institution or by any educational or charitable institution receiving aid from this Commonwealth

Section 2 All receipts from the sales of surplus products herein authorized shall be paid into the manufacturing fund for the uses and purposes of said fund as provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 565, the bill just read, be recommitted to the Committee on Appropriations.

M. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 566, as follows:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That in addition to payments made as provided by law to inmates directly laboring on industries in the Eastern State Penitentiary the Western State Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and other correctional institutions of the Commonwealth in which the Department of Welfare has established industries Said Department is hereby authorized and directed to pay out of the manufacturing fund arising from the sale of the products of the industries established by said Department in said State institutions wages at not more than twenty cents (20c) per day to inmates in said State institutions performing labor of any kind necessary to the proper maintenance of such institutions Provided That the inmates directly laboring on industries shall first be paid in full as provided by law And Provided further That the total paid to said inmates directly laboring on industries and to inmates performing labor of any kind necessary to the proper maintenance of said institutions shall not exceed eighty per cent (80%) of the total net revenue from said industries established by the Department of Welfare

Section 2 The wages herein provided for shall be paid in the same manner and under the same terms and conditions as the wages of inmates of said penitentiaries reformatory or other correctional institutions directly laboring in such industries as provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 566, the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 567, as follows:

An Act to amend section one of the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred sixty-one) entitled "An act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and sixty-one) entitled "An act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county containing a population of one million five hundred thousand inhabitants or over as computed by the last preceding United States census shall be at the following rate per annum

One deputy recorder [four thousand five hundred] five thousand dollars one solicitor [four thousand five hundred] five thousand dollars one chief satisfaction clerk [two thousand five hundred] three thousand dollars three assistant satisfaction clerks two thousand dollars one chief receiving clerk three thousand dollars three assistant receiving clerks two thousand dollars one bookkeeper [and assistant cashier]

two thousand five hundred dollars two assistant bookkeepers one thousand eight hundred dollars one cashier [and assistant bookkeeper one] three thousand [five hundred] dollars one chief clerk two thousand seven hundred dollars one chief search clerk [two] three thousand [five hundred] dollars three mortgage search clerks [one] two thousand [eight hundred] dollars [two] three conveyance search clerks [one] two thousand [eight hundred] dollars one chief deed index clerk two thousand [one] five hundred dollars two assistant deed index clerks two thousand dollars one chief mortgage index clerk two thousand [one] five hundred dollars two assistant mortgage index clerks [one] two thousand [eight hundred] dollars one miscellaneous clerk one thousand five hundred dollars [six] seven miscellaneous clerks one thousand [five] eight hundred dollars one chief compare clerk deeds two thousand one hundred dollars one chief compare clerk mortgages [one] two thousand [six] one hundred dollars one clerk in charge of deeds one thousand five hundred dollars one clerk in charge of mortgages one thousand five hundred dollars three compare clerks one thousand six hundred dollars ten compare clerks one thousand five hundred dollars [one] two [auditor] auditors one thousand [five] eight hundred dollars one stenographer and typewriter one thousand five hundred dollars one [receipt] entry clerk one thousand eight hundred dollars one assistant [receipt] entry clerk one thousand [three] five hundred dollars one delivery clerk one thousand five hundred dollars one satisfaction entry clerk one thousand [two] five hundred [fifty] dollars one notation clerk one thousand eight hundred dollars one superintendent of records two thousand five hundred dollars one typist in charge of records one thousand [six] eight hundred dollars one assistant typist in charge of records one thousand five hundred dollars one typist in charge of charters one thousand [six] eight hundred dollars two certificate clerks on thousand five hundred dollars four proof typists one thousand five hundred dollars one superintendent of typists one thousand eight hundred dollars one assistant superintendent of typist one thousand [six] eight hundred dollars one messenger in charge of instruments one thousand five hundred dollars one recorder's messenger one thousand one hundred dollars fifty-five typists one thousand five hundred dollars one chief clerk copyist one thousand eight hundred dollars one assistant chief clerk copyist one thousand six hundred fifty dollars twenty-nine recopyists one thousand five hundred dollars [thirty] eighty special typists one thousand five hundred dollars three registration typists one thousand five hundred dollars one state clerk one thousand five hundred dollars one chief custodian one thousand three hundred dollars one custodian of records one thousand three hundred dollars six custodians of records one thousand four hundred dollars [two] five assistant custodians of records one thousand two hundred dollars [three assistant custodians of records one thousand two hundred dollars] one mechanic one thousand five hundred dollars two [assistant] watchman one thousand fifty dollars one janitor nine hundred sixty dollars two assistant janitors nine hundred and sixty dollars one bookbinder one thousand [two] eight hundred dollars [and] two assistant bookbinders [eight] nine hundred dollars and one telephone operator one thousand one hundred dollars

Such salaries and compensation shall be paid by the treasurer of the respective county out of the fees of such office as provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

8he Senate proceeded to the second reading and consideration of Senate Bill No. 568, as follows:

An Act to provide for the preparation of plans for the use of viewers owners tenants and occupiers of property and all other parties affected in proceedings for the assessment of damages for the taking injury or destruction of private property for public use and the furnishing of copies thereof to parties affected thereby

Section 1 Be it enacted by the Senate and House of Rep-

representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all proceedings to assess damages for the taking injury or destruction of private property for public use the corporations or individuals taking injuring or destroying property for said purpose shall furnish the Board of Viewers with a correct plan of all properties affected showing all buildings or other structures thereon their width length elevation and cubical contents names of all owners tenants or occupiers thereof the topography of the land and the grades and widths of all highways running through or abutting on said properties and all other data necessary for a proper determination of the amount of damages caused by the taking injury or destruction of said private property

Section 2 Said plans shall be prepared and ready for the use of the viewers at their first meeting and copies thereof shall be furnished to all owners tenants and occupiers of property and all other parties affected thereby without charge

Section 3 All Acts or parts of acts inconsistent herewith are hereby repealed

And said bill having read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 569, (House Bill No. 732), entitled:

An Act authorizing and regulating the establishment and operation by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the acquisition of property for such hospitals by the power of eminent domain the incurring of indebtedness and the levying of taxes the appointment of an advisory board authorizing counties to pay for patients cared for in hospitals of other counties authorizing counties to receive gifts or trust funds for the erection and maintenance of such hospitals validating proceedings elections and erections under existing laws repealed by this act and all indebtedness incurred in connection therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 570, (House Bill No. 268), entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 574, (House Bill No. 457), entitled:

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 585, as follows:

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest tree seedlings and fixing a maximum amount that may be paid therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Forests and Waters with the approval of the State Forest Commission shall have the power to acquire in the name of the Commonwealth by purchase any suitable tract or tracts of agricultural land within the State for the purpose of growing forest tree seedlings subject to such reservation if any of mineral rights rights of way or other encumbrances as the Department of Forests and Waters and the State Forest Commission deem to be consistent with such holding which lands the Commonwealth shall hold manage control protect maintain utilize and regulate as State forests

Section 2 That the maximum price paid for such agricultural land shall not exceed two hundred dollars (\$200) per acre and that the amount expended for the acquisition of such land shall not exceed twenty-five thousand dollars (\$25,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that the Senate Bill No. 585, the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 587, as follows:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-four hundred dollars (\$2,400) or so much thereof as may be necessary is hereby specifically appropriated to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 600, as follows:

An Act to amend the title and to re-enact section four of the act approved the nineteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and forty-three) entitled "An act relating to the sale of goods" by including within the subject and section four of the said act choses in action as well as goods

Whereas The Supreme Court of Pennsylvania in a recent case held that the subject of the act approved the nineteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and forty-three) entitled "An act relating to the sale of goods" did not give notice that the sale of choses in action as well as of goods was attempted to be regulated by section four of the said act and

Whereas the said act is one of the so-called "Uniform State Acts" and it is desirable that its provisions as enacted by the General Assembly of this Commonwealth should be uniform with the provisions of the same act as enacted in other States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the title of the act approved the nineteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and forty-three) entitled "An act relating to the sale of goods" be and the same is hereby amended to read as follows

An Act relating to the sale of goods and choses in action

Section 2 That section four of the said act be and the same is hereby re-enacted to read as follows

Section 4 First A contract to sell or a sale of any goods or choses in action of the value of five hundred dollars or upwards shall not be enforceable by action unless the buyer shall accept part of the goods or choses in action so contracted to be sold or sold actually receive the same or give something in earnest to bind the contract or in part payment or unless some note or memorandum in writing of the contract or sale be signed by the party to be charged or his agent in that behalf

Second The provisions of this section apply to every such contract or sale notwithstanding that the goods may be intended to be delivered at some future time or may not at the time of such contract or sale be actually made procured or provided or fit or ready for delivery or some act may be requisite for the making or completing thereof or rendering the same fit for delivery but if the goods are to be manufactured by the seller especially for the buyer and are not suitable for sale or others in the ordinary course of the seller's business the provisions of this section shall not apply

Third There is an acceptance of goods within the meaning of this section when the buyer either before or after delivery of the goods or any part thereof expresses by words or conduct his assent to becoming the owner of those specific goods

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 606, as follows:

An Act to validate the acts of persons acting as deputy prothonotaries who may not have been actually appointed and qualified as required by law

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That the official acts done by any person performing the duties of and actually acting as a deputy prothonotary of any of the several courts of common pleas of the Commonwealth of Pennsylvania prior to the first day of March one thousand nine hundred and twenty-five shall be deemed and are hereby declared to be valid and binding as official records of the said courts notwithstanding the fact that the person so acting as deputy prothonotary shall not have been actually appointed and qualified as required by law

Section 2 The provisions of this act shall not accept any suits now pending

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 610, (House Bill No. 731), entitled:

An Act to amend section seven hundred and sixteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON THIRD READING.

Mr. BARR. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 148, entitled:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 148, entitled:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver.

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Amend the title by adding after the word "Beaver" in line one, the following words: "and making an appropriation"; also, section 1, page 2, line 5, by striking out the word "fifty" and inserting in lieu thereof, the words "and one hundred"; also, line 7 by striking out the word "six" and inserting in lieu thereof, the word "seven"; also, page 2 lines 7, 8, and 9, by striking out the words "and fifty thousand dollars during the two fiscal years commencing June first one thousand nine hundred and twenty-eight."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, that the bill as amended be printed for the use of the Senate.

REPORTS FROM COMMITTEE.

Mr. LESLIE. Mr. President. I ask unanimous consent to make report from committee at this time.

The President. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 318, (House Bill No. 106), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and seventy-one) entitled "An act requiring banks banking corporations copartnerships or associations cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void" by extending its provisions to all corporations copartnerships and associations

Mr. BALDWIN, reported from the Committee on Finance with a favorable recommendation the nomination of Chester Quickel as Recorder of Deeds in and for the County of York.

Which was laid upon the table.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 407, entitled:

A Joint Resolution providing for the continuation of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" and making an appropriation.

Also from the Committee on Appropriations, reported as committed, or as amended, Senate Bill No. 579, entitled:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania.

BILLS INTRODUCED.

Mr. LANIUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LANIUS read in his place and presented to the Chair Senate Bill No. 659, entitled:

An Act creating a State Council for the Blind as a departmental administrative board within the Department of Welfare and defining its powers and duties.

Which was committed to the Committee on Education.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 660, entitled:

An Act making it unlawful to make or disseminate false or misleading statements or assertions concerning any merchandise, securities, or services and providing penalties.

Which was committed to the Committee on Judiciary Special.

Mr. HOMSHER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 661, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto," by providing for the establishment of lights along village streets in townships of the first class, and authorizing the levy of a special tax therefor.

Which was committed to the Committee on New Counties and County Seats

Mr. LANIUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LANIUS read in his place and presented to the Chair Senate Bill No. 662, entitled:

An Act making an appropriation to the Department of Welfare for the State Council for the Blind.

Which was committed to the Committee on Appropriations.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor David J. Davis) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 82, entitled:

An Act amending sections one and two of an act approved the twelfth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and forty-eight) entitled "An act providing for the depositing of money with the clerk of the several courts of quarter sessions and oyer and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal or quasi criminal prosecutions desertions or non support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the courts" providing for the depositing of cash bail by others than defendants

House Bill No. 266, entitled:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-one) entitled "An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used, or held for private or corporate profit and institutions of purely charity and repealing prior acts relating thereto" as amended by extending the provisions thereof to property owned occupied and used by any branch post or camp of honorably discharged soldiers and marines and discharging certain taxes

House Bill No. 319, entitled:

An Act authorizing cities of the second class to regulate by ordinances sales of merchandise at public auction and to fix penalties for the violation of the provisions thereof

House Bill No. 543, entitled:

An Act repealing all acts and parts of acts general local and special which impose a State tax on the fees of notaries public

House Bill No. 621, entitled:

An Act making an appropriation to the Board of Finance and Revenue out of the Motor License Fund for paying the interest in and redeeming at maturity the bonds of this Commonwealth heretofore or hereafter issued for the purpose of improving and rebuilding highways and for the payment of compensation to the Commonwealth's loan and transfer agent

Whereupon,

The PRESIDENT (Lieutenant-Governor David J. Davis) in the presence of the Senate signed the same.

HOUSE CONCURS IN SENATE BILL NO. 47.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 47, entitled:

An Act regulating the sale of oysters at retail

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 85.

He also returned to the Senate, Senate Bill No. 85, entitled:

An Act for the promotion of the safety of the traveling public by authorizing counties and townships to purchase or condemn by right of eminent domain property and lands along highways so as to eliminate dangerous curves and widen narrow highways

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 94.

He also returned to the Senate, Senate Bill No. 94, entitled:

An Act to validate the obligation of school districts issued prior to January first one thousand nine hundred and twenty-four pursuant to section five hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," and its amendments, notwithstanding that said obligations were not issued under the seal of the district if any were not properly attested by the president and secretary of the board of directors of such district and that the incurring of said indebtedness and the issuing of obligations therefor were not first authorized by not less than two-thirds of the members of the board of school directors and that no provision for the payment of the same from the current revenue of said district was made

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 98.

He also returned to the Senate, Senate Bill No. 98, entitled:

An Act to further amend section one of the act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifteen) entitled "An act to fix the salaries of deputies in the offices of the clerk

of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population" as amended by providing that the deputy prothonotary in counties of the third class shall receive the same salary paid other deputies in such county

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 165.

He also returned to the Senate, Senate Bill No. 165, entitled:

An Act authorizing counties to engage in health work and to appropriate monies for such purposes

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 61, RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House concurred in amendments made by the Senate to Senate Bill No. 61, entitled:

An act to amend route number one hundred and two of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts, by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement and repair providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading were reconsidered in the Senate and the bill amended.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILL NO. 32.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 10, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed Senate Bill No. 32, entitled "An Act to amend section six hundred and three of an act approved the seventeenth day of May nineteen hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled 'An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws' as amended providing for the investment of the surplus of domestic stock casualty insurance companies."

GIFFORD PINCHOT.

NOMINATIONS BY THE GOVERNOR.

MEMBER BOARD OF TRUSTEES MOTHERS' ASSISTANCE FUND.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 10, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Mrs. Erma T. Deily, of Danville, to be a member of the Board of Trustees of the Mothers' Assistance Fund for Montour County.

GIFFORD PINCHOT.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 10, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Ezra K. Brenner, Millersville, Pa., to be Justice of the Peace in and for the Township of Manor. Lancaster County.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees and to lie on the table one day, be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations, including the nomination of Chester Quickel, of York, to be Recorder of Deeds of the County of York, reported from Committee at today's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Kutz, | Salus, |
| Baldwin, | Earnest, | Lanius, | Schantz, |
| Barr, | Freeman, | Leslie, | Snyder, |
| Baumer, | Gelder, | MacDade, | Sones, |
| Betts, | Griswold, | Mansfield, | Sprowls, |
| Bonbrake, | Harris, | Miller, | Steele, |
| Brown, | Heaton, | North, | Vare, |
| Buckman, | Homsher, | Norton, | Weingartner, |
| Culbertson, | Huffman, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | |
| Davis, | Krause, | Phipps, | |
| Derrick, | Kunkle, | Quigley, | |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGES.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives as follows:

House Bill No. 340, (Senate Bill No. 663), entitled:

An act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

Which was committed to the Committee on Mines and Mining.

House Bill No. 362, (Senate Bill No. 664), entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof

Which was committed to the Committee on New Counties and County Seats,

House Bill No. 529, (Senate Bill No. 665), entitled:

An Act providing for the payment by counties and poor districts of the salaries of officers where pending the settlement of a dispute the salary paid to such officer was less than the amount to which he was legally entitled

Which was committed to the Committee on Judiciary General.

House Bill No. 586, (Senate Bill No. 666), entitled:

An Act to amend section one of article thirteen of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by authorizing cities to construct house connections from sewers to curbs and to assess the cost thereof to property owners

Which was committed to the Committee on Municipal Affairs.

House Bill No. 788, (Senate Bill No. 667), entitled:

An Act to amend clause fifteen of section three hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by permitting the establishment of lights along county highways with the approval of the county commissioners in townships of the first class

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 661, (Senate Bill No. 668), entitled:

An Act to amend section two of the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty-one) entitled "An act to provide for the removal or retirement of judges of the Supreme Superior common pleas orphans' municipal and county court permanently disqualified by reason of physical or mental disability to perform their regular judicial functions or duties and providing for the payment of compensation to them during the balance of the term for which they may have been elected and in certain cases for the remainder of their lives after resignation or retirement and for filling the vacancies caused thereby providing for judges who have been retired or who may have retired or resigned under provisions of previous acts or otherwise and repealing certain acts" requiring that judges shall have reached the age of sixty-five years before being eligible to retirement

Which was committed to the Committee on Judiciary General.

House Bill No. 762, (Senate Bill No. 669), entitled:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" making misfeasance of township supervisors a misdemeanor

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 857, (Senate Bill No. 670), entitled:

An Act to amend section six of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred two) entitled "An act relating to mattresses pillows bolsters feather beds comfortable cushions and upholstered furniture regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign"

Which was committed to the Committee on Judiciary Special.

MOTION TO READ BILLS THE FIRST TIME.

Mr. BUCKMAN. Mr. President, I move that all bills reported from committee at today's session be read the first time.

Mr. LESLIE. Mr. President, I second the motion. It was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 30, entitled:

An Act fixing the salary of sheriffs in counties of the sixth class; providing for the payment for the care and maintenance of prisoners, where the sheriff is the keeper or warden of the jail; requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county; providing for the appointment and compensation of deputies and clerks; and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 282, entitled:

An act to amend sections two, five, eleven, twenty, twenty-five, twenty-eight and thirty-one, and to repeal section four of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three, (P. L. 779), entitled "An act for the registration and regulation of certain individuals and entities selling, offering for sale or delivery, soliciting subscriptions to or orders for, or undertaking to dispose of, inviting offers for or inquiries about, or dealing in any manner in, securities defined herein conferring powers and imposing duties on the Commissioner of Banking, and otherwise providing for the administration of this act; prescribing penalties; and making an appropriation," by making certain additional individuals and entities subject to the provisions thereof; limiting the powers of the Secretary of Banking; requiring additional qualifications of deputies; requiring the establishment of offices in Philadelphia and Pittsburgh; and changing the fees to be paid to witnesses and by applicants.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 306, (House Bill No. 304), entitled:

A joint resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section seventeen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 346, entitled:

An act specifying additional securities in which trustees or directors of savings banks chartered under general or special acts of Assembly, may invest moneys deposited therein.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 352, entitled:

An act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey, for the acquisition of a certain bridge site and the rebuilding of a bridge thereon.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 363, entitled:

An Act to amend an act approved the eighteenth day of July, 1917, (P. L. 1043) entitled, "An act establishing a public school employes retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process, and providing penalties," by giving employes certain additional service credit, changing the rules relating to the state annuity, and the contribution of employes and extending the provisions of this act to persons on the retired list after a certain date.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 438, (House Bill No. 36), entitled:

An act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation thereof and providing penalties" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses, including certain fees collected prior to the passage of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 476, entitled:

An act to further amend paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 478, entitled:

An Act making it unlawful for any telephone, telegraph or electric light company to trim trees along any public highway without first notifying the owners of the land.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 511, (House Bill No. 675), entitled:

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 523, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by providing for the creation of townships of the first class in certain cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 534, entitled:

An Act authorizing county commissioners to make, execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township, borough or incorporated town; authorizing the Secretary of Highways to make surveys and plans and to advertise for, receive and open bids therefor in the manner now provided in the case of the improvement of State highways; and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 545, entitled:

An Act relating to deposits by minors of money in banks, savings institutions and trust companies and the withdrawing of the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 562, entitled:

An Act to amend section six of the act approved the thirty-first day of May, one thousand nine hundred and seven, (P. L. 349), entitled, "An act to provide for the planting and care of shade-trees, on highways of townships of the first class, boroughs, and cities of the Commonwealth of Pennsylvania, and providing for the cost thereof."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 615, entitled:

An Act requiring poor districts and hospitals for mental disease to establish a pension fund for all employees of district, including district, city, and county homes and hospital for mental disease, and regulating the administration and the payment of such pensions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 617, entitled:

An Act relating to the retirement of certain employes of counties of the fourth class and their compensation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 621, (House Bill No. 29), entitled:

An Act to amend section one of the act approved the fifteenth day of March, one thousand nine hundred and eleven (Pamphlet Laws twenty) entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf" by prohibiting the introduction as evidence of certain testimony or records."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 625, (House Bill No. 12), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Mills Schools Glen Mills Delaware County Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 626, (House Bill No. 35), entitled:

An Act relating to search warrants regulating their issuance execution and return prescribing the powers and duties of justices of the peace aldermen and magistrates issuing them and of officers executing them inflicting penalties for unlawfully procuring unlawfully execution and unlawfully resisting the execution of a search warrant.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 627, (House Bill No. 50), entitled:

An Act to amend section of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two), entitled "An act to provide for the protection of insane persons feeble-minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the powers of the guardian and authorizing the sale of real estate of the ward."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 628, (House Bill No. 243), entitled:

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 629, (House Bill No. 294), entitled:

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 630, (House Bill No. 401), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 631, (House Bill No. 482), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 632, (House Bill No. 495), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A supplement to an act to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane" approved the thirteenth day of June Anno Domini one thousand eight hundred eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 633, (House Bill No. 676), entitled:

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of counties of the first class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 642, (House Bill No. 17), entitled:

An Act to amend section one of the act approved the twenty-seventh day of March, one thousand nine hundred and three (P. L. 83), entitled, "An act to provide for the payment of the expenses of the maintenance and instruction of children, committed to Houses of Refuge which are not exclusively under State control, jointly by the State and by the counties from which they may be sent; and providing a method for determining the amount due, and collecting the same from said counties," by changing the time of payment by counties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 645, (House Bill No. 388), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 646, (House Bill No. 406), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 647, (House Bill No. 549), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 650, (House Bill No. 669), entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 653, (House Bill No. 751), entitled:

An Act authorizing the Governor to appoint a commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 655, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March, one thousand nine hundred and five, (P. L. 47), entitled "An act establishing in counties containing a population of from three hundred thousand to one million, a Board for the Assessment and Revision of Taxes for State and county purposes; prescribing their powers and duties; and abolishing the office of ward, borough and township assessors, in so far as respects the assessment of State and county taxes;" extending the provisions of said act to counties of the third and fourth classes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 318, (House Bill No. 106), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-one, (P. L. 1071), entitled "An act requiring banks, banking corporations, copartnerships, or associations, co-operative banking associations, trust, safe deposit, real estate, mortgage, title insurance, guaranty, surety, and indemnity companies, savings institutions, savings banks, provident institutions, building and loan associations, lodges and societies, to file of record names of persons authorized to make entries on records of mortgages; imposing certain duties on recorders of deeds; and declaring certain entries void," by extending its provisions to all corporations, copartnerships and associations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 127, entitled:

An Act relating to the establishment and operation of a printing plant in the Eastern State Penitentiary.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION RECALLING FROM THE HOUSE OF REPRESENTATIVES SENATE BILL NO. 329.

Mr. GRISWOLD offered the following resolution which was twice read, considered and agreed to:

In the Senate, March 11, 1925.

Resolved, (If the House of Representatives concur) That Senate Bill No. 329, entitled:

An act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the sale offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

be recalled from the House of Representatives for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGES.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 11, 1925.

Resolved (If the House of Representatives concur), That when the Legislature adjourns today it reconvene on Monday evening, March sixteenth, at nine o'clock.

HOUSE CONCURS IN AMENDMENT TO RESOLUTION RELATIVE TO HOUSE RESOLUTION NO. 1.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to resolution relative House Resolution No. 1.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Printing, reported as committed, Senate Bill No. 127, entitled:

An Act relating to the establishment and operation of a printing plant in the Eastern State Penitentiary.

RECESS.

Mr. SCHANTZ. Mr. President, I move that the Senate do now take a recess until 4 o'clock this afternoon.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 269.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 269, entitled:

An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts discharge and removal of executors, administrators, guardians and trustees herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents;" providing for payment of property belonging to minors without appointment of guardian in estates of three hundred dollars or less.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives, as follows:

House Bill No. 13, (Senate Bill No. 671), entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 18, (Senate Bill No. 672), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware and the Commonwealth of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 19, (Senate Bill No. 673), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 23, (Senate Bill No. 674), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 24, (Senate Bill No. 675), entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 25, (Senate Bill No. 676), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 26, (Senate Bill No. 677), entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

Which was committed to the Committee on Appropriations.

House Bill No. 28, (Senate Bill No. 678), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 30, (Senate Bill No. 679), entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 44, (Senate Bill No. 680), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 46, (Senate Bill No. 681), entitled:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 48, (Senate Bill No. 682), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 54, (Senate Bill No. 683), entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the Western end of the borough of Matamoras, in the county of Pike

Which was committed to the Committee on Appropriations.

House Bill No. 63, (Senate Bill No. 684), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 67, (Senate Bill No. 685), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 70, (Senate Bill No. 686), entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 71, (Senate Bill No. 687), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 72, (Senate Bill No. 688), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 73, (Senate Bill No. 689), entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 79, (Senate Bill No. 690), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 81, (Senate Bill No. 691), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 83, (Senate Bill No. 692), entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 84, (Senate Bill No. 693), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 86, (Senate Bill No. 694), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 87, (Senate Bill No. 695), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 89, (Senate Bill No. 696), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 90, (Senate Bill No. 697), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 91, (Senate Bill No. 698), entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 93, (Senate Bill No. 699), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 94, (Senate Bill No. 700), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 95, (Senate Bill No. 701), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 101, (Senate Bill No. 702), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 102, (Senate Bill No. 703), entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 103, (Senate Bill No. 704), entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 108, (Senate Bill No. 705), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 109, (Senate Bill No. 706), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 110, (Senate Bill No. 707), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 116, (Senate Bill No. 708), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

Which was committed to the Committee on Appropriations.

House Bill No. 118, (Senate Bill No. 709), entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 119, (Senate Bill No. 710), entitled:

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

Which was committed to the Committee on Appropriations.

House Bill No. 125, (Senate Bill No. 711), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 127, (Senate Bill No. 712), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 128, (Senate Bill No. 713), entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 129, (Senate Bill No. 714), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 130, (Senate Bill No. 715), entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 132, (Senate Bill No. 716), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 134, (Senate Bill No. 717), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 135, (Senate Bill No. 718), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 136, (Senate Bill No. 719), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 139, (Senate Bill No. 720), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 141, (Senate Bill No. 721), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 142, (Senate Bill No. 722), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 145, (Senate Bill No. 723), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 148, (Senate Bill No. 724), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 151, (Senate Bill No. 725), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 153, (Senate Bill No. 726), entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 164, (Senate Bill No. 727), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 169, (Senate Bill No. 728), entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 175, (Senate Bill No. 729), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 177, (Senate Bill No. 730), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 178, (Senate Bill No. 731), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 179, (Senate Bill No. 732), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 186, (Senate Bill No. 733), entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 189, (Senate Bill No. 734), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 191, (Senate Bill No. 735), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 197, (Senate Bill No. 736), entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 198, (Senate Bill No. 737), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 199, (Senate Bill No. 738), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 201, (Senate Bill No. 739), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 202, (Senate Bill No. 740), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 203, (Senate Bill No. 741), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 205, (Senate Bill No. 742), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 206, (Senate Bill No. 743), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 207, (Senate Bill No. 744), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 209, (Senate Bill No. 745), entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 213, (Senate Bill No. 746), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 214, (Senate Bill No. 747), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 215, (Senate Bill No. 748), entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 222, (Senate Bill No. 749), entitled:

An Act making an appropriation to the Florence Crittendon Circle of Wilkes-Barre Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 224, (Senate Bill No. 750), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 226, (Senate Bill No. 751), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

Which was committed to the Committee on Appropriations.

House Bill No. 232, (Senate Bill No. 752), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 233, (Senate Bill No. 753), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 234, (Senate Bill No. 754), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 236, (Senate Bill No. 755), entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 237, (Senate Bill No. 756), entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 238, (Senate Bill No. 757), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 239, (Senate Bill No. 758), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 240, (Senate Bill No. 759), entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 241, (Senate Bill No. 760), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 244, (Senate Bill No. 761), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 245, (Senate Bill No. 762), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 246, (Senate Bill No. 763), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 247, (Senate Bill No. 764), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 248, (Senate Bill No. 765), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 249, (Senate Bill No. 766), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 252, (Senate Bill No. 767), entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 253, (Senate Bill No. 768), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 260, (Senate Bill No. 769), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 261, (Senate Bill No. 770), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 270, (Senate Bill No. 771), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 272, (Senate Bill No. 772), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 278, (Senate Bill No. 773), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 285, (Senate Bill No. 774), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 288, (Senate Bill No. 775), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 291, (Senate Bill No. 776), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 295, (Senate Bill No. 777), entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

Which was committed to the Committee on Appropriations.

House Bill No. 296, (Senate Bill No. 778), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 298, (Senate Bill No. 779), entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

Which was committed to the Committee on Appropriations.

House Bill No. 300, (Senate Bill No. 780), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 301, (Senate Bill No. 781), entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

Which was committed to the Committee on Appropriations.

House Bill No. 302, (Senate Bill No. 782), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 307, (Senate Bill No. 783), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 310, (Senate Bill No. 784), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 311, (Senate Bill No. 785), entitled:

An act making an appropriation to the Montefiore Hospital Association, of Western Pennsylvania, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 315, (Senate Bill No. 786), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 316, (Senate Bill No. 787), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 317, (Senate Bill No. 788), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 322, (Senate Bill No. 789), entitled:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 328, (Senate Bill No. 790), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 343, (Senate Bill No. 791), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 346, (Senate Bill No. 792), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 347, (Senate Bill No. 793), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 350, (Senate Bill No. 794), entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 351, (Senate Bill No. 795), entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 352, (Senate Bill No. 796), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 354, (Senate Bill No. 797), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 357, (Senate Bill No. 798), entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

Which was committed to the Committee on Appropriations.

House Bill No. 359, (Senate Bill No. 799), entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 368, (Senate Bill No. 800), entitled:

An Act authorizing the department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen, one thousand nine hundred and nineteen and one thousand nine hundred and twenty one for State-aid road construction purposes; and making an appropriation therefor.

Which was committed to the Committee on Appropriations.

House Bill No. 371, (Senate Bill No. 801), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 375, (Senate Bill No. 802), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 376, (Senate Bill No. 803), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

Which was committed to the Committee on Appropriations.

House Bill No. 377, (Senate Bill No. 804), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

Which was committed to the Committee on Appropriations.

House Bill No. 381, (Senate Bill No. 805), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 385, (Senate Bill No. 806), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 387, (Senate Bill No. 807), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State Supervisor and assistants, defining the powers and duties of boards of

trustees, including the power of appointing and investigators and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the provisions of the act to appropriate certain moneys; the several counties, and requiring counties coming under and providing penalties" as amended.

Which was committed to the Committee on Appropriations.

House Bill No. 389, (Senate Bill No. 808), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

Which was committed to the Committee on Appropriations.

House Bill No. 395, (Senate Bill No. 809), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 396, (Senate Bill No. 810), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 397, (Senate Bill No. 811), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 399, (Senate Bill No. 812), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 400, (Senate Bill No. 813), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 407, (Senate Bill No. 814), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

Which was committed to the Committee on Appropriations.

House Bill No. 408, (Senate Bill No. 815), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

Which was committed to the Committee on Appropriations.

House Bill No. 422, (Senate Bill No. 816), entitled:

An act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 433, (Senate Bill No. 817), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 441, (Senate Bill No. 818), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 458, (Senate Bill No. 819), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 461, (Senate Bill No. 820), entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 466, (Senate Bill No. 821), entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 474, (Senate Bill No. 822), entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 478, (Senate Bill No. 823), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 480, (Senate Bill No. 824), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 488, (Senate Bill No. 825), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 494, (Senate Bill No. 826), entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

Which was committed to the Committee on Appropriations.

House Bill No. 508, (Senate Bill No. 827), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 509, (Senate Bill No. 828), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 510, (Senate Bill No. 829), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 548, (Senate Bill No. 830), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 556, (Senate Bill No. 831), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 558, (Senate Bill No. 832), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport

Which was committed to the Committee on Appropriations.

House Bill No. 560, (Senate Bill No. 833), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 565, (Senate Bill No. 834), entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 566, (Senate Bill No. 835), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 599, (Senate Bill No. 836), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 604, (Senate Bill No. 837), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 632, (Senate Bill No. 838), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 635, (Senate Bill No. 839), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 638, (Senate Bill No. 840), entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 648, (Senate Bill No. 841), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 653, (Senate Bill No. 842), entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 657, (Senate Bill No. 843), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 694, (Senate Bill No. 844), entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 698, (Senate Bill No. 845), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 714, (Senate Bill No. 846), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 718, (Senate Bill No. 847), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 729, (Senate Bill No. 848), entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to Maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Which was committed to the Committee on Appropriations.

House Bill No. 742, (Senate Bill No. 849), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

Which was committed to the committee on Appropriations.

House Bill No. 745, (Senate Bill No. 850), entitled:

An Act making an appropriation to the National Farm School at Doylestown

Which was committed to the Committee on Appropriations.

House Bill No. 753, (Senate Bill No. 851), entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 759, (Senate Bill No. 852), entitled:

An Act making an appropriation to the Board of Trustees of Louest Mountain Memorial Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 769, (Senate Bill No. 853), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 778, (Senate Bill No. 854), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 781, (Senate Bill No. 855), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 786, (Senate Bill No. 856), entitled:

An Act making an appropriation to the First Allegheny day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 787, (Senate Bill No. 857), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 804, (Senate Bill No. 858), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 805, (Senate Bill No. 859), entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 808, (Senate Bill No. 860), entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act

Which was committed to the Committee on Appropriations.

House Bill No. 823, (Senate Bill No. 861), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 852, (Senate Bill No. 862), entitled:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer

Which was committed to the Committee on Appropriations.

House Bill No. 867, (Senate Bill No. 863), entitled:

An Act making an appropriation to the Florence Crittendon Home of Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 888, (Senate Bill No. 864), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg

Which was committed to the Committee on Appropriations.

House Bill No. 899, (Senate Bill No. 865), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Which was committed to the Committee on Appropriations.

House Bill No. 901, (Senate Bill No. 866), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 959, (Senate Bill No. 867), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 987, (Senate Bill No. 868), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 988, (Senate Bill No. 869), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 993, (Senate Bill No. 870), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 998, (Senate Bill No. 871), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home, Department of Pennsylvania, at Hawkins Station Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 999, (Senate Bill No. 872), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 1016, (Senate Bill No. 873), entitled:

An Act making an appropriation to the Bethesra Home Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1025, (Senate Bill No. 874), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1036, (Senate Bill No. 875), entitled:

An Act making an appropriation to the Nazarene Home for the aged at Philadelphia

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 671, (House Bill No. 13), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 672, (House Bill No. 18), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware and the Commonwealth of Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 673, (House Bill No. 19), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 674, (House Bill No. 23), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania.

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 675, (House Bill No. 24), entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 676, (House Bill No. 25), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 677, (House Bill No. 26), entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 678, (House Bill No. 28), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 679, (House Bill No. 30), entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 680, (House Bill No. 44), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 681, (House Bill No. 46), entitled:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 682, (House Bill No. 48), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 683, (House Bill No. 54), entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the Western end of the borough of Matamoras, in the county of Pike.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 684, (House Bill No. 63), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 685, (House Bill No. 67), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 686, (House Bill No. 70), entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 687, (House Bill No. 71), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 688, (House Bill No. 72), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 689, (House Bill No. 73), entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 690, (House Bill No. 79), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 691, (House Bill No. 81), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 692, (House Bill No. 83), entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania.

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 693, (House Bill No. 84), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 694, (House Bill No. 86), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 695, (House Bill No. 87), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 696, (House Bill No. 89), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 697, (House Bill No. 90), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 698, (House Bill No. 91), entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 699, (House Bill No. 93), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 700, (House Bill No. 94), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 701, (House Bill No. 95), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 702, (House Bill No. 101), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 703, (House Bill No. 102), entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 704, (House Bill No. 103), entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 705, (House Bill No. 108), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 706, (House Bill No. 109), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 707, (House Bill No. 110), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 708, (House Bill No. 116), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 709, (House Bill No. 118), entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 710, (House Bill No. 119), entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 711, (House Bill No. 125), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 712, (House Bill No. 127), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 713, (House Bill No. 128), entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 714, (House Bill No. 129), entitled:

An Act making an appropriation to Uniontown Hospital Uniontown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 715, (House Bill No. 130), entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 716, (House Bill No. 132), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 717, (House Bill No. 134), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 718, (House Bill No. 134), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 719, (House Bill No. 136), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 720, (House Bill No. 139), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 721, (House Bill No. 141), entitled:

An Act making an appropriation to the Florence Crittendon Home of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 722, (House Bill No. 142), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 723, (House Bill No. 145), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 724, (House Bill No. 148), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 725, (House Bill No. 151), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 726, (House Bill No. 153), entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 727, (House Bill No. 164), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 728, (House Bill No. 169), entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 729 (House Bill No. 175), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 730, (House Bill No. 177), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 731, (House Bill No. 178), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 732, (House Bill No. 179), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 733, (House Bill No. 186), entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 734, (House Bill No. 189), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 735, (House Bill No. 191), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 736, (House Bill No. 197), entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 737, (House Bill No. 198), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 738, (House Bill No. 199), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 739, (House Bill No. 201), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 746, (House Bill No. 202), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 741, (House Bill No. 203), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 742, (House Bill No. 205), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 743, (House Bill No. 206), entitled:

An Act making an appropriation to the Old Ladies Home located at Wissinoming Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 744, (House Bill No. 207), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 745, (House Bill No. 209), entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 746, (House Bill No. 213), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 747, (House Bill No. 214), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 748, (House Bill No. 215), entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 749, (House Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittendon Circle of Wilkes-Barre Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 750, (House Bill No. 224), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 751, (House Bill No. 226), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 752, (House Bill No. 232), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 753, (House Bill No. 233), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 754, (House Bill No. 234), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 755, (House Bill No. 236), entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 756, (House Bill No. 237), entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 757, (House Bill No. 238), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 758, (House Bill No. 239), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 759, (House Bill No. 240), entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 760, (House Bill No. 241), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 761, (House Bill No. 244), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 762, (House Bill No. 245), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 763, (House Bill No. 246), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 764, (House Bill No. 247), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 765, (House Bill No. 248), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 766, (House Bill No. 249), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 767, (House Bill No. 252), entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 768, (House Bill No. 253), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 769, (House Bill No. 260), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 770, (House Bill No. 261), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 771, (House Bill No. 270), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 772, (House Bill No. 272), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 773, (House Bill No. 278), entitled:

An Act making an appropriation to the Trustees of the Miliken Hospital Pottsville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 774, (House Bill No. 285), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 775, (House Bill No. 288), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 796, (House Bill No. 291), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 777, (House Bill No. 295), entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 778, (House Bill No. 296), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 779, (House Bill No. 298), entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 780, (House Bill No. 300), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 781, (House Bill No. 301), entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 782, (House Bill No. 302), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 783, (House Bill No. 307), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 784, (House Bill No. 310), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 785, (House Bill No. 311), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 786, (House Bill No. 315), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 787, (House Bill No. 316), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home of the Aged Meadville Crawford County Pennsylvania

Also, from the Committee on Appropriations, reported as

committed, Senate Bill No. 788, (House Bill No. 317), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 789, (House Bill No. 322), entitled:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 790, (House Bill No. 328), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 791, (House Bill No. 343), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 792, (House Bill No. 346), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 793, (House Bill No. 347), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 794, (House Bill No. 350), entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 795, (House Bill No. 351), entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 796, (House Bill No. 352), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 797, (House Bill No. 354), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 798, (House Bill No. 357), entitled:

An Act making an deficiency appropriation to the Western Pennsylvania School for the Deaf

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 799, (House Bill No. 359), entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 800, (House Bill No. 368), entitled:

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 801, (House Bill No. 371), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 802, (House Bill No. 375), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 803, (House Bill No. 376), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 804, (House Bill No. 377), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 805, (House Bill No. 381), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 806, (House Bill No. 385), entitled:

An Act making a nappropriation to the Greenville Hospital Greenville Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 807, (House Bill No. 387), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 808, (House Bill No. 389), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 809, (House Bill No. 395), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 810, (House Bill No. 396), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 811, (House Bill No. 397), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 812, (House Bill No. 399), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 813, (House Bill No. 400), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 814, (House Bill No. 407), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 815, (House Bill No. 408), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 816, (House Bill No. 422), entitled:

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 817, (House Bill No. 433), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 818, (House Bill No. 441), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 819, (House Bill No. 458), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 820, (House Bill No. 461), entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 821, (House Bill No. 466), entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 822, (House Bill No. 474), entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 823, (House Bill No. 478), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 824, (House Bill No. 480), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 825, (House Bill No. 488), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 826, (House Bill No. 494), entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 827, (House Bill No. 508), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 828, (House Bill No. 509), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 829, (House Bill No. 510), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 830, (House Bill No. 548), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 831, (House Bill No. 556), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 832, (House Bill No. 550), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 833, (House Bill No. 560), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 834, (House Bill No. 565), entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 835, (House Bill No. 566), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 836, (House Bill No. 599), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 837, (House Bill No. 604), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 838, (House Bill No. 632), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 839, (House Bill No. 635), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 840, (House Bill No. 638), entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 841, (House Bill No. 648), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 842, (House Bill No. 653), entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 823, (House Bill No. 657), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bil No. 844, (House Bill No. 694), entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 845, (House Bill No. 698), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 846, (House Bill No. 714), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 847, (House Bill No. 718), entitled:

An Act making an appropriation to the West Philadelphia Homeopathic Hospital Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 848, (House Bill No. 729), entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to Maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 849, (House Bill No. 742), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 850, (House Bill No. 745), entitled:

An Act making an appropriation to the National Farm School at Doylestown

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 851, (House Bill No. 753), entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 852, (House Bill No. 759), entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 853, (House Bill No. 769), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 854, (House Bill No. 778), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 855, (House Bill No. 781), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 856, (House Bill No. 786), entitled:

An Act making an appropriation to the First Allegheny day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 857, (House Bill No. 787), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 858, (House Bill No. 804), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 859, (House Bill No. 805), entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 860, (House Bill No. 808), entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 861, (House Bill No. 823), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 862, (House Bill No. 852), entitled:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 863, (House Bill No. 867), entitled:

An Act making an appropriation to the Florence Crittendon Home of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 864, (House Bill No. 888), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 865, (House Bill No. 899), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 866, (House Bill No. 901), entitled:

An Act making an appropriation for the purpose of maintaining the public road through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 867, (House Bill No. 959), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 868, (House Bill No. 987), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 869, (House Bill No. 988), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 870, (House Bill No. 993), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 871, (House Bill No. 998), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 872, (House Bill No. 999), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 873, (House Bill No. 1016), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 874, (House Bill No. 1025), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 875, (House Bill No. 1036), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

REPORTS FROM COMMITTEES.

Mr. GELDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GELDER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 465, entitled:

An Act to amend sections four, five, eight and fifteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, Senate Bill No. 516, entitled:

An Act authorizing the Department of Welfare to organize and maintain an orthopedic unit.

MOTION TO READ BILLS THE FIRST TIME.

Mr. HOMSHER. Mr. President, I move that all bills just reported from committee be read the first time.

Mr. DAIX. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 671, (House Bill No. 13), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 672, (House Bill No. 18), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware and the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 673, (House Bill No. 19), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 674, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 675, (House Bill No. 24), entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 676, (House Bill No. 25), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 677, (House Bill No. 26), entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 678, (House Bill No. 28), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 679, (House Bill No. 30), entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 680, (House Bill No. 44), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 681, (House Bill No. 46), entitled:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 682, (House Bill No. 48), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 683, (House Bill No. 54), entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras, in the county of Pike.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 684, (House Bill No. 63), entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital at Charleroi Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 685, (House Bill No. 67), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 686, (House Bill No. 70), entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 687, (House Bill No. 71), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 688, (House Bill No. 72), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 689, (House Bill No. 73), entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 690, (House Bill No. 79), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 691, (House Bill No. 81), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 692, (House Bill No. 83), entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 693, (House Bill No. 84), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 694, (House Bill No. 86), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 695, (House Bill No. 87), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 696, (House Bill No. 89), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 697, (House Bill No. 90), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 698, (House Bill No. 91), entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 699, (House Bill No. 93), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 700, (House Bill No. 94), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 701, (House Bill No. 95), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 702, (House Bill No. 101), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 703, (House Bill No. 102), entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 704, (House Bill No. 103), entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 705, (House Bill No. 108), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 706, (House Bill No. 109), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 707, (House Bill No. 110), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 708, (House Bill No. 116), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 709, (House Bill No. 118), entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 710, (House Bill No. 119), entitled:

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 711, (House Bill No. 125), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 712, (House Bill No. 127), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 713, (House Bill No. 128), entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 714, (House Bill No. 129), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 715, (House Bill No. 130), entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 716, (House Bill No. 132), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 717, (House Bill No. 134), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 718, (House Bill No. 135), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 719, (House Bill No. 136), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 720, (House Bill No. 139), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 721, (House Bill No. 141), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 722, (House Bill No. 142), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 723, (House Bill No. 145), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 724, (House Bill No. 148), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 725, (House Bill No. 151), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 726, (House Bill No. 153), entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 727, (House Bill No. 164), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 728, (House Bill No. 169), entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 729, (House Bill No. 175), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 730, (House Bill No. 177), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 731, (House Bill No. 178), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 732, (House Bill No. 179), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 733, (House Bill No. 186), entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 734 (House Bill No. 189), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 735, (House Bill No. 191), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 736, (House Bill No. 197), entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 737, (House Bill No. 198), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 738, (House Bill No. 199), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 739, (House Bill No. 201), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 740, (House Bill No. 202), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 741, (House Bill No. 203), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 742, (House Bill No. 205), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 743, (House Bill No. 206), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 744, (House Bill No. 207), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 745, (House Bill No. 209), entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 746, (House Bill No. 213), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 747, (House Bill No. 214), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 748, (House Bill No. 215), entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 749, (House Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 750, (House Bill No. 224), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 751, (House Bill No. 226), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 752, (House Bill No. 232), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 753, (House Bill No. 233), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 754, (House Bill No. 234), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 755, (House Bill No. 236), entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 756, (House Bill No. 237), entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 757, (House Bill No. 238), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 758, (House Bill No. 239), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 759, (House Bill No. 240), entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 760, (House Bill No. 241), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 761, (House Bill No. 244), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminister Avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 762, (House Bill No. 245), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 763, (House Bill No. 246), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 764, (House Bill No. 247), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 765, (House Bill No. 248), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 766, (House Bill No. 249), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 767, (House Bill No. 252), entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 768, (House Bill No. 253), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 769, (House Bill No. 260), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 770, (House Bill No. 261), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 771, (House Bill No. 270), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 772, (House Bill No. 272), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 773, (House Bill No. 278), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 774, (House Bill No. 285), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 775, (House Bill No. 288), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 776, (House Bill No. 291), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 777, (House Bill No. 295), entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 778, (House Bill No. 296), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 779, (House Bill No. 298), entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 780, (House Bill No. 300), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 781, (House Bill No. 301), entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 782, (House Bill No. 302), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 783, (House Bill No. 307), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 784, (House Bill No. 310), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 785, (House Bill No. 311), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 786, (House Bill No. 315), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 787, (House Bill No. 316), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 788, (House Bill No. 317), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 789, (House Bill No. 318), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 790, (House Bill No. 322), entitled:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 791, (House Bill No. 328), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 792, (House Bill No. 343), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 793, (House Bill No. 346), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 794, (House Bill No. 347), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 795, (House Bill No. 350), entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 796, (House Bill No. 351), entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 797, (House Bill No. 352), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 798, (House Bill No. 354), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 799, (House Bill No. 357), entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 800, (House Bill No. 359), entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 801, (House Bill No. 371), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 802, (House Bill No. 375), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 803, (House Bill No. 376), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 804, (House Bill No. 377), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 805, (House Bill No. 381), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 806, (House Bill No. 385), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 807, (House Bill No. 387), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one

thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 808, (House Bill No. 389), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 809, (House Bill No. 395), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 810, (House Bill No. 396), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 811, (House Bill No. 397), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 812, (House Bill No. 399), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 813, (House Bill No. 400), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 814, (House Bill No. 407), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 815, (House Bill No. 408), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 816, (House Bill No. 422), entitled:

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 817, (House Bill No. 433), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 818, (House Bill No. 441), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 819, (House Bill No. 458), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 820, (House Bill No. 461), entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 821, (House Bill No. 466), entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 822, (House Bill No. 474), entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Balkely Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 823, (House Bill No. 478), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 824, (House Bill No. 480), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 825, (House Bill No. 488), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 826, (House Bill No. 494), entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 827, (House Bill No. 508), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 828, (House Bill No. 509), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 829, (House Bill No. 510), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 830, (House Bill No. 548), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 831, (House Bill No. 556), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 832, (House Bill No. 558), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 833, (House Bill No. 560), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 834, (House Bill No. 565), entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 835, (House Bill No. 566), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 836, (House Bill No. 599), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 837, (House Bill No. 604), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 838, (House Bill No. 632), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 839, (House Bill No. 635), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 840, (House Bill No. 638), entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 841, (House Bill No. 648), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 842, (House Bill No. 653), entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 843, (House Bill No. 657), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 844, (House Bill No. 694), entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 845, (House Bill No. 698), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 846, (House Bill No. 714), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 847, (House Bill No. 718), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 848, (House Bill No. 729), entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 849, (House Bill No. 742), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 850, (House Bill No. 745), entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 851, (House Bill No. 753), entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 852, (House Bill No. 759), entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 853, (House Bill No. 769), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 854, (House Bill No. 778), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 855, (House Bill No. 781), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 856, (House Bill No. 786), entitled:

An Act making an appropriation to the First Allegheny day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 857, (House Bill No. 787), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 858, (House Bill No. 804), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 859, (House Bill No. 805), entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 860, (House Bill No. 808), entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the pur-

pose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 861, (House Bill No. 823), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 862, (House Bill No. 852), entitled:

An Act to reimburse Josephine Wrucina for overpayments of the State Treasurer

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 863, (House Bill No. 867), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 864, (House Bill No. 888), entitled:

An Act making an appropriation to the several fire companies of the City of Harrisburg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 865, (House Bill No. 899), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 866, (House Bill No. 901), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 867, (House Bill No. 959), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 868, (House Bill No. 987), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 869, (House Bill No. 988), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 870, (House Bill No. 993), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 871, (House Bill No. 998), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 872, (House Bill No. 999), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 873, (House Bill No. 1016), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 874, (House Bill No. 1025), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 875, (House Bill No. 1036), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 465, entitled:

An Act to amend sections four, five eight and fifteen of the Act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof, defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 516, entitled:

An Act authorizing the Department of Welfare to organize and maintain an orthopedic unit.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION RELATIVE TO DEATH OF JOSEPH A. FITCHTHORN.

Mr. CULBERTSON. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CULBERTSON offered the following resolution, which was twice read, considered and agreed to.

In the Senate, March 11, 1925.

Whereas, On the ninth instant there passed from the realm of the living in the Borough of Lewistown in the County of Mifflin that Grand Old Man, Joseph A. Fitchthorn, and

Whereas, He was the last of the famous Logan Guards, who in answer to the first call of President Lincoln rallied to the defense of our Nation in the dark days of 1861, and

Whereas, By his unselfish patriotism and devotion to duty he has set an example of service to his country worthy of emulation, and has made his death one to be noted in the annals of the Commonwealth, therefore be it

Resolved, That the Senate, as a mark of appreciation of his patriotic war record, shall spread this resolution upon the pages of the Journal, and a copy thereof shall be forwarded by the Clerk of the Senate to the surviving members of his family.

HOUSE MESSAGES.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 321 (Senate Bill No. 876), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto," by adding article three thereto; providing for a system of sewers and drains in townships of the second class.

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 856 (Senate Bill No. 877), entitled:

An Act to establish as a State Highway a certain section of public road in the county of York.

Which was committed to the Committee on Judiciary Special.

House Bill No. 250, (Senate Bill No. 878), entitled:

An Act to further amend section fourteen of an act approved the thirty-first day of March, one thousand eight hundred and seventy-six (P. L. 13), entitled "An Act to carry into effect section five, of article, fourteen, of the constitution relative to the salaries of county officers and the pay-ury, in counties containing over one hundred and fifty thousands inhabitants," as amended, by increasing the salment of fees received by them into the state or county treasury of coroners in counties of the fourth class.

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 342, (Senate Bill No. 879), entitled:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An Act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

Which was committed to the Committee on Mines and Mining.

House Bill No. 380, (Senate Bill No. 880), entitled:

An Act to prevent deception in and to regulate the sale of paint, putty, naval stores (turpentine and rosin), or any substitutes therefor, providing penalties for the violation thereof providing for the enforcement of this act, and regulating an act approved the first day of June, one thousand nine hundred and fifteen, entitled "An Act to prevent deception in the sale of paint, putty, turpentine or any substitutes therefor and providing penalties for violation thereof."

Which was committed to the Committee on Judiciary Special.

House Bill No. 514, (Senate Bill No. 881), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An Act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

Which was committed to the Committee on Judiciary General.

House Bill No. 539, (Senate Bill No. 882), entitled: *

An Act to amend section one of the act approved the fifteenth day of July, one thousand eight hundred and fifteenth day of July, one thousand eight hundred and ninety-seven, (P. L. 292), entitled "An Act to provide revenue by taxation;" elimination from said act the provisions for the taxation of bank stock on the par value thereof.

Which was committed to the Committee on Finance.

House Bill No. 562, (Senate Bill No. 883), entitled:

An Act to further amend section one of the act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 1003), entitled "An Act requiring licenses to sell steamship tickets or orders for transportation to and from foreign countries, and providing penalties," further extending the parties to whom said act shall not apply.

Which was committed to the Committee on Judiciary General.

House Bill No. 651, (Senate Bill No. 884), entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

Which was committed to the Committee on Appropriations.

House Bill No. 686, (Senate Bill No. 885), entitled:

An Act regulating and providing fees of the several clerks of Quarter Sessions of the several counties of this Commonwealth other than in counties of the first and second classes

Which was committed to the Committee on Judiciary General

House Bill No. 716, (Senate Bill No. 886), entitled:

An Act to amend an act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailor and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" by providing that in counties of the first class the expenditures of which are defrayed by any city within such counties the powers duties and obligations of the county commissioners with respect to such act shall devolve upon such city.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 865, (Senate Bill No. 887), entitled:

An Act fixing the salary of the clerks of the courts of common pleas in counties of the first class.

Which was committed to the Committee on Judiciary General.

HOUSE CONCURS IN SENATE BILL NO. 455.

He also returned to the Senate, Senate Bill No. 455, n- titled:

An Act to amend section three of the act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand ninety) entitled "A Supplement to an act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand one hundred seventy-three) entitled 'An Act constituting a commission to make an investigation of the battlefields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War defining the powers and duties of the commission and making an appropriation' continuing said commission providing for the erection of certain memorials in France and Belgium and making an appropriation"

with the information that the House has passed the same without amendment.

BILLS SIGNED.

The President (Lieutenant-Governor David J. Davis) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 17, entitled:

An Act to amend section one of the act approved the twenty-seventh day of March one thousand nine hundred and three (Pamphlet Laws eighty-three) entitled "An Act to provide for the payment of the expenses of the maintenance and instruction of children committed to Houses of Refuge which are not exclusively under State control jointly by the State and by the counties from which they may be sent and providing a method for determining the amount due and collecting the same from said counties by changing the time of payment by counties

House Bill No. 47, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster, Lancaster County, Pennsylvania.

House Bill No. 61, entitled:

An Act relating to jurors exempting from jury duty women over sixty years of age and mothers of children under the age of five years

House Bill No. 85, entitled:

An Act allowing appeal from orders of court discharging motions and rules to set aside extra-territorial service in equity cases.

House Bill No. 94, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg, Pennsylvania.

House Bill No. 98, entitled:

An Act to amend section thirty-six of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by extending the jurisdiction of magistrates in civil actions.

House Bill No. 165, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Bradford and Tioga.

Whereupon,

The PRESIDENT (Lieutenant-Governor David J. Davis) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governors' Office, Harrisburg, March 11, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following

named persons to be Notaries Public, for the term of four years, to compute from the date of expiration.

ADAMS COUNTY.

William L. Meals, Gettysburg, March 25, 1925.

ALLEGHENY COUNTY.

Franklin D. Allison, Flannery Bldg., Pittsburgh, March 25, 1925.

Wm. B. Anderson, 2026 Oliver Bldg., Pittsburgh, March 25, 1925.

Miss G. D. Berkepile, 363 Spahr St., Pittsburgh, March 25, 1925.

John C. Burrey, 136 Ulysses St., Pittsburgh, March 25, 1925.

Lawrence G. Carlin, 221 Bakewell Bldg., Pittsburgh, March 25, 1925.

O. P. Cashdollar, 1511 Park Bldg., Pittsburgh, March 25, 1925.

D. K. Ferree, 328 Carnegie Pl., Pittsburgh, March 25, 1925.

K. G. Fleming, Oakmont, March 25, 1925.

Carl E. Frey, Oakmont, March 25, 1925.

Miss Helen M. Griffen, McKeesport, March 25, 1925.

Frank A. Hannan, 1917 Union Bank Bldg., Pittsburgh, March 25, 1925.

Miss Jennie Jones, 1843 Blvd. of Allies, Pittsburgh, March 25, 1925.

Geo. A. Kinley, Wilkinsburg, March 25, 1925.

O. A. Lappe, 1110 Portland St., Pittsburgh, March 25, 1925.

John C. McCloskey, Swissvale, March 25, 1925.

S. W. McGinness, 1306 Berger Bldg., Pittsburgh, March 25, 1925.

Edward A. Monaghan, 181 14th St., Pittsburgh, March 25, 1925.

Miss Anna S. Perkins, Homestead, March 25, 1925.

Frank A. Power, Braddock, March 25, 1925.

C. G. Rinehart, 6709 Thos. Blvd., Pittsburgh, March 25, 1925.

Chris Spring, Frick Bldg., Pittsburgh, March 25, 1925.

W. A. Suckling, 461 S. Atlantic Ave., Pittsburgh, March 25, 1925.

J. L. Trefaller, Jr., 348 S. Evaline St., Pittsburgh, March 25, 1925.

Henry Wagner, Carnegie, March 25, 1925.

Walter D. Young, 123 S. Highland Ave., Pittsburgh, March 25, 1925.

ARMSTRONG COUNTY.

Julius Steiner, Ford City, March 25, 1925.

BEAVER COUNTY.

W. K. Bart, Jr., Midland, March 25, 1925.

C. Roy Kerr, Ambridge, March 25, 1925.

Saverio Polosi, Aliquippa, March 25, 1925.

BERKS COUNTY.

Miss Lillie M. Fry, Reading, March 25, 1925.

Henry H. Hernan, Reading, March 25, 1925.

BLAIR COUNTY.

H. M. Sausser, Tyrone, March 25, 1925.

BRADFORD COUNTY.

J. I. Morley, Athens, March 25, 1925.

Miss Mollie N. Rice, Rome, March 25, 1925.

BUCKS COUNTY.

Miss Helen Worthington, Langhorne, March 25, 1925.

BUTLER COUNTY.

Theodore G. R. Keck, Butler, March 25, 1925.

CAMBRIA COUNTY.

John R. Mussed, Barnesboro, March 25, 1925.

Theodore Rendessy, Johnstown, March 25, 1925.

CLEARFIELD COUNTY.

W. F. Cornely, Madera, March 25, 1925.

CLINTON COUNTY.

Mrs. Edna R. Hughes, Lock Haven, March 25, 1925.

COLUMBIA COUNTY.

Harry S. Barton, Bloomsburg, March 25, 1925.

CRAWFORD COUNTY.

George Eldred, Titusville, March 25, 1925.

DAUPHIN COUNTY.

Irwin M. Cassell, Harrisburg, March 25, 1925.

William F. Houseman, Steelton, March 25, 1925.

Lucian S. Notestine, Harrisburg, March 25, 1925.

DELAWARE COUNTY.

Miss Gertrude Howard, Chester, March 25, 1925.

DELAWARE COUNTY.

Harry P. Ottey, Media, March 25, 1925.

ELK COUNTY.

Thomas M. Hickey, St. Marys, March 25, 1925.

ERIE COUNTY.

W. S. Carroll, Erie, March 25, 1925.

Henry H. Jeffs, Erie, March 25, 1925.

FAYETTE COUNTY.

D. Basich, Masontown, March 25, 1925.

Joseph Rafael, Uniontown, March 25, 1925.

Herman Rosenman, Uniontown, March 25, 1925.

Miss Cora B. Wyncoop, Uniontown, March 25, 1925.

FRANKLIN COUNTY.

D. S. Lemaster, Chambersburg, March 25, 1925.

C. J. Zullinger, Chambersburg, March 25, 1925.

GREENE COUNTY.

Harry F. Bailly, Waynesburg, March 25, 1925.

INDIANA COUNTY.

W. G. Chapman, Indiana, March 25, 1925.

John S. De Santis, Indiana, March 25, 1925.

JEFFERSON COUNTY.

Mrs. Elizabeth Winter, Punxsutawney, March 25, 1925.

LACKAWANNA COUNTY.

John Bosak, Olyphant, February 19, 1925.

Miss Mary Duffy, Scranton, March 25, 1925.

James F. Kearney, Archbald, March 25, 1925.

Miss Marie Loftus, Carbondale, March 25, 1925.

LANCASTER COUNTY.

T. W. K. Deitzel, Columbia, March 25, 1925.

Harry O. Conn, Lancaster, March 25, 1925.

Miss Florence I. Mentzer, Lancaster, March 25, 1925.

LAWRENCE COUNTY.

Mont L. Ailey, New Castle, March 25, 1925.

LUZERNE COUNTY.

V. B. Robinson, Wilkes-Barre, March 25, 1925.

Frank E. Shiffer, Pittston, March 25, 1925.

Will A. Shiffer, Pittston, March 25, 1925.

Anthony C. Stangert, Nanticoke, March 25, 1925.

Walter N. Thompson, Pittston, March 25, 1925.

George Treible, Lattimer Mines, March 25, 1925.

Miss Martha M. Woelfel, Freeland, March 25, 1925.

Harry C. Fithian, Williamsport, March 25, 1925.

LYCOMING COUNTY.

Mrs. Frances S. Templin, Williamsport, March 25, 1925.

MCKEAN COUNTY.

Emile Stenger, Kane, March 25, 1925.

MERCER COUNTY.

C. E. Brockway, Sharon, March 25, 1925.
Frank Gilbert, Sharon, March 25, 1925.

MONTGOMERY COUNTY.

George Beck, 1815 Cayuga, Philadelphia, March 25, 1925.
I. K. B. Hansell, Ambler, March 25, 1925.

NORTHAMPTON COUNTY.

Charles G. Hemmel, Northampton, March 25, 1925.
Joseph Y. Strohman, Wilson, March 25, 1925.

NORTHUMBERLAND COUNTY.

Miss Elsie I. Culp, Sunbury, March 25, 1925.
Fred N. Landon, Sunbury, March 25, 1925.
H. A. Reynolds, Turbotville, March 25, 1925.

PERRY COUNTY.

Frank P. Whitmer, Newport, March 25, 1925.

PHILADELPHIA COUNTY.

John Birch, 2516 Ridge Ave., Philadelphia, March 25, 1925.
M. E. Bohn, 4442 N. Uber St., Philadelphia, March 25, 1925.
Courtland Butler, 2107 Fairmount, Philadelphia, March 25, 1925.
Miss Ellen N. Deady, N. E. Cor. 3d & Pine Sts., Philadelphia, March 25, 1925.
George W. Deane, 5914 Gt'n Ave., Philadelphia, March 25, 1925.
Edward G. Westwood, 5225 Chestnut St., Philadelphia, March 25, 1925.
Morris Feldman, 605 Flanders Bldg., Philadelphia, March 25, 1925.
Isaac E. Cealt, 6227 Delancey St., Philadelphia, March 25, 1925.
William Ginsburg, 4524 York Road, Philadelphia, March 25, 1925.
Samuel Green, 529 S. 11th St., Philadelphia, March 25, 1925.
Herbert Hargrave, 6039 Torresdale Ave., Philadelphia, March 25, 1925.
Lewis T. Hubbs, 5600 N. Camac St., Philadelphia, March 25, 1925.
Robt. C. Hutchinson, 132 Chatham Rd., Philadelphia, March 25, 1925.
Samuel M. Israeli, 607 Stephen Girard Bldg., Philadelphia, March 25, 1925.
Arnold Katz, 716 Walnut St., Philadelphia, March 25, 1925.
Charles Keinath, 322 Race St., Philadelphia, March 25, 1925.
J. Walter Lauer, Ambler, Philadelphia, March 25, 1925.
William D. Lindsay, 475 City Hall, Philadelphia, March 25, 1925.
Henry R. Luffberry, 1600 Walnut St., Philadelphia, March 25, 1925.
Miss Alice S. Marsh, 1830 Land Title Bldg., March 25, 1925.
Miss Regina E. G. McCann, 3811 Lancaster Ave., Philadelphia, March 25, 1925.
Romauld T. McDonnell, 4025 Chestnut St., Philadelphia, March 25, 1925.
Miss Mary A. McSorley, 221 S. 50th St., Philadelphia, March 25, 1925.
Miss Bessie A. Miller, 2203 Packard Bldg., Philadelphia, March 25, 1925.
Simon B. Moore, 3539 N. 17th St., Philadelphia, March 25, 1925.
Harry Muhlischlegel, 5th St., & Girard, Philadelphia, March 25, 1925.
Louis S. Neidig, Jr., Upper Darby, March 25, 1925.
Frank S. Petriollo, 2009 N. Front St., Philadelphia, March 25, 1925.
Francis Rawle, Jr., 215 S. 5th St., Philadelphia, March 25, 1925.

E. Irving Shuttleworth, 3054 Kensington Ave., Philadelphia, March 25, 1925.

Miss Nellie Silver, 2117 N. Ontario St., Philadelphia, Mar. 25, 1925.

Edward J. Simons, 6221 Rising Sun Ave., Philadelphia, March 25, 1925.

Clifford S. Smith, 112 Drexel Bldg., Philadelphia, March 25, 1925.

Asher Steinberg, 614 Fairmount Ave., Philadelphia, March 25, 1925.

Meyer B. Strouse, 806 Arch St., Philadelphia, March 25, 1925.

Charles G. Super, 120 E. Tulpehocken St., Philadelphia, March 25, 1925.

Miss Lorna D. Toboldt, 340 City Hall, Philadelphia, March 25, 1925.

Benjamin Tucker, 2200 N. Hancock St., Philadelphia, Mar. 25, 1925.

Thos. J. Turkington, 3412 Princeton Ave., Philadelphia, March 25, 1925.

David Watson, 2232 S. 63rd St., Philadelphia, March 25, 1925.

Palmer Watson, 246 W. Johnson St., Philadelphia, March 25, 1925.

Clarence N. Williams, Real Est. Tr. Bldg., Philadelphia, March 25, 1925.

Isaac H. Wright, Rockledge, March 25, 1925.

Jacob Zaresky, 2239 S. 6th St., Philadelphia, March 25, 1925.

POTTER COUNTY.

B. L. Langworthy, Shinglehouse, March 25, 1925.

SOMERSET COUNTY.

William N. Clements, Garrett, March 25, 1925.

Robert C. Heffley, Berlin, March 25, 1925.

Robt. H. Johnston, Elk Lick, March 25, 1925.

SUSQUEHANNA COUNTY.

Mrs. Rebecca Benedict, Montrose, March 25, 1925.

W. J. Naxey, Forest City, March 25, 1925.

Wm. A. Titsworth, Montrose, March 25, 1925.

VENANGO COUNTY.

T. L. Blair, Oil City, March 25, 1925.

WARREN COUNTY.

Leslie M. Kinnear, Tidioute, March 25, 1925.

Zachary T. Beaver, Clarendon, March 25, 1925.

WASHINGTON COUNTY.

A. V. Campbell, McDonald, March 25, 1925.

Bela Trilecz, Canonsburg, March 25, 1925.

WAYNE COUNTY.

Miss Theresa A. Gerety, Honesdale, March 25, 1925.

WESTMORELAND COUNTY.

E. E. Huffman, New Alexandria, March 25, 1925.

J. H. McIntyre, Parnassus, March 25, 1925.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 11, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the term of four years, to compute from the date of confirmation.

CAMBRIA COUNTY.

Mrs. Jennie B. Koontz, Johnstown.

CLINTON COUNTY.

Miss Marie E. Wentz, Lock Haven.

ERIE COUNTY.

E. Stanley Thompson, Erie.

NORTHAMPTON COUNTY.

Peter Rosato, Bangor.

PHILADELPHIA COUNTY.

S. Woodward Cook, S. W. Cor. 52d & Market Sts., Philadelphia.
Miss Elsie Lichtman, 4562 N. 16th St., Philadelphia.

SOMERSET COUNTY.

Mrs. Louise M. Ross, Addison.

YORK COUNTY.

Mrs. Anna P. McSwiggan, York.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 12, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration.

ALLEGHENY COUNTY.

Frank Bozic, 2341 Carson St., Pittsburgh, March 10, 1925.
William Henry Carson, 3801 Penn Ave., Pittsburgh, March 29, 1925.
D. S. Crawford, Homestead, March 28, 1925.
William J. Dible, Wilkesburg, March 7, 1925.
William T. Dible, Verona, March 7, 1925.
Miss S. L. Edgar, Glenshaw, March 28, 1925.
Edward C. Hagan, 3461 Shadeland Ave., Pittsburgh, March 28, 1925.
George H. House, 315 4th Ave., Pittsburgh, March 26, 1925.
E. Dexter Pool, 315-4th Ave., Pittsburgh, March 26, 1925.
Daniel C. Smith, 516 Federal St., Pittsburgh, March 28, 1925.
William J. White, 433 4th Ave., Pittsburgh, March 27, 1925.

ARMSTRONG COUNTY.

E. B. McKee, Freeport, March 27, 1925.

BERKS COUNTY.

Henry M. Mayer, Reading, March 29, 1925.

BRADFORD COUNTY.

A. S. Bucklev Athens, March 26, 1925.
H. H. Mercereau, Sayre, March 27, 1925.

CAMBRIA COUNTY.

Thomas G. Evans, Portage, March 26, 1925.
Howard W. Stull, Johnstown, March 7, 1925.

CARBON COUNTY.

Mrs. Evelyn Scott Shinton, Summit Hill, March 7, 1925.

CHESTER COUNTY.

Edwin D. Baldwin, Downingtown, March 28, 1925.
Arthur R. Yearsley, Coatesville, March 29, 1925.

FAYETTE COUNTY.

Harry M. Crawford, Uniontown, March 26, 1925.

INDIANA COUNTY.

Gataldo Valenti, Creekside, March 26, 1925.

LACKAWANNA COUNTY.

Miss Elsa M. Roos, Scranton, March 28, 1925.

LUZERNE COUNTY.

Edmund E. Jones, Wilkes-Barre, March 25, 1925.
William P. Walsh, Wilkes-Barre, Jan. 22, 1925.
Miss Frances F. Willis, Nanticoke, March 26, 1925.

McKEAN COUNTY.

John P. Melvin, Bradford, March 28, 1925.

MONTGOMERY COUNTY.

Russell Y. Pullinger, Flourtown, March 26, 1925.

NORTHAMPTON COUNTY.

Petro Guzzetto, Easton, March 29, 1925.
S. D. Ritter, Freemansburg, March 14, 1925.

NORTHUMBERLAND COUNTY.

J. Grant Kehler, Mt. Carmel, March 28, 1925.

PHILADELPHIA COUNTY.

Joseph G. Barth, 6619 N. Opal St., Philadelphia, March 28, 1925.
Charles Bentz, 1326 Porter St., Philadelphia, March 29, 1925.
Morris Bien, 401 Market St., Philadelphia, March 29, 1925.
Jacob M. Cohen, 2000 Packard Bldg., Philadelphia, March 29, 1925.
Angelo De Palma, 1325 S. Broad St., Philadelphia, March 26, 1925.
Bernard Englander, 1626 N. Franklin St., March 27, 1925.
William A. Gelber, 4056 Girard Ave., March 7, 1925.
Frank G. Grier, 555 N. 17th St., Philadelphia, March 26, 1925.
Martin E. Hartley, 4709 N. Broad St., Philadelphia, March 26, 1925.
Herman Heyl, 63d & Oxford Sts., Philadelphia, March 28, 1925.
Walter W. Hutzel, 2801 N. 25th St., Philadelphia, March 29, 1925.

PHILADELPHIA COUNTY.

Fred C. Muhl, 453 W. Fishers Ave., Phila., March 28, 1925.
Harry Pollock, 1829 S. 6th St., Phila., March 7, 1925.
Mrs. Marion Byron Ritterhoff, 2507 W. Alle Ave., Phila., March 28, 1925.
Miss May N. Sutcliffe, 2011 S. 15th St., Phila., March 28, 1925.

SNYDER COUNTY.

Jacob B. Bulick, Selinsgrove, March 29, 1925.

VENANGO COUNTY.

Geo. S. Rugus, Franklin, March 29, 1925.

WESTMORELAND COUNTY.

V. Chirico, Jeannette, March 27, 1925.
Wade T. Kline, Greensburg, March 7, 1925.
M. H. Mainwaring, New Kensington, March 27, 1925.
H. G. Waddell, Delmont, March 28, 1925.

YORK COUNTY.

Peter L. Portenbaugh, Etters, March 12, 1925.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,
A motion was made by Mr. BUCKMAN,
That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nomination,
Which was agreed to,
Whereupon,
A motion was made by Mr. BUCKMAN,
That the Senate do advise and consent to said nominations. On the question,
Will the Senate agree to the motion?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | DeWitt, | Kunkle, | Phipps, |
| Barr, | Earnest, | Kutz, | Quigley, |
| Baumer, | Freeman, | Lanius, | Salus, |
| Betts, | Gelder, | Leslie, | Schantz, |
| Bonbrake, | Griswold, | MacDade, | Snyder, |
| Brown, | Harris, | Mansfield, | Sones, |
| Buckman, | Heaton, | Miller, | Sprowls, |
| Culbertson, | Homsher, | North, | Steele, |
| Daix, | Huffman, | Norton, | Vare, |
| Davis, | Joyce, | Painter, | Weingartner, |
| Derrick, | Krause, | Patton, | Woodward, |

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. DAIX. Mr. President, I move that the Senate do now adjourn until Monday evening, March 16, 1925 at nine o'clock.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5:09 P. M., until Monday evening, March 16, 1925, at nine o'clock.

HOUSE OF REPRESENTATIVES

WEDNESDAY, March 11, 1925.

The House met at 10:00 o'clock A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Lord our God, Thou who art the head of all nations and the supreme governor of this universe we pray Thee that all governments may realize that government is of God; and help us all who are taking part in the government of this State to do so, conscious of our obligations to Thee. Bless this day all who are sick and in sorrow, and especially bless all those who are in the hospitals and asylums of this State. Help us to remember that we in a measure are responsible for doing everything to alleviate pain and suffering. Bless this House today, the Speaker and the members and the employees, and all of us who are here, we ask in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Bromley, the further reading was dispensed with and the Journal approved.

BILLS INTRODUCED AND REFERRED.

By Mr. HAWS. HOUSE BILL No. 1226.

An Act making the report of any board of view, viewers or injury of view, upon appeal to the court of common pleas, prima facie evidence of benefits therein assessed

Referred to the Committee on Judiciary Special.

By Mr. STERLING. HOUSE BILL No. 1227.

An Act to amend section five hundred and eighteen of an act, approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 682), entitled, "An act relating to insurance; amending, revising and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision and protection of home and foreign insurance companies, Lloyds Associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws."

Referred to the Committee on Insurance.

By Mr. EDWARD BROWN. HOUSE BILL No. 1228.

An Act giving the assent of the Commonwealth to the Act of Congress, approved the twenty-fourth day of February, one thousand nine hundred and twenty-five, entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes;" and providing for the appointment of an officer to receive appropriations made under said act.

Referred to the Committee on Agriculture.

By Mr. GEORGE A. SMITH. HOUSE BILL No. 1229.

An Act to amend route three hundred and two of section one of the act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. HOWE. HOUSE BILL No. 1230.

An Act regulating the effect of wage contracts for work and labor done or to be done in the erection, construction, repair, removal or dismantling of any building, structure or improvement, or whatsoever kind and character the same may be, which is about to be erected, or is in the course of construction or in the repair or improvement or removal of any building or other structure of any kind whatsoever already built, by providing remedies for the recovery of wages due the wage earner by reason of any contract entered into with the owner or contractor by the wage earner for the benefit of and upon the credit of said building or structure.

Referred to the Committee on Judiciary General.

By Mr. GREENSTEIN. HOUSE BILL No. 1231.

An Act relating to and classifying building and loan associations heretofore or hereafter incorporated, into class A to be known as building and loan associations, and class B to be known as mortgage and loan associations; providing for the incorporation of each class and for the changing from class A to class B; regulating and restricting each class in the loaning of money; and giving the Department of Banking additional powers of examination over class B associations.

Referred to the Committee on Judiciary Special.

By Miss GRIMES. HOUSE BILL No. 1232.

An Act empowering counties to take, purchase, or condemn property, and to appropriate money for the erection thereon of public auditoriums, libraries, memorial buildings and monuments; and providing for their operation and maintenance.

Referred to the Committee on Counties and Townships.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1233.

An Act authorizing and empowering cities of the second class in this Commonwealth to construct and maintain sub-surface walks under the streets and sidewalks of the city, and to assess the cost, damage and expense of the construction thereof against properties abutting along the line of said improvement and specially and peculiarly benefited by the construction thereof; providing for the procedure therein, and for the ascertainment of the cost, damage and expense thereof, and providing how and to what extent liens may be filed therefor.

Referred to the Committee on Municipal Corporations.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1234.

A Supplement to an act approved the seventh day of March, one thousand nine hundred and one (P. L. 20), entitled "An act for the government of cities of the second class," establishing and regulating a Department of City Transit; defining the powers, duties and jurisdiction of the department and providing for its officers and employees.

Referred to the Committee on Municipal Corporations.

By Miss GRIMES. HOUSE BILL No. 1235.

An Act empowering cities and counties, which are authorized to take, purchase or condemn property and to appropriate money for the erection thereon of public auditoriums, libraries, memorial buildings and monuments, and to provide that for their operation and maintenance, to jointly take, purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly.

Referred to the Committee on Counties and Townships.

By Mr. JAMES H. McCLURE. HOUSE BILL No. 1236.

An Act to amend section one of the act approved the first day of June, one thousand nine hundred and fifteen, (P. L. 665), entitled "An act authorizing boroughs to redeem outstanding bonds, and for that purpose issue and sell new interest-bearing bonds; and to provide a fund for the redemption thereof."

Referred to the Committee on Municipal Corporations.

By Mr. JAMES H. McCLURE. HOUSE BILL No. 1237.

An Act providing for the payment or return to the Borough Treasurer of all incorporated boroughs in the Commonwealth of all fines, penalties or forfeitures.

Referred to the Committee on Municipal Corporations.

By Mr. JAMES H. McCLURE. HOUSE BILL No. 1238.

An Act repealing an act approved the twenty-ninth day of June, A. D. one thousand nine hundred and twenty-three (P. L. 970) entitled, "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed, and validating sales not made in accordance with said act."

Referred to the Committee on Municipal Corporations.

By Mr. JAMES H. McCLURE. HOUSE BILL No. 1239.

An Act to amend an act, approved the thirtieth day of June, one thousand nine hundred and nineteen, (Pamphlet Laws 718), entitled: "An act to amend an act, approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, six hundred and seventy-eight), entitled, 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, or incorporated towns, townships and counties, as to the regulation of the use of and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain

duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle,' as amended; by further regulating the use of registration plates; prescribing fees for omnibuses, and changing other existing fees; changing the date for the licensing year; limiting the weights of certain trailers; providing for the examination of operators; authorizing the State Highway Commissioner to publish and sell lists of registrations; authorizing municipalities to enact certain ordinances; making an appropriation for refunding moneys; and providing penalties; and repealing section seventeen of said act."

Referred to the Committee on Municipal Corporations.

By Mr. FRYE. HOUSE BILL No. 1240.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. ROYLE. HOUSE BILL No. 1257.

An Act making an appropriation to the Frankford Day Nursery, at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HAAS. HOUSE BILL No. 1258.

An Act to validate certain municipal ordinances, assessments, claims and liens in the several boroughs of the Commonwealth, providing for the filing of claims therefor and the proceedings for the collection of such assessments and claims.

Referred to the Committee on Municipal Corporations.

By Mr. WHITEHOUSE. HOUSE BILL No. 1270.

An Act to amend section fifty-five of the act approved the thirty-first day of March, one thousand eight hundred and sixty (P. L. 382), entitled "An act to consolidate, revise and amend the penal laws of this Commonwealth," as amended.

Referred to the Committee on Judiciary General.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 6. (HOUSE BILL No. 1174.)

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 7. (HOUSE BILL No. 1175.)

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia.

Referred to the Committee on Appropriations.

SENATE BILL No. 43. (HOUSE BILL No. 1176.)

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 44. (HOUSE BILL No. 1177.)

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 45. (HOUSE BILL No. 1178.)

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 57. (HOUSE BILL No. 1179.)

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 62. (HOUSE BILL No. 1180.)

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 67. (HOUSE BILL No. 1181.)

An Act making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 73. (HOUSE BILL No. 1182.)

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney, Jefferson County, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 75. (HOUSE BILL No. 1183.)

An Act making an appropriation to the Brookville Hospital, Brookville, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 76. (HOUSE BILL No. 1184.)

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 77. (HOUSE BILL No. 1185.)

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 90. (HOUSE BILL No. 1186.)

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 95. (HOUSE BILL No. 1187.)

An Act making an appropriation to the Liberty Fire Company No. 1 of Spring City Pennsylvania for loss sustained in attendance at fire on property of State institution.

Referred to the Committee on Appropriations.

SENATE BILL No. 100. (HOUSE BILL No. 1188.)

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 104. (HOUSE BILL No. 1189.)

An Act making an appropriation to the Allegheny General Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 105. (HOUSE BILL No. 1190.)

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 114. (HOUSE BILL No. 1191.)

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 119. (HOUSE BILL No. 1192.)

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 129. (HOUSE BILL No. 1193.)

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

Referred to the Committee on Appropriations.

SENATE BILL No. 140. (HOUSE BILL No. 1194.)

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville, Montgomery County, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 142. (HOUSE BILL No. 1195.)

An Act making an appropriation to the South Side Hospital of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 170. (HOUSE BILL No. 1196.)

An Act making an appropriation to carry into effect the provisions of an act approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred and fourteen), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" and its amendments.

Referred to the Committee on Appropriations.

SENATE BILL No. 180. (HOUSE BILL No. 1197.)

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three, Liverpool Street, North Side, City of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 181. (HOUSE BILL No. 1198).

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 184. (HOUSE BILL No. 1199).

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 186. (HOUSE BILL No. 1200).

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 193. (HOUSE BILL No. 1201).

An Act making an appropriation to the Wills Eye Hospital of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 194. (HOUSE BILL No. 1202).

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia.

Referred to the Committee on Appropriations.

SENATE BILL No. 195. (HOUSE BILL No. 1203).

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia.

Referred to the Committee on Appropriations.

SENATE BILL No. 214. (HOUSE BILL No. 1204.)

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 228. (HOUSE BILL No. 1205.)

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 231. (HOUSE BILL No. 1206.)

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 258. (HOUSE BILL No. 1207.)

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 281. (HOUSE BILL No. 1208.)

An Act making an appropriation to the Western Temporary Home of Philadelphia.

Referred to the Committee on Appropriations.

SENATE BILL No. 301. (HOUSE BILL No. 1209.)

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 302 (HOUSE BILL No. 1210.)

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Referred to the Committee on Appropriations.

SENATE BILL No. 327. (HOUSE BILL No. 1211.)

An Act making an appropriation to the McKeesport Hospital Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 344. (HOUSE BILL No. 1212.)

An Act making an appropriation to The Friends' Home for Children of the City of Philadelphia and State of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 345. (HOUSE BILL No. 1213.)

An Act making an appropriation to The House of Industry for Discharged prisoners of the City of Philadelphia and State of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 353. HOUSE BILL No. 1214.)

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges.

Referred to the Committee on Appropriations.

SENATE BILL No. 357. (HOUSE BILL No. 1215.)

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession.

Referred to the Committee on Appropriations.

SENATE BILL No. 362. (HOUSE BILL No. 1216.)

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 364. (HOUSE BILL No. 1217.)

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 369. (HOUSE BILL No. 1218.)

An Act making an appropriation to the Midnight Mission of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 370. (HOUSE BILL No. 1219.)

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 371. (HOUSE BILL No. 1220.)

An Act making an appropriation to the Germantown Dispensary and Hospital, Germantown, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 380. (HOUSE BILL No. 1221.)

An Act concerning conditional sales and to make uniform the law relating thereto.

Referred to the Committee on Judiciary General.

SENATE BILL No. 383. (HOUSE BILL No. 1222.)

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 399. (HOUSE BILL No. 1223.)

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age.

Referred to the Committee on Education.

SENATE BILL No. 448. (HOUSE BILL No. 1224.)

An Act making an appropriation to the Robert Wood Home of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 458. (HOUSE BILL No. 1225.)

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 3. (HOUSE BILL No. 1241.)

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia.

Referred to the Committee on Appropriations.

SENATE BILL No. 64. (HOUSE BILL No. 1242.)

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton.

Referred to the Committee on Appropriations.

SENATE BILL No. 450. (HOUSE BILL No. 1243.)

An Act making an appropriation to the Department of Property and Supplies to reimburse David Cramer for moneys erroneously paid into the State Treasury.

Referred to the Committee on Appropriations.

SENATE BILL No. 451. (HOUSE BILL No. 1244.)

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations.

Referred to the Committee on Corporations.

SENATE BILL No. 462. (HOUSE BILL No. 1245.)

An Act to further amend section thirty-five of the act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled "An act relating to roads highways and bridges" by authorizing in proceedings pending or hereafter begun such bridges to be located wherever necessary.

Referred to the Committee on Public Roads.

SENATE BILL No. 16. (HOUSE BILL No. 1246.)

An Act validating ordinances assessments and proceedings by Councils in Cities for the paving and curbing of public highways and validating municipal liens therefor filed in the name of the City to the use of the contractor.

Referred to the Committee on Judiciary General.

SENATE BILL No. 59. (HOUSE BILL No. 1247.)

An Act making an appropriation to the Lewistown Hospital, Lewistown, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 192. (HOUSE BILL No. 1248.)

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 349. (HOUSE BILL No. 1249.)

An Act concerning the identification and marking of graves of soldiers and sailors of the Revolutionary War; imposing certain duties on the Adjutant General and on certain municipal officers and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 409. (HOUSE BILL No. 1250.)

An Act to amend section three of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three (P. L. 858) entitled "An Act establishing a State employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employees serve; excepting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties" by changing the time during which a State employe shall have the option of membership in the retirement association.

Referred to the Committee on Judiciary General.

SENATE BILL No. 410. (HOUSE BILL No. 1251.)

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three (P. L. 858), entitled "An Act establishing a State employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employees serve; excepting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties" by imposing certain duties upon recipients of state annuities thereunder.

Referred to the Committee on Judiciary General.

SENATE BILL No. 467. (HOUSE BILL No. 1252.)

An Act to amend section six of an act approved the ninth day of June, one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-six) entitled, "An act to regulate the construction, maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class, providing for the enforcement thereof and fixing penalties for violation of the same," by providing for the heating by means of mechanical warm air.

Referred to the Committee on Judiciary Special.

SENATE BILL No. 492. (HOUSE BILL No. 1253).

An Act to amend section one of an act approved the twelfth day of May, one thousand eight hundred and eighty-seven, (P. L. 96), entitled "A Supplement to an act, entitled 'An Act supplementary to an act relative to burial grounds and cemeteries situated in incorporated boroughs,' approved the nineteenth day of May, one thousand eight hundred and seventy-four, changing the title of said act, and authorizing the court to make orders and decrees required by the act, and to enforce the same by process, approved the thirteenth day of May, eighteen hundred and seventy-six, further empowering the courts to direct removal of remains in boroughs, cities, and towns from burial grounds where interments have ceased or have become neglected as to become a public nuisance, or such remains interfere with the improvements, extensions, and interests of such cities, boroughs, or towns," as amended; providing that such removal may be authorized when such land is desired by said municipalities for opening, laying out or extending streets or establishing playgrounds or recreation centers.

Referred to the Committee on Judiciary General.

SENATE BILL No. 493. (HOUSE BILL No. 1254).

An Act to amend section two of the act approved the first day of June, one thousand eight hundred and eighty-three (P. L. 58), entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such buildings as may be necessary for the accommodation of the courts, and of the several officers of the county, and for the reception and safe keeping of the records and other papers in charge of such officers; and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse, when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners, then to resort to condemnation;" providing for the leasing of part of ground so obtained to municipalities for use as comfort stations.

Referred to the Committee on Judiciary General.

SENATE BILL No. 524. (HOUSE BILL No. 1255).

An Act to further amend sections two thousand six hundred and three, and two thousand six hundred and twenty-three of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," authorizing school districts of the second class to employ certified public accountants in certain cases, and providing for their compensation.

Referred to the Committee on Education.

SENATE BILL No. 525. (HOUSE BILL No. 1256).

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Municipal Corporations, reported as committed House Bill No. 1093, entitled:

An Act to amend article thirteen of the act approved the twenty-seventh day of June, Anno Domini one thousand nine hundred and thirteen (P. L. 568), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto," providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charges.

Mr. HAAS, from the Committee on Municipal Corporations, reported as amended House Bill No. 773, entitled:

An Act to amend section one of the act approved the eleventh day of April, one thousand eight hundred and sixty-eight hundred and sixty-six, (P. L. 99), entitled "A supplement to an act, approved the twenty-seventh day of February, Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ police force,' by extending the same to certain other companies.

Mr. NEELY, from the Committee on Counties and Townships, reported as committed House Bill No. 487, entitled:

An Act to repeal the act approved the seventeenth day of July, one thousand nine hundred and nineteen, (P. L. 1035), entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand."

Mr. HRICKO, from the Committee on Forestry, reported as committed House Bill No. 924 (Senate Bill No. 245), entitled:

• An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen), entitled "An act to permit the Department of Forestry to enter into co-operative agreements with county, township, municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder.

Mr. ARMSTRONG, from the Committee on Law and Order, reported as amended House Bill No. 1071 (Senate Bill No. 300), entitled:

A supplement to the act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws, thirty-four), entitled "An act concerning alcoholic liquors; prohibiting the manufacture, advertising, furnishing, traffic in and possession of intoxicating liquors for beverage purposes and articles and substances designed or intended for use in the manufacture thereof; defining intoxicating liquor; providing for penalties, forfeitures and the abatement of nuisances and repealing existing alcoholic liquor laws and alcoholic liquor license laws;" regulating under permit through an Alcohol Permit Board created in the Department of Agriculture the manufacture, development, use in manufacture, sale at wholesale storage by bailees for hire and transportation for hire of any alcohol or any alcoholic liquid by certain persons; providing for fees and the disposition thereof; authorizing the inspection of the records of permittees and purchasers of said liquids declaring certain places, nuisances and providing for their abatement and providing penalties.

Mr. JAMES H. MCCLURE, from the Committee on Judiciary General, re-reported as amended House Bill No. 432, entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, three hundred sixty-three) entitled "An act relating to the organization, jurisdiction and procedure of the orphans' courts, the powers and

duties of the judges there and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses.

Mr. DILSHEIMER, from the Committee on Municipal Corporations re-reported as amended House Bill No. 603, entitled:

An Act relating to and providing that where any City of the Third Class purchases or otherwise acquires any land or property outside the city limits, but adjacent and adjoining thereto for public purposes, the lands and property so condemned, purchased or otherwise acquired shall be annexed to and become a part of the said City acquiring the same in the manner aforesaid.

RESOLUTION.

GRANTING THE USE OF HOUSE CAUCUS ROOM.

Mr. POWELL offered the following resolution which was twice read, considered and adopted:

Resolved, That the use of the House Caucus Room be given to the Mt. Carmel delegation between the hours of two and three o'clock P. M. on March 11th, 1925, for the purpose of a hearing on roads.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 426, as follows:

An Act to amend section five of the act approved the twentieth day of June one thousand nine hundred and one (Pamphlet Laws five hundred seventy-eight) entitled "An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" by making more specific the powers of tax collectors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of the act approved the twentieth day of June one thousand nine hundred and one (Pamphlet Laws five hundred seventy-eight) entitled "An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" is hereby amended to read as follows

Section 5 The city treasurer as the said collector of taxes shall have power to appoint as many deputies as shall be necessary to enable him to collect the said taxes or any of them which deputies shall be paid by the said treasurer and the respective authorities levying the tax shall not in any wise be liable for their compensation nor for their official conduct The said treasurer as the collector of the said several taxes and his deputies shall have and exercise all the powers vested by law in the several collectors of State and county taxes and in all the remedies for the collection thereof including the power in all cases where goods and chattels sufficient to satisfy the tax with costs cannot be found to take the delinquent whether the same be a male or female and convey him or her to the county jail there to remain until the amount of such tax together with the costs and charges shall be paid or secured to be paid or until he or she shall be otherwise discharged by due course of law and shall have additional power and authority after five days' notice to seize by levy and distress any property on the premises assessed belonging to tenants purchasers or others without regard to the date of assessment or levy of the tax and to sell the same giving ten days' public notice of such sale by written or printed advertisement and

to levy upon any personal property of the delinquent that may be found within the county for the collection of said taxes and after notice of sale as aforesaid to sell the same for the payment of said taxes The said several warrants shall be effectual to authorize the said treasurer as collector of taxes to collect the said taxes during two years from the date of each respective warrant Provided however That nothing herein contained shall authorize the arrest or imprisonment for nonpayment of any tax of any infant or person found by inquisition to be of unsound mind

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 454, as follows:

An Act to amend part of section one hundred one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" removing from skunks the protection afforded them as fur-bearing animals

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one hundred one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" as defines fur-bearing animals is hereby amended to read as follows

The term "fur-bearing animals" shall include (a) the mink (b) the muskrat (c) the opossum (d) the otter (e) the raccoon and (f) the beaver

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 323, as follows:

An Act to amend section one of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and sixteen) entitled "An act relating to husband and wife who are the parents of minor children enlarging and extending the power control and authority of the mother over their minor children under certain circumstances" giving the mother under all circumstances the same and equal power and rights with the father

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and sixteen) entitled "An act relating to husband and wife who are the parents of minor children enlarging and extending the power control and authority of the mother over their minor children under certain circumstances" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter a married woman who is the mother of a minor child (and who contributes by the fruits of her own labor or otherwise toward the support maintenance and education of her said minor child) shall have the same and equal power control and authority over her said

child and shall have the same and equal right to its custody and services and earnings as is now by law possessed by her husband who is the father of such minor child If either the father or the mother desert their child or fail to perform their parental duties the right to the custody services and earnings of the child shall belong to the other The father and mother shall have a joint right of action for injuries to their minor child for the loss of its services and expenses incidental thereto and either the father or mother shall have the right to sue therefor in the name of both In case the father and mother live apart the action shall be maintained by the parent having the custody of the child and the control of its services

Section 2 The following acts or parts of acts of Assembly are hereby repealed absolutely

Section three of an act approved the fourth day of May one thousand eight hundred and fifty-five (Pamphlet Laws four hundred and thirty) entitled "An act relating to certain duties of husband and wife and parents and children"

Section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act vesting in the mother in certain cases the right to the services of her child and the right to be compensated for the loss of such service"

All other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 717, as follows:

An Act authorizing the county controller to bring suit in the name of the county on contracts upon neglect or refusal of the board of commissioners so to do after notice

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where any right of action accrues or has accrued to any county for damages debt or penalty by reason of or upon any contract to which the county was or is a party or is in any way interested and the board of commissioners of said county refuses or neglects to bring suit on said action the county controller of said county may after thirty days' notice in writing to said board of commissioners of his intention so to do bring suit therein in the name of the county and prosecute the same in the same manner as though the suit had been brought by the board of commissioners of said county

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 925, (Senate Bill No. 277), entitled:

An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the au-

thority of the same That section one of article three of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" is hereby amended to read as follows

Section 1 There shall be the following executive departments

- 1 Department of Public Safety
- 2 Department of Public Works
- 3 Department of Public Health
- 4 Department of Public Welfare
- 5 Department of Wharves Docks and Ferries
- 6 Department of City Transit
- 7 Department of City Treasurer
- 8 Department of City Controller
- 9 Department of Law
- 10 Civil Service Commission
- 11 Department of Receiver of Taxes
- 12 Department of Supplies

No department shall be created by the Committee other than those herein enumerated

Section 2 That clause (b) of section four of article two of said act is hereby amended to read as follows

(b) Until the vacancy is filled or in case of the mayor's temporary disability the director of public safety shall act as mayor or if he should resign or be unable to act as mayor then the director of public works shall act as mayor or if he should resign or be unable to act as mayor then the director of public health shall act as mayor or if he should resign or be unable to act as mayor then the director of public welfare shall act as mayor or if he should resign or be unable to act as mayor then the director of wharves docks and ferries shall act as mayor or if he should resign or be unable to act as mayor then the director of city transit shall act as mayor or if he should resign or be unable to act as mayor then the director of supplies shall act as mayor or if he should resign or be unable to act as mayor then the president of the council shall act as mayor

Section 3 That said act is amended by adding thereto article twenty-four which reads as follows

ARTICLE XXIV.

DEPARTMENT OF SUPPLIES.

Section 1 There shall be a Department of Supplies of which the director of supplies shall be the head He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor who appointed him was elected and until his successor is appointed and qualified

Section 2 The director of supplies shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided The director shall appoint such officers and employees as may be provided for by ordinance

Section 3 The Department of Supplies shall have the care management direction control and administration of the purchase and supply of all articles of personal property for the use of the various departments boards trusts commissions and other agencies of the city government All such departments and agencies shall obtain such articles by requisition on the Department of Supplies and not by direct purchase and the manner and form of such requisition may be prescribed by ordinance or in default thereof by standing rule of the Department of Supplies All appropriations of money for the purchase and supply of such articles shall be made to and shall be expended by the Department of Supplies and all contracts for the purchase of such articles shall be made and entered into by and with the Department of Supplies in the manner required by law It shall be unlawful for the city controller of such city to countersign or the city treasurer of such city to pay any warrants or checks for the purchase of such articles except upon certificate of the Department of Supplies that such articles have been purchased by its authority have been received and have conformed to the specifications of the contract as to quality quantity and substantially as to time of delivery Provided

That this section shall not apply to the purchase of books prints manuscripts curios and specialties for libraries and museums

Section 4 This act shall take effect thirty days after it shall be approved or otherwise become a law thereupon section seven article two of the said act approved the twenty-fifth day of June one thousand nine hundred and nineteen and all other parts thereof or of any other act or acts which may be inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 949, (Senate Bill No. 39), entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of the third class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 506, (Senate Bill No. 46), entitled:

An Act making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and six) entitled "An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor" said claim having been adjusted and approved by the Auditor General State Treasurer and Attorney General and to pay the personal expenses of all members of the Commission

Whereas By the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen a Commission was created to acquire a site select an architect and to provide for the erection of an institution for inebriates and

Whereas Said Commission was duly appointed acquired a site and employed an architect by whom services were performed in the year one thousand nine hundred and fifteen but on account of the World War the said Commission deemed it inexpedient to proceed with the erection of said institution and

Whereas The site so acquired for an institution for inebriates was transferred by the provisions of the Administrative Code to the Board of Trustees of the New Cumberland Industrial Farm and

Whereas The Commission appointed for the State institution for inebriates in the year one thousand nine hundred and seventeen was not confirmed by the Senate and no subsequent appointments were made and therefore no legal commission existed thereafter to pay the debts incurred by said commission and bills outstanding and

Whereas By the Act approved the fourteenth day of June one thousand nine hundred and twenty-three (Appropriation Acts page thirty-one) ten thousand dollars (\$10,000) was appropriated for the purpose of paying the outstanding bills of this Commission including the claim by the architect said act empowering the Auditor General the State Treasurer and the Attorney General to adjust and approve all such claims before any payment thereon was made and

Whereas Two claims were presented and payment thereof authorized out of said State appropriation as follows For the Secretary of the Commission five hundred dollars

(\$500.00) for the architect to the Commission seventeen thousand and seventy-eight dollars and eighty-nine cents (\$17,078.89) and

Whereas There was paid from said appropriation of ten thousand dollars (\$10,000) the claim of the Secretary of five hundred dollars (\$500.00) and nine thousand five hundred dollars (\$9,500) on the claim of the architect leaving a balance due to the architect as found by the Auditor General State Treasurer and Attorney General of seven thousand five hundred seventy-eight dollars and eighty-nine cents (\$7,578.89) therefore

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the sum of seven thousand five hundred seventy-eight dollars and eighty-nine cents (\$7,578.89) is hereby specifically appropriated to the Auditor General for the payment of the balance of the claim of the architect employed by the Commission appointed to provide for the selection of a site and the erection of a State institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred six) entitled "An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor" said claim having been adjusted by the Auditor General State Treasurer and Attorney General on August twenty-ninth one thousand nine hundred and twenty-four and the amount found to be due having been fixed at seventeen thousand and seventy-eight dollars and eighty-nine cents (\$17,078.89) of which amount nine thousand five hundred dollars (\$9,500) has been heretofore paid by the Commonwealth in accordance with the provisions of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Appropriation Acts page 31) entitled "A joint resolution making an appropriation to the Auditor General for the purpose of adjusting and paying certain outstanding bills contracted by the commission appointed under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and six) entitled 'An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor.'"

Section 2 That the further sum of fifty-one dollars (\$51.00) is hereby specifically appropriated to the Auditor General to pay the personal expenses of the Members of the Commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The next bills on the calendar are not on the file. If there is no objection we will pass them and come back to them when they are on file.

The Chair hears no objection.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 481, as follows:

An Act authorizing the Governor of the Commonwealth of Pennsylvania through proclamation to close any county or counties or any section of any county of Pennsylvania to hunting and fishing or to close any stream or parts of any stream to fishing or to forbid the use of smoking material or other use of fire in or near woodlands when such action is necessary to conserve either the health or welfare of our people or our natural resources and repealing existing laws

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act when the Governor of the Commonwealth shall consider such action necessary to conserve either the health or welfare of our people or our natural resources because of drought and consequent danger from forest fires or because of low water and the presence of contagious or infectious diseases he shall have authority through proclamation

(a) To close for a period not to exceed one season at one time any county or counties or any section of any county of this Commonwealth to either hunting or fishing

(b) To close for any period any stream or part of any stream to fishing

(c) To forbid for any period the smoking of tobacco in any form the building of camp fires or the burning of brush and other rubbish within woodland or within two hundred feet of woodland in any county counties or parts thereof

If after the issuing of any proclamation as herein provided the Governor is satisfied that the occasion has passed for maintaining the provisions of the proclamation he may annul it by another proclamation

Section 2 Each and every person violating any provision of such proclamation shall upon conviction in a summary proceeding before any magistrate alderman or justice of the peace be sentenced to pay a fine not exceeding one hundred dollars and in default of the payment of such fine and costs be imprisoned in the county jail one day for each dollar of fine and costs unpaid not however exceeding thirty days

Section 3 The act of May fourteenth one thousand nine hundred and fifteen (Pamphlet Laws five hundred thirty) entitled "An act authorizing the Governor of the Commonwealth of Pennsylvania through proclamation to close any county or counties or any section of any county of Pennsylvania to hunting or fishing or to close any stream or parts of streams to fishing when such action is necessary to conserve either the health or welfare of our people or our natural resources" is hereby repealed

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. IRVIN. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. W. P. WOOD. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON FINAL PASSAGE.

Mr. STERLING. Mr. Speaker, I desire to call up at this time House Bill No. 514, file folio 1821, on page 7 of today's calendar, Bills on Final Passage Postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Sterling.

The House resumed the consideration on final passage of House Bill No. 514, entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Malie, | Sautter, |
| Alexander, | Flinchbaugh, | Mangan, | Schilling, |
| Allman, | Flynn, | Marcus, | Schoener, |
| Anderson, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goehring, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goodnough, | McClure, J. H., | Soffel, |
| Bentley, | Goss, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Millar, | Stock, |
| Brown, E., | Harding, | Miller, C., | Storb, |
| Brown, E. P., | Hart, | Miller, H. A., | Storer, |
| Brown, T. J., | Haws, | Moffatt, | Strayer, |
| Burke, | Heffernan, | Moore, | Talbot, |
| Bush, | Heffran, | Morrison, | Thomas, L. D., |
| Calhoun, | Henderson, | Muldowney, | Thomas, M. G., |
| Canon, | Hess, | Munley, | Toepfer, |
| Colville, | Himes, | Myers, | Towner, |
| Conner, | Holcombe, | Neely, | Trescher, |
| Craig, | Holmes, | Nicholson, | Turner, |
| Critchfield, | Holtzman, | North, | Voltz, |
| Cross, | Hoover, | orr, | Watson, |
| Davies, | Horn, | Parkinson, | Weanier, |
| Davis, | Howe, | Patterson, B. H., | Wells, |
| DeFrehn, | Hricko, | Patterson, F. W., | Welly, |
| Deibler, | Huber, | Patterson, M., | Wet, |
| Derby, | Irvin, | Peelor, | Wheeler, |
| Diehm, | Jones, | Pennock, | Whitehouse, |
| Dietz, | Kelly, | Perry, | Williams, |
| Dilsheimer, | Lafferty, | Phillips, | Wilson, |
| Donnell, | Lauver, | Pitts, | Witherspoon, |
| Drinkhouse, | Laidich, | Posey, | Witkin, |
| Drumbor, | Little, H. A., | Powell, | Wood, N., |
| Duddy, | Little, J. T., | Prosser, | Wood, W. P., |
| Eaches, | Lockhart, | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |
| | MacMillan, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Mr. LORENZO D. THOMAS. Mr. Speaker, I desire to call up at this time House Bill No. 686, file folio 1825, on page 8 of today's calendar, Bills on Final Passage Postponed.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Lorenzo D. Thomas.

The House resumed the consideration on final passage of House Bill No. 686, entitled:

An Act regulating and providing fees of the several clerks of Quarter Sessions of the several counties of this Commonwealth other than in counties of the first and second classes.

On the question,

Shall the bill pass finally?

Mr. BREWSTER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Luzerne, Mr. Thomas, permit himself to be interrogated?

Mr. THOMAS. Mr. Speaker, I will.

Mr. BREWSTER. I would just like to know the purpose of this bill; is it a fee raiser?

Mr. THOMAS. Mr. Speaker and members of the House. While it is indeed a fee raiser, the fact must not be lost sight of that the fees as they obtain on the statute now were those which were created in 1867, and I would just like to submit to the gentleman from the western part of the State or any other lawyer whether or not conditions are not different from what they were fifty-two years ago. We are just bringing the thing down to the day in which we live. We conclusively proved two years ago as well as yesterday that there is an equity about this thing which merits our earnest consideration and there is absolutely nothing pertaining to the bill as it is presented that is contrary to the ethics of sound business practices.

Mr. BREWSTER. I feel this way, ladies and gentlemen of the House, coming from a small county of the seventh class, there is no demand, in my county at least, for any raise of fees. Now it might be in the county of the size which is represented by the sponsor of the bill. We people up in the rural districts, in the small counties, such as I represent feel that any measure of this kind is going to mean an increase of taxes on our people. So far as my considerations are concerned for my constituency I shall be compelled to vote against the bill for that reason.

Mr. THOMAS. Mr. Speaker, I have an idea that the member is considerably misinformed. We know that the salaries connected with the officials in counties of the seventh class are taken care of by a salary, whereas the county from which I come of this class is on a strictly fee basis and I think that was sufficiently set forth in the argument of yesterday. Thank you.

Mr. BREWSTER. Mr. Speaker, in counties of our class they are not taken care of by salary. We do not have our clerks of the quarter sessions on a salary basis. It is not being done in counties of the seventh class, at least not in my county.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—116.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Mangan, | Rieder, |
| Alexander, | Evans, B. P., | Marcus, | Royle, |
| Allman, | Evans, F. D., | Mathay, | Sautter, |
| Anderson, | Flinchbaugh, | McBride, | Schilling, |
| Armstrong, | Flynn, | McCaig, | Schoener, |
| Bagshaw, | Frye, | McCann, | Schwartz, |
| Baldi, | Goehring, | McClure, J. H., | Shaffer, |
| Bell, F. A., | Goodnough, | McCormick, | Shambach, |
| Bell, W. T., | Greeby, | McDermott, | Smith, G. A., |
| Bentley, | Griffith, | McGowan, | Smith, H. J., |
| Bidelspacher, | Grimes, | McKim, | Sowers, |
| Blumberg, | Guerin, | Metzger, | Stadtlander, |
| Brown, E., | Haas, | Metzinger, | Staudenmeier, |
| Brown, E. P., | Hall, | Miller, C., | Stavitski, |
| Burke, | Hantz, | Moffatt, | Sterling, |
| Bush, | Harer, | Moore, | Storb, |
| Calhoun, | Haws, | Muldowney, | Storer, |
| Canon, | Heffran, | Munley, | Thomas, L. D., |
| Colville, | Henderson, | Neely, | Toepfer, |
| Conner, | Hess, | Nolte, | Voltz, |
| Craig, | Himes, | Orr, | Watson, |
| Critchfield, | Horn, | Parkinson, | Wettach, |
| Davies, | Hricko, | Patterson, B. H., | Whitehouse, |
| Davis, | Huber, | Patterson, M., | Wilson, |
| Dengler, | Labar, | Perry, | Witherspoon, |
| Derby, | Little, H. A., | Pitts, | Witkin, |
| Dilsheimer, | Lucas, | Posay, | Bluett, |
| Duddy, | Ludlow, | Prosser, | Speaker. |
| Ede, | Lynch, | Pryor, | |
| Edmonds, | Malie, | Rhodes, | |

NAYS—48.

| | | | |
|-----------|------------|-----------------|----------|
| Bartley, | Gilchrist, | McClure, J. F., | Spencer, |
| Bickett, | Harding, | Memolo, | Stark, |
| Brewster, | Holmes, | Miller, H. A., | Stock, |

| | | | |
|----------|----------------|-------------------|----------------|
| Cross, | Hoover, | Morrison, | Strayer, |
| DeFrehn, | Howe, | Nicholson, | Thomas, M. G., |
| Dietz, | Irvin, | North, | Towner, |
| Donnell, | Jones, | Patterson, F. W., | Turner, |
| Drumbor, | Lafferty, | Peelors, | Wells, |
| Eaches, | Little, J. T., | Phillips, | Wheeler, |
| Earley, | Lotz, | Raymond, | Williams, |
| Fockler, | Lukehart, | Reader, | Wood, W. P., |
| Fuller, | MacMillan, | Speer, | Wright, |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 342, as follows:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith" is hereby amended to read as follows

Section 5 The operator or the superintendent of every mine shall furnish the inspector of the district with a true and correct copy of the aforesaid original map of said mine on tracing cloth and at the end of every six months thereafter the inspector shall return said copy to the operator or the superintendent who shall place or cause to be placed thereon all the extensions made and all portions of the mine worked out or abandoned during the preceding six months as provided for in section four of this article and shall forward the map to the inspector within thirty days from the time of receiving it Provided That in lieu of the map on tracing cloth as aforesaid the operator or the superintendent shall have the privilege of furnishing every six months a blue print showing the complete workings of the mine to date When more than one seam of coal is being worked in any mine the inspector shall be provided with a separate copy of the original map on tracing cloth or a blue print of the complete workings of each seam as provided for in this article The copies of the maps of the several mines as hereinbefore required to be furnished to the inspector shall remain in the care of the inspector of the district in which said mines are situated as official records pertaining strictly to the office of said inspector to be transferred by him to his successor in office and in no case shall any copy thereof be made or any information therefrom be given to any person without the consent of the operator except as provided for in section two of this article Provided further That when one mine is working a seam of coal under another mine that is working an overlying seam and the two mines are operated by different operators Such operators shall exchange with each other copies of their respective mine maps showing such portions of their respective mines as may be directly above or below the other mine "Such operators shall exchange with each other copies of their respective mine maps showing such portions of their respective mines as may be directly above or below the other mine"

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

| | | | |
|------------|------------|----------|-----------|
| Adam, | Goehring, | Mathay, | Shambach, |
| Alexander, | Goodnough, | McBride, | Sheffer, |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|----------------|
| Allman, | Goss, | McCaig, | Smith, G. A., | Behney, | Goodnough, | McCormick, | Smith, H. J., |
| Anderson, | Greeby, | McCann, | Smith, H. J., | Bell, F. A., | Greeby, | McDaniel, | Soffel, |
| Bagshaw, | Greenstein, | McClure, J. H., | Sowers, | Bell, W. T., | Greenstein, | McDermott, | Sowers, |
| Bell, F. A., | Griffith, | McCormick, | Speer, | Bentley, | Griffith, | McGowan, | Speer, |
| Bentley, | Grimes, | McDermott, | Spencer, | Berkheiser, | Grimes, | McKinn, | Spencer, |
| Berkheiser, | Guerin, | McGowan, | Stadtlander, | Bidelspacher, | Guerin, | McLaughlin, | Stadtlander, |
| Bidelspacher, | Haines, | McLaughlin, | Stark, | Blair, | Haas, | Metzger, | Stark, |
| Blumberg, | Hall, | Memolo, | Staudenmeier, | Blumberg, | Haines, | Metzinger, | Staudenmeier, |
| Brown, E., | Hantz, | Metzinger, | Stavitski, | Brewster, | Hall, | Miller, | Stavitski, |
| Brown, E. P., | Harding, | Miller, | Sterling, | Bromley, | Harding, | Miller, C., | Sterling, |
| Burke, | Harer, | Miller, C., | Stock, | Brown, E., | Harer, | Miller, H. A., | Stock, |
| Bush, | Haws, | Miller, H. A., | Storb, | Brown, E. P., | Hart, | Moffatt, | Storb, |
| Calhoun, | Heffernan, | Moffatt, | Storer, | Brown, T. J., | Heffernan, | Moore, | Storer, |
| Canon, | Heffran, | Morrison, | Strayer, | Burchinal, | Heffran, | Morrison, | Strayer, |
| Conner, | Henderson, | Muldowney, | Talbot, | Burke, | Henderson, | Muldowney, | Talbot, |
| Craig, | Hess, | Myers, | Thomas, L. D., | Calhoun, | Hess, | Munley, | Thomas, L. D., |
| Critchfield, | Himes, | Neely, | Thomas, M. G., | Canon, | Himes, | Myers, | Thomas, M. G., |
| Davies, | Holcombe, | Nicholson, | Toepfer, | Colville, | Holcombe, | Nicholson, | Toepfer, |
| Davis, | Holtzman, | Nolte, | Towner, | Conner, | Holtzman, | Nolte, | Towner, |
| DeFrehn, | Hoover, | North, | Trescher, | Craig, | Hoover, | North, | Trescher, |
| Dengler, | Horn, | Parkinson, | Turner, | Critchfield, | Howe, | Orr, | Turner, |
| Derby, | Howe, | Patterson, B. H., | Voltz, | Davies, | Hricko, | Parkinson, | Voltz, |
| Diehm, | Hricko, | Patterson, F. W., | Washington, | Davis, | Huber, | Patterson, B. H., | Washington, |
| Dilsheimer, | Huber, | Patterson, M., | Watson, | DeFrehn, | Irvin, | Patterson, F. W., | Watson, |
| Donnell, | Irvin, | Pennock, | Weamer, | Deibler, | Jones, | Patterson, M., | Weamer, |
| Drinkhouse, | Jones, | Perry, | Wells, | Dengler, | Kelly, | Peelot, | Wells, |
| Drumbor, | Labar, | Phillips, | Welty, | Diehm, | Lafferty, | Pennock, | Wettach, |
| Duddy, | Lafferty, | Pitts, | Wettach, | Dietz, | Lauver, | Phillips, | Wheeler, |
| Eaches, | Lauver, | Posey, | Wheeler, | Dilsheimer, | Leidich, | Pitts, | Whitehouse, |
| Earley, | Leidich, | Prosser, | Whitehouse, | Donnell, | Little, H. A., | Posey, | Williams, |
| Ede, | Little, H. A., | Pryor, | Williams, | Drinkhouse, | Little, J. T., | Powell, | Wilson, |
| Edmonds, | Lockhart, | Raymond, | Wilson, | Duddy, | Long, | Prosser, | Witherspoon, |
| Emhardt, | Long, | Reader, | Witherspoon, | Eaches, | Lotz, | Pryor, | Witkin, |
| Evans, B. P., | Lucas, | Rieder, | Witkin, | Earley, | Lucas, | Raymond, | Wood, N., |
| Flinchbaugh, | Ludlow, | Royle, | Wood, N., | Ede, | Ludlow, | Reader, | Wood, W. P., |
| Flynn, | Lynch, | Sarig, | Wood, W. P., | Edmonds, | Lukehart, | Rhodes, | Wright, |
| F Pratt, | MacMillan, | Sautter, | Wright, | Emhardt, | Lynch, | Rieder, | Bluett, |
| Frye, | Mangan, | Schilling, | Bluett, | Evans, B. P., | Malie, | Royle, | Speaker. |
| Gelnett, | Marcus, | Schoener, | Speaker. | Evans, F. D., | Mangan, | | |
| Gilchrist, | Marshall, | Scott, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 992, (Senate Bill No. 455), entitled:

An Act to amend section three of the act approved the thirteenth day of July, one thousand nine hundred and twenty-three (P. L. 1090) entitled, "A supplement to an act, approved the twenty-seventh day of May, one thousand nine hundred and twenty-one (P. L. 1173), entitled 'An act constituting a commission to make an investigation of the battlefields of France and Belgium, and to select points for erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War; defining the powers and duties of the commission; and making an appropriation'; continuing said commission; providing for the erection of certain memorials in France and Belgium and making an appropriation"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Marcus, | Sarig, |
| Alexander, | Flynn, | Marshall, | Sautter, |
| Allman, | Fockler, | Martz, | Schilling, |
| Anderson, | Fratt, | Mathay, | Schoener, |
| Armstrong, | Frye, | McBride, | Schwartz, |
| Aston, | Fuller, | McCaig, | Shaffer, |
| Bagshaw, | Gelnett, | McCann, | Shambach, |
| Baldi, | Gilchrist, | McClure, J. F., | Sheffer, |
| Bartley, | Goehring, | McClure, J. H., | Smith, G. A., |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 651, entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

Whereas there is now in the possession of the Valley Forge Park Commission a fund known as the "Wood Fund" approximating eight thousand dollars (\$8,000) in amount which fund has accrued from the proceeds of the sale of timber and other natural products grown on or taken from the Commonwealth's property at Valley Forge Park and

Whereas said Valley Forge Park Commission does not have authority to make use of the moneys in the said fund

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|------------|---------------|-----------|---------------|
| Adam, | Emhardt, | Lukehart, | Royle, |
| Alexander, | Evans, B. P., | Lynch, | Sarig, |
| Allman, | Evans, F. D., | Malie, | Sautter, |
| Anderson, | Flinchbaugh, | Mangan, | Schilling, |
| Armstrong, | Flynn, | Marcus, | Schoener, |
| Aston, | Fockler, | Marshall, | Schwartz, |
| Bagshaw, | Frye, | Martz, | Scott, |
| Baldi, | Fuller, | Mathay, | Shaffer, |
| Bartley, | Gelnett, | McBride, | Sheffer, |
| Behney, | Gilchrist, | McCaig, | Smith, G. A., |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, F. A., | Goehring, | McCann, | Smith, H. J., |
| Bell, W. T., | Goodnough, | McClure, J. F., | Soffel, |
| Bentley, | Goss, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Miller, C., | Storb, |
| Brown, E. P., | Harer, | Miller, H. A., | Storer, |
| Brown, T. J., | Hart, | Moffatt, | Strayer, |
| Burchinal, | Heffernan, | Moore, | Talbot, |
| Bush, | Heffran, | Morrison, | Thomas, L. D., |
| Calhoun, | Henderson, | Munley, | Thomas, M. G., |
| Canon, | Hess, | Myers, | Toepfer, |
| Colville, | Himes, | Neely, | Towner, |
| Conner, | Holcombe, | Nicholson, | Trescher, |
| Craig, | Holmes, | Nolte, | Turner, |
| Critchfield, | Hoover, | North, | Voltz, |
| Cross, | Horn, | Parkinson, | Washington, |
| Davis, | Howe, | Patterson, B. H., | Watson, |
| Davis, | Hricko, | Patterson, F. W., | Wells, |
| DeFrehn, | Huber, | Patterson, M., | Welty, |
| Deibler, | Irvin, | Peelor, | Wettach, |
| Derby, | Jones, | Pennock, | Wheeler, |
| Diehm, | Labar, | Perry, | Whitehouse, |
| Dietz, | Lafferty, | Phillips, | Williams, |
| Dilsheimer, | Lauver, | Pitts, | Wilson, |
| Donnell, | Leidich, | Posey, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Powell, | Witkin, |
| Drumbor, | Little, J. T., | Prosser, | Wood, N., |
| Duddy, | Lockhart, | Pryor, | Wood, W. P., |
| Eaches, | Long, | Raymond, | Wright, |
| Barley, | Lotz, | Reader, | Bluett, |
| Ede, | Lucas, | Rhodes, | Speaker. |
| Edmonds, | Ludlow, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 623, as follows:

An Act to amend sections eleven and twelve of an Act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public

garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by the Act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and eighteen) entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle' as amended by further regulating the use of registration plates prescribing fees for omnibuses and changing other existing fees changing the date for the licensing year limiting the weights of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 11 The Secretary of Highways is authorized to order through the Department of Property and Supplies as purchasing agency the printing of necessary forms bulletins and other printed matter required for carrying out the provisions of this act and for the dissemination of information to the public

Section 2 That section twelve of said act as amended by said act of the fourteenth day of June one thousand nine hundred and twenty-three is hereby further amended to read as follows

Section 12 Moneys derived under the provisions of this act from registration and license fees and from fines and penalties collected under the provisions of this act for violations of the same and forfeited bail and other miscellaneous receipts shall be paid by the Department of Highways into the State Treasury there to be kept separate and from all other moneys in the State Treasury and to be known as the "Motor License Fund" Except to the extent that the moneys in the said Motor License Fund shall be necessary for the payment by the Board of Finance and Revenue of interest and sinking fund charges on bonds of this Commonwealth issued for the purpose of improving and rebuilding highways and for the payment of the compensation of the State's fiscal agent for services in registering transferring and paying the interest on such bonds the moneys which may be from time to time in the said Motor License Fund from whatever source derived are hereby specifically appropriated to the Department of Highways to carry out and enforce the provisions of the act to which this is an amendment and all amendments and supplements thereto including the penal provisions thereof for the purpose of assisting in the maintenance construction replacement reconstruction improvement and repairs of State Highways and of State-aid Highways for the maintenance of inter-state bridges over the Delaware River between this Commonwealth and the State of New Jersey at Milford Easton Riegelsville Point Pleasant New Hope Washington Crossing Yardley and Morrisville and of inter-state bridges between this Commonwealth and the State of New York at Hancock Shohola and Matamoras for the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians clerks stenographers bookkeepers messengers laborers and other assistants and employees as may be required for the proper conduct of the work of the Department of Highways for the payment of the traveling and other expenses of the Secretary of High-

ways and the other officers and employes of the Department for the purchase through the Department of Property and Supplies as purchasing agency of furniture furnishings stationery supplies materials equipment fuel motor vehicles and printing and binding necessary for the conduct of the work of the Department for the payment of rentals for branch offices or any other grounds buildings or quarters necessary for the work of the Department for the erection and repairs of buildings for the payment of postage telegrams telephone rentals and toll charges and rentals for or royalties upon leased office or other devices or machines "for the payment of medical attendance and hospital charges for employes of the department injured in line of duty" and for any and all other expenses of every kind and description necessary to effectually carry on the work of the Department of Highways as described in the Act of Assembly approved the thirty-first day of May one thousand nine hundred and eleven known as the State Highway Act and the amendments and supplements thereto and to carry out and enforce the provisions of the Act to which this is an amendment and all amendments and supplements thereto including the penal provisions thereof and for that purpose the Commissioner is hereby authorized to appoint such employes as in his discretion are necessary said money to be paid from the State Treasurer upon requisition of the Secretary of Highways and after audit and approval by the Auditor General and State Treasurer in the usual manner Provided however that it shall not be necessary for the Department of Highways to purchase through the Department of Property and Supplies as purchasing agency materials supplies and equipment necessary for the construction and repair of highways but all other materials supplies and equipment shall be purchased through the Department of Property and Supplies as heretofore provided

Provided that in case any moneys are or have been paid to the State Treasurer as provided for in this section and to which it appears the department is not rightfully entitled the person or persons who have paid the same may present a claim to the department for a refund The said claim and all evidence presented therewith shall be presented to the Auditor General State Treasurer and Attorney General who shall consider the same and if in their opinion the department has no valid claim to such moneys and the same properly belong to the claimant or claimants and ought in equity and good faith to be refunded to him or them they shall so certify under their hands and official seals specifying the amount or amounts to be refunded and the person or persons to whom the same are to be paid respectively The said certificates shall be filed in the office of the Auditor General who shall thereupon draw his warrant upon the State Treasurer payable to said claimant or claimants for the amount found to be due him or them. The said claim to be paid out of the moneys derived under the provisions of this act from registration and license fees and from fines and forfeited bail and other miscellaneous receipts

On the question,

Will the House agree to the bill on third reading?

Mr. HESS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend sec. 2, Page 6, line 6, by striking out the quotation marks preceding the word "for"

Amend sec. 2, Page 6, line 8, by striking out the quotation marks following the word "duty."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 716, as follows:

An Act to amend an act approved the seventeenth day of March on thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" by providing that in counties of the first class the expenditures of which are defrayed by any city within such counties the powers duties and obligations of the county commissioners and board of control with respect to such act shall devolve upon such city

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" is amended by adding thereto section eight which reads as follows

Section 8 That in counties of the first class of this Commonwealth the expenditures of which are defrayed from the funds of any city within such counties by appropriation of the council of such city all the powers duties and obligations with respect to this act and hereinbefore required or authorized to be performed or exercised by the county commissioners and board of control shall devolve upon and be exercised and performed by such city by and through its council and its appropriate executive officials in accordance with their respective duties and functions Provided That this section shall not invalidate any action or proceeding heretofore had or taken in such counties for the carrying out of the provisions of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Ludlow, | Rhodes, |
| Alexander, | Evans, B. P., | Lukehart, | Rieder, |
| Allman, | Evans, F. D., | MacMillan, | Royle, |
| Anderson, | Flinchbaugh, | Malle, | Sarig, |
| Armstrong, | Flynn, | Mangan, | Sautter, |
| Aston, | Fockler, | Marcus, | Schilling, |
| Bagshaw, | Fratt, | Marshall, | Schoener, |
| Bartley, | Frye, | Martz, | Schwartz, |
| Behney, | Fuller, | Mathay, | Shaffer, |
| Bell, F. A., | Gelnett, | McBride, | Shambach, |
| Bell, W. T., | Gilchrist, | McCaig, | Sheffer, |
| Bentley, | Goehring, | McCann, | Smith, G. A., |
| Berkheiser, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bickett, | Gos, | McClure, J. H., | Soffel, |
| Bidelspacher, | Greeby, | McCormick, | Sowers, |
| Blair, | Griffith, | McDaniel, | Speer, |
| Blumberg, | Grimes, | McDermott, | Spencer, |
| Bray, | Guerin, | McGowan, | Stadtlander, |
| Brewster, | Haas, | McKim, | Stark, |
| Bromley, | Haines, | McLaughlin, | Staudenmeier, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hall, | Metzger, | Stavitski, |
| Brown, E. P., | Hantz, | Metzinger, | Stock, |
| Brown, T. J., | Harding, | Millar, | Storb, |
| Burchinal, | Harer, | Miller, C., | Storer, |
| Burke, | Hart, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Turner, |
| Cross, | Holmes, | Nicholson, | Voltz, |
| Davies, | Holtzman, | Nolte, | Washington, |
| Davis, | Hoover, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wettach, |
| Derby, | Irvin, | Patterson, F. W., | Wheeler, |
| Diehm, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Pennock, | Williams, |
| Dilsheimer, | Labar, | Perry, | Wilson, |
| Donnell, | Lafferty, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 250, entitled:

An Act concerning counties and county officers of the second third fourth fifth sixth seventh and eighth classes and revising amending and consolidating the law relating thereto

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—137.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Martz, | Sarig, |
| Alexander, | Flynn, | Mathay, | Sautter, |
| Allman, | Fratt, | McBride, | Schoener, |
| Anderson, | Frye, | McCaig, | Scott, |
| Aston, | Gelnett, | McClure, J. F., | Sheffer, |
| Baldi, | Goehring, | McClure, J. H., | Smith, H. J., |
| Behney, | Goss, | McCormick, | Soffel, |
| Bell, W. T., | Greeby, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Spencer, |
| Bidelspacher, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bromley, | Haines, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hall, | Memolo, | Stavitski, |
| Burke, | Harding, | Metzger, | Stock, |
| Bush, | Hart, | Metzinger, | Storb, |
| Calhoun, | Haws, | Miller, C., | Talbot, |
| Canon, | Heffernan, | Moore, | Thomas, L. D., |
| Colville, | Heffran, | Muldowney, | Thomas, M. G., |
| Conner, | Henderson, | Munley, | Toepfer, |
| Craig, | Hess, | Myers, | Towner, |
| Critchfield, | Himes, | Neely, | Turner, |
| Davies, | Holtzman, | Nolte, | Voltz, |
| Davis, | Horn, | Orr, | Watson, |
| Davis, | Hricko, | Patterson, B. H., | Weamer, |
| DeFrehn, | Huber, | Patterson, F. W., | Wells, |
| Dengler, | Jones, | Patterson, M., | Welty, |
| Derby, | Leidich, | Perry, | Wettach, |
| Diehm, | Little, H. A., | Pitts, | Whitehouse, |
| Dilsheimer, | Lockhart, | Posey, | Wilson, |
| Drinkhouse, | Lucas, | Powell, | Witherspoon, |
| Drumbor, | Ludlow, | Pryor, | Wood, N., |
| Duddy, | Lukehart, | Royle, | |
| Eaches, | Marcus, | | |

| | | | |
|----------|------------|---------|--------------|
| Earley, | MacMillan, | Reader, | Wood, W. P., |
| Ede, | Malie, | Rhodes, | Bluett, |
| Emhardt, | Mangan, | Rieder, | Speaker. |

NAYS—25.

| | | | |
|---------------|------------|-----------|-----------|
| Bagshaw, | Donnell, | Lafferty, | Shaffer, |
| Bartley, | Gilchrist, | Lotz, | Storer, |
| Bell, F. A., | Griffith, | Peelor, | Strayer, |
| Brewster, | Hantz, | Phillips, | Wheeler, |
| Brown, E. P., | Hoover, | Raymond, | Williams, |
| Cross, | Irvin, | Schwartz, | Wright, |
| Dietz, | | | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 13, entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Rieder, | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Baldi, | Fuller, | Martz, | Shaffer, |
| Bartley, | Gelnett, | Mathay, | Shambach, |
| Behney, | Gilchrist, | McBride, | Sheffer, |
| Bell, F. A., | Goehring, | McCaig, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McCann, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. F., | Soffel, |
| Berkheiser, | Greeby, | McClure, J. H., | Sowers, |
| Bickett, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Stark, |
| Bray, | Haas, | McKim, | Staudenmeier, |
| Brewster, | Haines, | McLaughlin, | Stavitski, |
| Bromley, | Hall, | Memolo, | Sterling, |
| Brown, E., | Hantz, | Metzger, | Stock, |
| Brown, E. P., | Harding, | Metzinger, | Storb, |
| Brown, T. J., | Harer, | Millar, | Storer, |
| Burchinal, | Hart, | Miller, C., | Strayer, |
| Burke, | Haws, | Miller, H. A., | Talbot, |
| Bush, | Heffernan, | Moffatt, | Thomas, L. D., |
| Calhoun, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Trescher, |
| Craig, | Holcombe, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Cross, | Holtzman, | Nicholson, | Washington, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Weamer, |
| DeFrehn, | Howe, | Orr, | Wells, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wettach, |
| Derby, | Irvin, | Patterson, F. W., | Wheeler, |
| Diehm, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Peelor, | Williams, |
| Dilsheimer, | Labar, | Pennock, | Wilson, |
| Donnell, | Lafferty, | Perry, | Witherspoon, |
| Drinkhouse, | Lauver, | Phillips, | Witkin, |
| Drumbor, | Leidich, | Pitts, | Wood, N., |
| Duddy, | Little, H. A., | Posey, | Wood, W. P., |
| Eaches, | Little, J. T., | Powell, | Wright, |

| | | | |
|---------------|-----------|----------|----------|
| Earley, | Lockhart, | Prosser, | Bluett, |
| Ede, | Long, | Pryor, | Speaker. |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |
| Evans, B. P., | Ludlow, | Rhodes, | |
| Evans, F. D., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 18, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware and the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B. H., | Welty, |
| Dietz, | Jones, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Kelly, | Patterson, M., | Wheeler, |
| Donnell, | Labar, | Peelor, | Whitehouse, |
| Drinkhouse, | Lafferty, | Pennock, | Williams, |
| Drumbor, | Lauver, | Perry, | Wilson, |
| Duddy, | Leidich, | Phillips, | Witherspoon, |
| Eaches, | Little, H. A., | Pitts, | Witkin, |
| Earley, | Little, J. T., | Posey, | Wood, N., |
| Ede, | Lockhart, | Powell, | Wood, W. P., |
| Edmonds, | Long, | Prosser, | Wright, |
| Emhardt, | Lotz, | Pryor, | Bluett, |
| Evans, B. P., | Lucas, | Raymond, | Speaker. |
| | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 19, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B. H., | Welty, |
| Dietz, | Jones, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Kelly, | Patterson, M., | Wheeler, |
| Donnell, | Labar, | Peelor, | Whitehouse, |
| Drinkhouse, | Lafferty, | Pennock, | Williams, |
| Drumbor, | Lauver, | Perry, | Wilson, |
| Duddy, | Leidich, | Phillips, | Witherspoon, |
| Eaches, | Little, H. A., | Pitts, | Witkin, |
| Earley, | Little, J. T., | Posey, | Wood, N., |
| Ede, | Lockhart, | Powell, | Wood, W. P., |
| Edmonds, | Long, | Prosser, | Wright, |
| Emhardt, | Lotz, | Pryor, | Bluett, |
| Evans, B. P., | Lucas, | Raymond, | Speaker. |
| | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 22, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. "Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 23, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storbo, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 24, entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storbo, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 25, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peel, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker, |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 26, entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peel, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker, |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 28, entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Welty, |
| Dengler, | Huber, | Parkinson, | Wettach, |
| Derby, | Irvin, | Patterson, B. H., | Wheeler, |
| Diehm, | Jones, | Patterson, F. W., | Whitehouse, |
| Dietz, | Kelly, | Patterson, M., | Williams, |
| Dilsheimer, | Labar, | Peelor, | Wilson, |
| Donnell, | Lafferty, | Pennock, | Witherspoon, |
| Drinkhouse, | Lauver, | Perry, | Witkin, |
| Drumbor, | Leidich, | Phillips, | Wood, N., |
| Duddy, | Little, H. A., | Pitts, | Wood, W. P., |
| Eaches, | Little, J. T., | Posay, | Wright, |
| Earley, | Lockhart, | Powell, | Bluett, |
| Ede, | Long, | Prosser, | Speaker. |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 30, entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Ludlow, | Reader, |
| Alexander, | Flinchbaugh, | Lukehart, | Rhodes, |
| Allman, | Flynn, | Lynd, | Rieder, |
| Anderson, | Fockler, | MacMillan, | Royle, |
| Armstrong, | Fratt, | Malie, | Sarig, |
| Aston, | Frye, | Mangan, | Sautter, |
| Bagshaw, | Fuller, | Marcus, | Schilling, |
| Baldi, | Gelnett, | Marshall, | Schoener, |
| Bartley, | Gilchrist, | Martz, | Schwartz, |
| Behney, | Goehring, | Mathay, | Scott, |
| Bell, F. A., | Goodnough, | McBride, | Shaffer, |
| Bell, W. T., | Goss, | McCaig, | Sheffer, |
| Bentley, | Greeby, | McCann, | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Bickett, | Griffith, | McClure, J. H., | Soffel, |
| Bidelspacher, | Grimes, | McCormick, | Sowers, |
| Blair, | Guerin, | McDaniel, | Spencer, |
| Blumberg, | Haas, | McDermott, | Stadtlander, |
| Bray, | Haines, | McGowan, | Stark, |
| Brewster, | Hall, | McKim, | |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Hantz, | McLaughlin, | Staudenmeier, |
| Brown, E., | Harding, | Memolo, | Stavitski, |
| Brown, E. P., | Harer, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Haws, | Miller, | Storb, |
| Burke, | Heffernan, | Miller, C., | Strayer, |
| Bush, | Heffran, | Miller, H. A., | Talbot, |
| Calhoun, | Henderson, | Moffatt, | Thomas, L. D., |
| Canon, | Hess, | Moore, | Thomas, M. G., |
| Colville, | Himes, | Morrison, | Toepfer, |
| Conner, | Holcombe, | Muldowney, | Towner, |
| Craig, | Holmes, | Munley, | Trescher, |
| Critchfield, | Holtzman, | Myers, | Turner, |
| Cross, | Hoover, | Neely, | Voltz, |
| Davies, | Horn, | Nicholson, | Washington, |
| Davis, | Howe, | Nolte, | Watson, |
| DeFrehn, | Hricko, | North, | Weamer, |
| Deibler, | Huber, | Orr, | Welty, |
| Dengler, | Irvin, | Parkinson, | Wettach, |
| Derby, | Jones, | Patterson, B. H., | Wheeler, |
| Diehm, | Kelly, | Patterson, F. W., | Whitehouse, |
| Dietz, | Labar, | Patterson, M., | Williams, |
| Dilsheimer, | Lafferty, | Peelor, | Wilson, |
| Donnell, | Lauver, | Pennock, | Witherspoon, |
| Drinkhouse, | Leidich, | Perry, | Witkin, |
| Drumbor, | Little, H. A., | Phillips, | Wood, N., |
| Duddy, | Little, J. T., | Pitts, | Wood, W. P., |
| Eaches, | Lockhart, | Posay, | Wright, |
| Earley, | Long, | Powell, | Bluett, |
| Ede, | Lotz, | Prosser, | Speaker. |
| Edmonds, | Lucas, | Pryor, | |
| Evans, B. P., | Emhardt, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 44, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flynn, | MacMillan, | Sarig, |
| Allman, | Fockler, | Malie, | Sautter, |
| Anderson, | Flinchbaugh, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Soffel, |
| Bell, W. T., | Goss, | McClure, J. F., | Sowers, |
| Bentley, | Greeby, | McClure, J. H., | Spencer, |
| Berkheiser, | Greenstein, | McCormick, | Stadtlander, |
| Bickett, | Griffith, | McDaniel, | Stark, |
| Bidelspacher, | Grimes, | McDermott, | Staudenmeier, |
| Blair, | Guerin, | McGowan, | Stavitski, |
| Blumberg, | Haas, | McKim, | Sterling, |
| Bray, | Haines, | McLaughlin, | Stock, |
| Brewster, | Hall, | Memolo, | Storb, |
| Bromley, | Hantz, | Metzger, | Storer, |
| Brown, E., | Harding, | Metzinger, | Strayer, |
| Brown, E. P., | Harer, | Miller, | Talbot, |
| Brown, T. J., | Hart, | Miller, C., | Thomas, L. D., |
| Burchinal, | Haws, | Miller, H. A., | Thomas, M. G., |
| Burke, | Heffernan, | Moffatt, | Toepfer, |
| Bush, | Heffran, | Moore, | Towner, |
| Calhoun, | Henderson, | Morrison, | Trescher, |
| Canon, | Hess, | Muldowney, | Turner, |
| Colville, | Himes, | Munley, | Voltz, |
| Conner, | Holcombe, | Myers, | |

| | | | | | | | |
|---------------|----------------|-------------------|--------------|---------------|----------------|-----------|--------------|
| Craig, | Holmes, | Neely, | Washington, | Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Critchfield, | Holtzman, | Nicholson, | Watson, | Donnell, | Lauver, | Phillips, | Witherspoon, |
| Cross, | Hoover, | Nolte, | Weamer, | Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Davies, | Horn, | North, | Wells, | Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Davis, | Howe, | Orr, | Welty, | Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| DeFrehn, | Hricko, | Parkinson, | Wettach, | Eaches, | Lockhart, | Prosser, | Wright, |
| Deibler, | Huber, | Patterson, B. H., | Wheeler, | Earley, | Long, | Pryor, | Bluett, |
| Dengler, | Irvin, | Patterson, F. W., | Whitehouse, | Ede, | Lotz, | Raymond, | Speaker. |
| Derby, | Jones, | Patterson, M., | Williams, | Edmonds, | Lucas, | Reader, | |
| Diehm, | Kelly, | Peelorr, | Wilson, | Emhardt, | Ludlow, | Rhodes, | |
| Dietz, | Labar, | Pennock, | Witherspoon, | Evans, B. P., | Lukehart, | Rieder, | |
| Dilsheimer, | Lafferty, | Perry, | Witkin, | | | | |
| Donnell, | Lauver, | Phillips, | Wood, N., | | | | |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., | | | | |
| Drumbor, | Little, H. A., | Posey, | Wright, | | | | |
| Duddy, | Little, J. T., | Powell, | Bluett, | | | | |
| Eaches, | Lockhart, | Prosser, | Speaker. | | | | |
| Earley, | Long, | Pryor, | | | | | |
| Ede, | Lotz, | Raymond, | | | | | |
| Edmonds, | Lucas, | Reader, | | | | | |
| Emhardt, | Ludlow, | Rhodes, | | | | | |
| Evans, B. P., | Lukehart, | Rieder, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 48, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

| | | | | | | | |
|---------------|---------------|-------------------|----------------|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, | Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, | Alexander, | Evans, F. D., | Lynch, | Lukehart, |
| Allman, | Flynn, | Malie, | Sautter, | Allman, | Flinchbaugh, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Mangan, | Schilling, | Anderson, | Flynn, | Malie, | Royle, |
| Armstrong, | Fratt, | Marcus, | Schoener, | Armstrong, | Fockler, | Mangan, | Sarig, |
| Aston, | Frye, | Marshall, | Schwartz, | Aston, | Fratt, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Martz, | Scott, | Bagshaw, | Frye, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Mathay, | Shaffer, | Baldi, | Fuller, | Martz, | Schoener, |
| Bartley, | Gilchrist, | McBride, | Shambach, | Bartley, | Gelnett, | Mathay, | Schwartz, |
| Behney, | Goehring, | McCaig, | Sheffer, | Behney, | Gilchrist, | McBride, | Scott, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., | Bell, F. A., | Goehring, | McCaig, | Shaffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., | Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. H., | Soffel, | Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McCormick, | Sowers, | Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Griffith, | McDaniel, | Spencer, | Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, | Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Guerin, | McGowan, | Stark, | Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Haas, | McKim, | Staudenmeier, | Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stavitski, | Bray, | Haas, | McKim, | Stark, |
| Brewster, | Hall, | Memolo, | Sterling, | Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stock, | Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Storb, | Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Storer, | Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, | Brown, T. J., | Harer, | Miller, C., | Storb, |
| Burchinal, | Haws, | Moffatt, | Talbot, | Burchinal, | Hart, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., | Burke, | Haws, | Moffatt, | Strayer, |
| Bush, | Henderson, | Morrison, | Thomas, M. G., | Bush, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Hess, | Muldowney, | Toepfer, | Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Himes, | Munley, | Towner, | Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Holcombe, | Myers, | Trescher, | Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Neely, | Turner, | Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holtzman, | Nicholson, | Voltz, | Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Hoover, | North, | Washington, | Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Horn, | Orr, | Watson, | Cross, | Hoover, | North, | Voltz, |
| Davies, | Howe, | Parkinson, | Weamer, | Davies, | Horn, | Orr, | Washington, |
| Davis, | Hricko, | Patterson, B. H., | Wells, | Davis, | Howe, | Parkinson, | Weamer, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, | DeFrehn, | Hricko, | Patterson, B. H., | Wells, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, | Deibler, | Huber, | Patterson, F. W., | Welty, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, | Dengler, | Huber, | Patterson, M., | Wettach, |
| Derby, | Jones, | Peelorr, | Williams, | Derby, | Irvin, | Peelorr, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | | Diehm, | Jones, | Pennock, | Williams, |
| Dietz, | Labar, | | | Dietz, | Kelly, | Perry, | Wilson, |
| | | | | | Labar, | Phillips, | Witherspoon, |
| | | | | | Lafferty, | Pitts, | Witkin, |
| | | | | | Lauver, | Posey, | Wood, N., |
| | | | | | Leidich, | Powell, | Wood, W. P., |
| | | | | | Little, H. A., | Prosser, | Wright, |
| | | | | | Little, J. T., | Pryor, | Bluett, |
| | | | | | Lockhart, | Raymond, | Speaker. |
| | | | | | Long, | Reader, | |
| | | | | | Lotz, | | |
| | | | | | Lucas, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 63, entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital at Charleroi Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Hricko, | North, | Weamer, |
| Deibler, | Huber, | Orr, | Wells, |
| Dengler, | Irvin, | Parkinson, | Welty, |
| Derby, | Jones, | Patterson, B. H., | Wettach, |
| Diehm, | Kelly, | Patterson, F. W., | Wheeler, |
| Dietz, | Labar, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Lafferty, | Peelor, | Williams, |
| Donnell, | Lauver, | Pennock, | Wilson, |
| Drinkhouse, | Leidich, | Perry, | Witherspoon, |
| Drumbor, | Little, H. A., | Phillips, | Witkin, |
| Duddy, | Little, J. T., | Pitts, | Wood, N., |
| Eaches, | Lockhart, | Posey, | Wood, W. P., |
| Ede, | Long, | Powell, | Wright, |
| Edmonds, | Lotz, | Prosser, | Bluett, |
| Emhardt, | Lucas, | Pryor, | Speaker. |
| | | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 67, as follows:

An Act making an appropriation to the Christain Home of Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Christain Home of Johnstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B. H., | Wettach, |
| Diehm, | Jones, | Patterson, F. W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Ede, | Lockhart, | Powell, | Wright, |
| Edmonds, | Long, | Prosser, | Bluett, |
| Emhardt, | Lotz, | Pryor, | Speaker. |
| | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

The House proceeded to the third reading and consideration of House Bill No. 72, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

And said bill having been read at length the third time considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—208.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |
| Bromley, | Hantz, | Metzinger, | Sterling, |
| Brown, E., | Harding, | Memolo, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelot, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbror, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 73, as follows:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Waynesboro Hospital Waynesboro Pennsylvania for the two fiscal years beginning June first one

thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3.00) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3.00) per diem rate as the part of the regular ward charge which the person so treated is able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeier, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harding, | Millar, | Stock, |
| Brown, T. J., | Harer, | Miller, C., | Storb, |
| Burchinal, | Hart, | Miller, H. A., | Storer, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Bush, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Colville, | Hess, | Munley, | Toepfer, |
| Conner, | Himes, | Myers, | Towner, |
| Craig, | Holcombe, | Neely, | Trescher, |
| Critchfield, | Holmes, | Nicholson, | Turner, |
| Cross, | Holtzman, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelot, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbror, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Emhardt, | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 79, as follows:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Memorial Hospital located at Roxborough Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally? *

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Miller, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B. H., | Wettach, |
| Dengler, | Irvin, | Patterson, F. W., | Whitehouse, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Kelly, | Peelor, | Wilson, |
| Dietz, | Labar, | Pennock, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., |
| Drumbor, | Little, H. A., | Posey, | Wright, |
| Duddy, | Little, J. T., | Powell, | Bluett, |
| Eaches, | Lockhart, | Prosser, | Speaker. |
| Earley, | Long, | Pryor, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 81, entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, | Storb, |
| Burchinal, | Harer, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Weamer, |
| DeFrehn, | Howe, | Orr, | Wells, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wettach, |
| Derby, | Irvin, | Patterson, F. W., | Whitehouse, |
| Diehm, | Jones, | Patterson, M., | Williams, |
| Dietz, | Kelly, | Peelor, | Wilson, |
| Dilsheimer, | Labar, | Pennock, | Witherspoon, |
| Donnell, | Lafferty, | Perry, | Witkin, |
| Drinkhouse, | Lauver, | Phillips, | Wood, N., |
| Drumbor, | Leidich, | Pitts, | Wood, W. P., |
| Duddy, | Little, H. A., | Posey, | Wright, |
| Eaches, | Little, J. T., | Powell, | Bluett, |
| Earley, | Lockhart, | Prosser, | Speaker. |
| Ede, | Long, | Pryor, | |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |
| | Ludlow, | Rhodes, | |
| | | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 83, entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Brown, E. P., | Hart, | Miller, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Leidich, | Perry, | Witherspoon, |
| Drinkhouse, | Lauver, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 84, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Sautter, |
| Alexander, | Flynn, | Mangan, | Schilling, |
| Allman, | Fockler, | Marcus, | Schoener, |
| Anderson, | Fratt, | Marshall, | Schwartz, |
| Armstrong, | Frye, | Martz, | Scott, |
| Aston, | Fuller, | Mathay, | Shaffer, |
| Bagshaw, | Gelnett, | McBride, | Shambach, |
| Baldi, | Gilchrist, | McCaig, | Sheffer, |
| Bartley, | Goehring, | McCann, | Smith, G. A., |
| Behney, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, F. A. | Goss, | McClure, J. H., | Speer, |
| Bell, W. T. | Greeby, | McCormick, | Sowers, |
| Bentley, | Greenstein, | McDaniel, | Soffel, |
| Berkheiser, | Griffith, | McDermott, | Spencer, |
| Bickett, | Grimes, | McGowan, | Stadtlander, |
| Bidelspacher, | Guerin, | McKim, | Stark, |
| Blair, | Haas, | McLaughlin, | Staudenmeier, |
| Blumberg, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Miller, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Holcombe, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, B. H., | Welty, |
| Deibler, | Irvin, | Patterson, F. W., | Wettach, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lauver, | Perry, | Witherspoon, |
| Dilsheimer, | Lafferty, | Pitts, | Witkin, |
| Donnell, | Leidich, | Posey, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wood, W. P., |
| Drumbor, | Little, J. T., | Prosser, | Wright, |
| Duddy, | Lockhart, | Pryor, | Bluett, |
| Eaches, | Long, | Raymond, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | | |
| Emhardt, | Lukehart, | | |
| Evans, B. P., | Lynch, | | |
| Evans, F. D., | MacMillan, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 86, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Gilchrist, | McCann, | Shambach, |
| Bell, F. A. | Goehring, | McCaig, | Sheffer, |
| Bell, W. T. | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bentley. | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeier, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harding, | Millar, | Stock, |
| Brown, T. J., | Harer, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peel,or, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |
| | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 87, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Rockler, | Malie, | Sarig, |
| Anderson, | Fratt, | Mangan, | Sautter, |
| Armstrong, | Frye, | Marcus, | Schilling, |
| Aston, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A. | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bentley. | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Millar, | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holcombe, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Towner, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davies, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, F. W., | Welty, |
| Dietz, | Kelly, | Patterson, M., | Wettach, |
| Dilsheimer, | Labar, | Peel,or, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| | Ludlow, | Reader, | Speaker. |
| | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 89, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, W. T. | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bentley. | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |

| | | | |
|---------------|----------------|------------------|--------------|
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B.H., | Wells, |
| Derby, | Jones, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 90, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|--------------|------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Harding, | Memolo, | Staudenmeier, |
| Brown, E., | Harer, | Metzger, | Stavitski, |
| Brown, E. P., | Hall, | Metzinger, | Sterling, |
| Brown, T. J., | Hantz, | Miller, | Stock, |
| Burke, | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B.H., | Wells, |
| Derby, | Jones, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |

| | | | |
|---------------|----------------|-----------|--------------|
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 91, entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Rieder, | Lvnch, | Sarig, |
| Alexander, | Evans, F. D., | MacMillan, | Sautter, |
| Allman, | Flinchbaugh, | Malie, | Schilling, |
| Anderson, | Flynn, | Mangan, | Schoener, |
| Armstrong, | Fockler, | Marcus, | Schwartz, |
| Aston, | Fratt, | Marshall, | Schwartz, |
| Bagshaw, | Frye, | Martz, | Shaffer, |
| Baldi, | Fuller, | Mathay, | Sheffer, |
| Bartley, | Gelnett, | McBride, | Smith, G. A., |
| Behney, | Gilchrist, | McCaig, | Smith, H. J., |
| Bell, F. A., | Goehring, | McCann, | Soffel, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Sowers, |
| Bentley, | Goss, | McClure, J. H., | Speer, |
| Berkheiser, | Greeby, | McCormick, | Spencer, |
| Bickett, | Greenstein, | McDaniel, | Stadlander, |
| Bidelspacher, | Griffith, | McDermott, | Stark, |
| Blair, | Grimes, | McGowan, | Staudenmeier, |
| Blumberg, | Guerin, | McKim, | Stavitski, |
| Bray, | Haas, | McLaughlin, | Sterling, |
| Brewster, | Haines, | Memolo, | Stock, |
| Bromley, | Hall, | Metzger, | Storb, |
| Brown, E., | Hantz, | Metzinger, | Storer, |
| Brown, E. P., | Harding, | Miller, | Strayer, |
| Brown, T. J., | Harer, | Miller, C., | Talbot, |
| Burchinal, | Hart, | Miller, H. A., | Thomas, L. D., |
| Burke, | Haws, | Moffatt, | Thomas, M. G., |
| Bush, | Heffernan, | Moore, | Toepfer, |
| Calhoun, | Heffran, | Morrison, | Towner, |
| Canon, | Henderson, | Muldowney, | Trescher, |
| Colville, | Hess, | Munley, | Turner, |
| Conner, | Himes, | Myers, | Voltz, |
| Craig, | Holcombe, | Neely, | Washington, |
| Critchfield, | Holmes, | Nicholson, | Watson, |
| Cross, | Holtzman, | Nolte, | Weamer, |
| Davies, | Hoover, | North, | Wells, |
| Davis, | Horn, | Orr, | Welty, |
| DeFrehn, | Howe, | Parkinson, | Wettach, |
| Deibler, | Hricko, | Patterson, B.H., | Wheeler, |
| Dengler, | Huber, | Patterson, F.W., | Whitehouse, |
| Derby, | Irvin, | Patterson, M., | Wilson, |
| Diehm, | Jones, | Peelor, | Witherspoon, |
| Dietz, | Kelly, | Pennock, | Witkin, |
| Dilsheimer, | Labar, | Perry, | Wood, N., |
| Donnell, | Lafferty, | Phillips, | Wood, W. P., |
| Drinkhouse, | Lauver, | Pitts, | Wright, |
| Drumbor, | Little, H. A., | Posey, | Bluett, |
| Duddy, | Little, J. T., | Powell, | Speaker. |
| Eaches, | Lockhart, | Prosser, | |
| Earley, | Long, | Pryor, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 93, entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B.H., | Wettach, |
| Deibler, | Huber, | Patterson, F.W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelor, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |
| Dietz, | Labar, | Perry, | Witherspoon, |
| Dilsheimer, | Lafferty, | Phillips, | Witkin, |
| Donnell, | Lauver, | Pitts, | Wood, N., |
| Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Little, H. A., | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker, |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 94, as follows:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby appropriated to the Children's Industrial Home Harrisburg Pennsylvania for maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-five

In the event of the merger or consolidation of the Children's Industrial Home at Harrisburg Pennsylvania with any other institution the amount of the aforesaid appropriation remaining unpaid at the time of such merger or consolidation is hereby appropriated and made available to the institution with or into which such Children's Industrial Home has been merged or consolidated for the same purpose The Auditor General is hereby authorized to issue his warrant upon the State Treasurer in favor of the institution into which such Children's Industrial Home has been merged or consolidated for the payment of the sum to it so appropriated and made available

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Cross, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B.H., | Wettach, |
| Diehm, | Jones, | Patterson, F.W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker, |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration House Bill No. 95, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Staudenmeier, |
| Bray, | Haas, | McLaughlin, | Stavitski, |
| Brewster, | Haines, | Memolo, | Sterling, |
| Bromley, | Hall, | Metzger, | Stock, |
| Brown, E., | Hantz, | Metzinger, | Storb, |
| Brown, E. P., | Harding, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Hart, | Moffatt, | Thomas, L. D., |
| Burke, | Haws, | Moore, | Thomas, M. G., |
| Bush, | Heffernan, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Williams, |
| Derby, | Kelly, | Pennock, | Wilson, |
| Diehm, | Labar, | Perry, | Witherspoon, |
| Dietz, | Lafferty, | Phillips, | Witkin, |
| Dilsheimer, | Lauver, | Pitts, | Wood, N., |
| Donnell, | Leidich, | Posey, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Powell, | Wright, |
| Drumbor, | Little, J. T., | Prosser, | Bluett, |
| Duddy, | Lockhart, | Pryor, | Reader, |
| Eaches, | Long, | Raymond, | Rhodes, |
| Earley, | Lotz, | | |
| Ede, | Lucas, | | |
| Edmonds, | Ludlow, | | |
| Emhardt, | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 101, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | Goehring, | McBride, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, C., | Strayer, |
| Burke, | Haws, | Miller, H. A., | Talbot, |
| Bush, | Heffernan, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nolte, | Voltz, |
| Cross, | Hoover, | North, | Washington, |
| Davies, | Howe, | Orr, | Watson, |
| Davis, | Hricko, | Parkinson, | Weamer, |
| DeFrehn, | Huber, | Patterson, B.H., | Wells, |
| Deibler, | Irvin, | Patterson, F.W., | Welty, |
| Dengler, | Jones, | Patterson, M., | Wettach, |
| Derby, | Kelly, | Peelor, | Wheeler, |
| Diehm, | Labar, | Pennock, | Whitehouse, |
| Dietz, | Lafferty, | Perry, | Williams, |
| Dilsheimer, | Lauver, | Phillips, | Wilson, |
| Donnell, | Leidich, | Pitts, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Posey, | Witkin, |
| Drumbor, | Little, J. T., | Powell, | Wood, N., |
| Duddy, | Lockhart, | Prosser, | Wood, W. P., |
| Eaches, | Long, | Pryor, | Wright, |
| Earley, | Lotz, | Raymond, | Bluett, |
| Ede, | Lucas, | Reader, | Speaker. |
| Edmonds, | Ludlow, | | |
| Emhardt, | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 102, as follows:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Elmwood Home for Boys at Erie Pennsylvania for two fiscal years beginning June

first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B. H., | Wettach, |
| Diehm, | Jones, | Patterson, F. W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Prosser, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Reader, |
| Emhardt, | Lucas, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 103, entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Royle, |
| Alexander, | Flinchbaugh, | Malie, | Sarig, |
| Allman, | Flynn, | Mangan, | Sautter, |
| Anderson, | Fockler, | Marcus, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Martz, | Schwartz, |
| Bagshaw, | Fuller, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, H. J., |
| Behney, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stadtlander, |
| Blumberg, | Haas, | McLaughlin, | Stark, |
| Bray, | Haines, | Memolo, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |
| Bromley, | Hantz, | Metzinger, | Sterling, |
| Brown, E., | Harding, | Miller, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storb, |
| Brown, T. J., | Hart, | Miller, H. A., | Storer, |
| Burchinal, | Haws, | Moffatt, | Strayer, |
| Burke, | Heffernan, | Moore, | Talbot, |
| Bush, | Heffran, | Morrison, | Thomas, L. D., |
| Calhoun, | Henderson, | Muldowney, | Thomas, M. G., |
| Canon, | Himes, | Munley, | Toepfer, |
| Colville, | Holcombe, | Myers, | Towner, |
| Conner, | Holmes, | Neely, | Trescher, |
| Craig, | Holtzman, | Nicholson, | Turner, |
| Critchfield, | Hoover, | Nolte, | Voltz, |
| Cross, | Horn, | North, | Washington, |
| Davies, | Howe, | Orr, | Watson, |
| Davis, | Huber, | Parkinson, | Weamer, |
| DeFrehn, | Irvin, | Patterson, B. H., | Wells, |
| Deibler, | Jones, | Patterson, F. W., | Welty, |
| Dengler, | Kelly, | Patterson, M., | Wettach, |
| Derby, | Labar, | Peelor, | Wheeler, |
| Diehm, | Lafferty, | Pennock, | Whitehouse, |
| Dietz, | Lauver, | Perry, | Williams, |
| Dilsheimer, | Leidich, | Phillips, | Wilson, |
| Donnell, | Little, H. A., | Pitts, | Witherspoon, |
| Drinkhouse, | Little, J. T., | Posey, | Witkin, |
| Drumbor, | Lockhart, | Powell, | Wood, N., |
| Duddy, | Long, | Prosser, | Wood, W. P., |
| Eaches, | Lotz, | Pryor, | Wright, |
| Earley, | Lucas, | Raymond, | Bluett, |
| Ede, | Ludlow, | Reader, | Speaker. |
| Edmonds, | Lukehart, | | |
| Emhardt, | Lynch, | | |
| Evans, B. P., | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 108, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Behney, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Moffatt, | Storer, |
| Burke, | Heffernan, | Moore, | Strayer, |
| Bush, | Heffran, | Morrison, | Talbot, |
| Calhoun, | Henderson, | Muldowney, | Thomas, L. D., |
| Canon, | Hess, | Munley, | Thomas, M. G., |
| Colville, | Himes, | Myers, | Toepfer, |
| Conner, | Holcombe, | Neely, | Towner, |
| Craig, | Holmes, | Nicholson, | Trescher, |
| Critchfield, | Holtzman, | Nolte, | Turner, |
| Davies, | Hoover, | North, | Voltz, |
| Davis, | Horn, | Orr, | Washington, |
| DeFrehn, | Howe, | Parkinson, | Watson, |
| Dengler, | Hricko, | Patterson, B. H., | Weamer, |
| Derby, | Huber, | Patterson, F. W., | Wells, |
| Diehm, | Irvin, | Patterson, M., | Welty, |
| Dietz, | Jones, | Peelot, | Wettach, |
| Dilsheimer, | Kelly, | Pennock, | Wheeler, |
| Donnell, | Lafferty, | Perry, | Whitehouse, |
| Drinkhouse, | Lauver, | Phillips, | Williams, |
| Drumbor, | Leidich, | Pitts, | Wilson, |
| Duddy, | Little, H. A., | Posey, | Witherspoon, |
| Eaches, | Lockhart, | Powell, | Witkin, |
| Earley, | Long, | Prosser, | Wood, N., |
| Ede, | Lotz, | Pryor, | Wood, W. P., |
| Edmonds, | Lucas, | Raymond, | Wright, |
| Emhardt, | Ludlow, | Reader, | Bluett, |
| Evans, B. P., | Lukehart, | Rhodes, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 109, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royce, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B. H., | Wettach, |
| Diehm, | Jones, | Patterson, F. W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelot, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 110, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

And said bill having been read at length the first time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royce, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Bromley, | Haines, | Memolo, | Staudenmeier, |
| Brown, E., | Hall, | Metzger, | Stavitski, |
| Brown, E. P., | Hantz, | Metzinger, | Sterling, |
| Brown, T. J., | Harding, | Miller, | Stock, |
| Burchinal, | Harer, | Miller, C., | Storb, |
| Burke, | Hart, | Miller, H. A., | Storer, |
| Bush, | Haws, | Moffatt, | Strayer, |
| Calhoun, | Heffernan, | Moore, | Talbot, |
| Canon, | Heffran, | Morrison, | Thomas, L. D., |
| Colville, | Henderson, | Muldowney, | Thomas, M. G., |
| Conner, | Hess, | Munley, | Toepfer, |
| Craig, | Himes, | Myers, | Towner, |
| Critchfield, | Holcombe, | Neely, | Trescher, |
| Cross, | Holmes, | Nicholson, | Turner, |
| | Holtzman, | Nolte, | Voltz, |

| | | | |
|---------------|----------------|----------|-------------|
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P. |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0

Ordered, that the Clerk present the same to the Senate for concurrence.

The House proceeded to the third reading and consideration of House Bill No. 118, entitled:

And said bill having been read at length the third time,
considered and agreed to,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------------|------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, W. T. | Goehring, | McCaig, | Sheffer, |
| Bell, F. A. | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G. |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B.H., | Welty, |
| Derby, | Irvin, | Patterson, F.W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Diets, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Laidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wright, |
| Earley, | Lockhart, | Prosser, | Wood, W. P. |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 119, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Sarig, |
| Alexander, | Evans, F. D., | Lynch, | Sautter, |
| Allman, | Flinchbaugh, | MacMillan, | Schilling, |
| Anderson, | Flynn, | Malie, | Schoener, |
| Armstrong, | Fockler, | Mangan, | Schwartz, |
| Aston, | Fratt, | Scott, | Shaffer, |
| Baldi, | Frye, | Marshall, | Shambach, |
| Bagshaw, | Fuller, | Martz, | Sheffer, |
| Bartley, | Gelnett, | Mathay, | Smith, G. A., |
| Behney, | Gilchrist, | McBride, | Smith, H. J., |
| Bell, F. A. | Goehring, | McCaig, | Soffel, |
| Bell, W. T., | Goodnough, | McCann, | Sowers, |
| Bentley, | Goss, | McClure, J. F., | Speer, |
| Berkheiser, | Greeby, | McClure, J. H., | Stadlander, |
| Bickett, | Greenstein, | McCormick, | Stark, |
| Bidelspacher, | Griffith, | McDaniel, | Staudenmeier, |
| Blair, | Grimes, | McDermott, | Stavitski, |
| Blumberg, | Guerin, | McGowan, | Sterling, |
| Bray, | Haas, | McKim, | Stock, |
| Brewster, | Hall, | McLaughlin, | Storb, |
| Bromley, | Hantz, | Memolo, | Storer, |
| Brown, E., | Harding, | Metzger, | Strayer, |
| Brown, E. P., | Harer, | Metzinger, | Talbot, |
| Brown, T. J., | Hart, | Miller, C., | Thomas, L. D., |
| Burchinal, | Haws, | Miller, H. A., | Thomas, M. G., |
| Burke, | Heffernan, | Miller, H. A., | Toefer, |
| Bush, | Heffran, | Moffatt, | Towner, |
| Calhoun, | Henderson, | Moore, | Trescher, |
| Canon, | Hess, | Morrison, | Turner, |
| Colville, | Himes, | Muldowney, | Voltz, |
| Conner, | Holcombe, | Munley, | Washington, |
| Craig, | Holmes, | Myers, | Watson, |
| Critchfield, | Holtzman, | Neely, | Weamer, |
| Cross, | Hoover, | Nicholson, | Wells, |
| Davies, | Horn, | North, | Welty, |
| Davis, | Howe, | Orr, | Wettach, |
| DeFrehn, | Hricko, | Parkinson, | Wheeler, |
| Deibler, | Huber, | Patterson, B.H., | Wood, N., |
| Dengler, | Irvin, | Patterson, F.W., | Wood, W. P., |
| Derby, | Jones, | Patterson, M., | Wright, |
| Diehm, | Kelly, | Peelor, | Williams, |
| Dietz, | Labar, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posay, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 125, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Baldi, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A. | Goehring, | McBride, | Shaffer, |
| Bell, W. T. | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Miller, C., | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Toefer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelor, | Wheeler, |
| Dietz, | Labar, | Pennock, | Wood, N., |
| Dilsheimer, | Lafferty, | Perry, | Wood, W. P., |
| Donnell, | Lauver, | Phillips, | Wright, |
| Drinkhouse, | Leidich, | Pitts, | Williams, |
| Drumbor, | Little, H. A., | Posay, | Wilson, |
| Duddy, | Little, J. T., | Powell, | Witherspoon, |
| Eaches, | Lockhart, | Prosser, | Witkin, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 127, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Mallie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A. | Goehring, | McCaig, | Shambach, |
| Bell, W. T. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Wetach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelot, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Possey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Barley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 128, entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Mallie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Miller, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Wetach, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Diehm, | Kelly, | Peelot, | Williams, |
| Dietz, | Labar, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Possey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Barley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative. Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 129, as follows:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specially appropriated to the Uniontown Hospital Uniontown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T. | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDermott, | Spencer, |
| Bickett, | Griffith, | McDaniel, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Miller, | Storer, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B. H., | Wettach, |
| Deibler, | Irvin, | Patterson, F. W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Laidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhart, | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 130, as follows:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary is hereby specifically appropriated to the Samaritan Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Sautter, |
| Alexander, | Flynn, | Malie, | Schilling, |
| Allman, | Fockler, | Mangan, | Schoener, |
| Anderson, | Fratt, | Marcus, | Schwartz, |
| Armstrong, | Frye, | Marshall, | Scott, |
| Aston, | Fuller, | Martz, | Shaffer, |
| Bagshaw, | Gelnett, | Mathay, | Shambach, |
| Baldi, | Gilchrist, | McBride, | Sheffer, |
| Bartley, | Goehring, | McCaig, | Smith, G. A., |
| Behney, | Goodnough, | McCann, | Smith, H. J., |
| Bell, F. A. | Goss, | McClure, J. H., | Soffel, |
| Bell, W. T. | Greeby, | McClure, J. F., | Sowers, |
| Bentley, | Greenstein, | McCormick, | Speer, |
| Berkheiser, | Griffith, | McDaniel, | Spencer, |
| Bickett, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Bush, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Laidich, | Posey, | Wood, N., |
| Drumbor, | Little, H. A., | Powell, | Wood, W. P., |
| Duddy, | Little, J. T., | Prosser, | Wright, |
| Eaches, | Lockhart, | Pryor, | Bluett, |
| Earley, | Long, | Raymond, | Speaker. |
| Ede, | Lotz, | Reader, | |
| Emhardt, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |
| Evans, F. D., | Lynch, | Sarig, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 132, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Mangan, | Schilling, |
| Allman, | Flynn, | Malie, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Horn, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelot, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wood, W. P., |
| Drumbor, | Little, J. T., | Prosser, | Wright, |
| Duddy, | Lockhart, | Pryor, | Bluett, |
| Eaches, | Long, | Raymond, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 134, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Goss, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stadtlander, |
| Blumberg, | Haas, | McLaughlin, | Stark, |
| Bray, | Haines, | Memolo, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |
| Bromley, | Hantz, | Metzinger, | Sterling, |
| Brown, E., | Harding, | Millar, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storb, |
| Brown, T. J., | Hart, | Miller, H. A., | Storer, |
| Burchinal, | Haws, | Moffatt, | Strayer, |
| Burke, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Colville, | Hess, | Munley, | Toepfer, |
| Conner, | Himes, | Myers, | Towner, |
| Craig, | Holcombe, | Neely, | Trescher, |
| Critchfield, | Holmes, | Nicholson, | Turner, |
| Cross, | Holtzman, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Jones, | Patterson, F.W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Diehm, | Labar, | Peelot, | Wheeler, |
| Dietz, | Lafferty, | Pennock, | Whitehouse, |
| Dilsheimer, | Lauver, | Perry, | Williams, |
| Donnell, | Leidich, | Phillips, | Wilson, |
| Drinkhouse, | Little, H. A., | Pitts, | Witherspoon, |
| Drumbor, | Little, J. T., | Posey, | Witkin, |
| Duddy, | Lockhart, | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | McCann, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 135, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davis, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Lafferty, | Perry, | Willams, |
| Dilshelmer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Leidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Miller, C., | Storer, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 136, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Y E A S—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Martz, | Schwartz, |
| Bagshaw, | Fuller, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davis, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | | |

| | | | |
|---------------|----------------|-------------------|--------------|
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilshelmer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

N A Y S—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 139, entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Y E A S—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Goehring, | McBride, | Sheffer, |
| Behney, | Gilchrist, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davis, | Horn, | Orr, | Wells, |
| Davies, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelor, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |
| Dietz, | Labar, | Perry, | Witherspoon, |
| Dilshelmer, | Lafferty, | Phillips, | Witkin, |
| Donnell, | Lauver, | Pitts, | Wood, N., |
| Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhart, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

N A Y S—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 141, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Y E A S—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malle, | Sautter, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Millar, | Miller, C., | Storer, |
| Brown, E. P., | Harer, | Miller, H. A., | Strayer, |
| Brown, T. J., | Hart, | Moffatt, | Talbot, |
| Burchinal, | Haws, | Moore, | Thomas, L. D., |
| Burke, | Heffernan, | Morrison, | Thomas, M. G., |
| Bush, | Heffernan, | Muldowney, | Toepfer, |
| Calhoun, | Henderson, | Hess, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peel, | Williams, |
| Diehm, | Kelly, | Pennock, | Witherspoon, |
| Dietz, | Labar, | Perry, | Witkin, |
| Dilsheimer, | Lafferty, | Phillips, | Wood, N., |
| Donnell, | Leidich, | Pitts, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Posey, | Wright, |
| Drumbor, | Little, J. T., | Powell, | Bluett, |
| Duddy, | Lockhart, | Prosser, | Speaker. |
| Eaches, | Long, | Pryor, | |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

N A Y S—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 142, as follows:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malle, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDermott, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Miller, C., | Storb, |
| Brown, E. P., | Harer, | Miller, H. A., | Storer, |
| Brown, T. J., | Hart, | Moffatt, | Strayer, |
| Burchinal, | Haws, | Moore, | Talbot, |
| Burke, | Heffernan, | Morrison, | Thomas, L. D., |
| Bush, | Heffernan, | Muldowney, | Thomas, M. G., |
| Calhoun, | Henderson, | Munley, | Toepfer, |
| Canon, | Hess, | Myers, | Towner, |
| Colville, | Himes, | Neely, | Trescher, |
| Conner, | Holcombe, | Nicholson, | Turner, |
| Craig, | Holmes, | Nolte, | Voltz, |
| Critchfield, | Holtzman, | North, | Washington, |
| Cross, | Hoover, | Orr, | Watson, |
| Davies, | Horn, | Parkinson, | Weamer, |
| Davis, | Howe, | Patterson, B. H., | Wells, |
| DeFrehn, | Hricko, | Patterson, F. W., | Welty, |
| Deibler, | Huber, | Patterson, M., | Wettach, |
| Dengler, | Irvin, | Peel, | Wheeler, |
| Derby, | Jones, | Pennock, | Whitehouse, |
| Diehm, | Kelly, | Perry, | Williams, |
| Dietz, | Labar, | Phillips, | Wilson, |
| Dilsheimer, | Lafferty, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Lockhart, | Pryor, | Wright, |
| Eaches, | Long, | Raymond, | Bluett, |
| Earley, | Lotz, | Reader, | Speaker. |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | | |

N A Y S—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 145, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toeffer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhardt, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

MR. BALDI IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 148, as follows:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Harrisburg Hospital for the two fiscal

years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Fockler, | Malie, | Sarig, |
| Anderson, | Fratt, | Mangan, | Schilling, |
| Armstrong, | Frye, | Marcus, | Schoener, |
| Aston, | Fuller, | Marshall, | Schwartz, |
| Bagshaw, | Gelnett, | Martz, | Scott, |
| Baldi, | Gilchrist, | Mathay, | Shaffer, |
| Bartley, | Goehring, | McBride, | Shambach, |
| Behney, | Goodnough, | McCaig, | Sheffer, |
| Bell, F. A., | Goss, | McCann, | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Soffel, |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Spencer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memolo, | Stavitski, |
| Brown, E., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Brown, E. P., | Hart, | Millar, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toeffer, |
| Colville, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 151, entitled:

An Act making an appropriation to the Altoona Hospital
Altoona Pennsylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, | Storb, |
| Burchinal, | Harer, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Peelot, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilshelmer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhardt, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Rhodes, |
| Emhardt, | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in
the affirmative, the question was determined in the affirma-
tive.

Ordered, that the Clerk present the same to the Senate for
concurrence.

Agreeably to order,

The House proceeded to the third reading and considera-
tion of House Bill No. 153, entitled:

An Act making an appropriation to the Almira Home As-
sociation New Castle Pennsylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, | Storb, |
| Burchinal, | Harer, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Peelot, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilshelmer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhardt, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Rhodes, |
| Emhardt, | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in
the affirmative, the question was determined in the affirma-
tive.

Ordered, that the Clerk present the same to the Senate for
concurrence.

Agreeably to order,

The House proceeded to the third reading and considera-
tion of House Bill No. 164, entitled:

An Act making an appropriation to the Mercy Hospital of
Altoona Pennsylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Pitts, | Witherspoon, |
| Drinkhouse, | Leidich, | Posey, | Witkin, |
| Drumbor, | Little, H. A., | Powell, | Wood, N., |
| Duddy, | Little, J. T., | Prosser, | Wood, W. P., |
| Eaches, | Lukehart, | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker, |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 169, entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Pitts, | Witherspoon, |
| Drinkhouse, | Leidich, | Posey, | Witkin, |
| Drumbor, | Little, H. A., | Powell, | Wood, N., |
| Duddy, | Little, J. T., | Prosser, | Wood, W. P., |
| Eaches, | Lockhart, | Pryor, | Wright, |
| Earley, | Lotz, | Raymond, | Bluett, |
| Ede, | Lucas, | Reader, | Speaker, |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 175, entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Millar, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Voltz, |

| | | | |
|---|---|--|--|
| Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dietz, Dilsheimer, Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, | Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Lauver, Leidich, Little, H. A., Little, J. T., Lockhart, Long, Lotz, Lucas, Ludlow, | Nolte, North, Orr, Parkinson, Patterson, B.H., Patterson, F.W., Patterson, M., Peelor, Pennock, Perry, Phillips, Pitts, Posey, Powell, Prosser, Pryor, Raymond, Reader, | Turner, Washington, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. |
|---|---|--|--|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 177, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---|--|---|--|
| Adam, Alexander, Allman, Anderson, Armstrong, Aston, Bagshaw, Baldi, Bartley, Behney, Bell, F. A., Bell, W. T., Bentley, Berkheiser, Bickett, Bidelspacher, Blair, Blumberg, Bray, Brewster, Bromley, Brown, E., Brown, E. P., Brown, T. J., Burchinal, Burke, Bush, Calhoun, Canon, Colville, Conner, Craig, Critchfield, Cross, Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dilsheimer, Drinkhouse, Donnell, Drumbor, | Flinchtaugh, Flynn, Fockler, Fratt, Frye, Fuller, Gelnett, Gilchrist, Goehring, Goodnough, Goss, Greeby, Greenstein, Griffith, Grimes, Guerin, Haas, Haines, Hall, Hantz, Harding, Harer, Hart, Haws, Heffernan, Heffran, Henderson, Hess, Himes, Holcombe, Holmes, Holtzman, Hoover, Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Lauver, Leidich, Little, H. A., | MacMillan, Mangan, Marcus, Marshall, Martz, Mathay, McBride, McCaig, McCann, McClure, J. H., McClure, J. F., McCormick, McDaniel, McDermott, McGowan, McKim, McLaughlin, Metzger, Metzinger, Memolo, Miller, C., Miller, H. A., Moffatt, Moore, Morrison, Muldowney, Munley, Myers, Neely, Nicholson, Nolte, North, Orr, Parkinson, Patterson, B.H., Patterson, F.W., Patterson, M., Peelor, Pennock, Perry, Phillips, Pitts, Posey, Powell, | Sautter, Schilling, Schoener, Schwartz, Scott, Shaffer, Shambach, Sheffer, Smith, G. A., Smith, H. J., Soffel, Sowers, Speer, Spencer, Stadtlander, Stark, Staudenmeier, Stavitski, Sterling, Stock, Storb, Storer, Strayer, Talbot, Thomas, L. D., Thomas, M. G., Toepfer, Towner, Trescher, Turner, Voltz, Washington, Watson, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., |
|---|--|---|--|

| | | | |
|--|---|---|--------------------------------|
| Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, Evans, B. P., Evans, F. D., | Little, J. T., Lockhart, Long, Lotz, Lucas, Ludlow, Lukehart, Lynch, | Prosser, Pryor, Raymond, Reader, Rhodes, Rieder, Royle, Sarig, | Wright, Bluett, Speaker. |
|--|---|---|--------------------------------|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 178, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|--|---|--|--|
| Adam, Alexander, Allman, Anderson, Armstrong, Aston, Bagshaw, Baldi, Bartley, Behney, Bell, F. A., Bell, W. T., Bentley, Berkheiser, Bickett, Bidelspacher, Blair, Blumberg, Bray, Brewster, Bromley, Brown, E., Brown, E. P., Brown, T. J., Burchinal, Burke, Bush, Calhoun, Canon, Colville, Conner, Craig, Critchfield, Cross, Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dietz, Dilsheimer, Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, Evans, B. P., | Evans, F. D., Flirschbaugh, Flynn, Fockler, Fratt, Frye, Fuller, Gelnett, Gilchrist, Goehring, Goodnough, Goss, Greeby, Greenstein, Griffith, Grimes, Guerin, Haas, Haines, Hall, Hantz, Harding, Hart, Harer, Haws, Heffernan, Heffran, Henderson, Hess, Himes, Holcombe, Holmes, Holtzman, Hoover, Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Lauver, Leidich, Little, J. T., Little, H. A., Lockhart, Long, Lotz, Lucas, Ludlow, Lukehart, | Lynch, MacMillan, Malie, Mangan, Marcus, Marshall, Martz, McBride, McCaig, McCann, McClure, J. F., McClure, J. H., McCormick, McDaniel, McDermott, McGowan, McKim, McLaughlin, Memolo, Metzger, Metzinger, Miller, Miller, C., Miller, H. A., Moffatt, Moore, Morrison, Muldowney, Munley, Myers, Neely, Nicholson, Nolte, North, Orr, Parkinson, Patterson, M., Patterson, B.H., Patterson, F.W., Peelor, Pennock, Perry, Phillips, Pitts, Posey, Powell, Prosser, Pryor, Raymond, Reader, Rhodes, Rieder, Royle, | Sarig, Sautter, Schilling, Schoener, Schwartz, Scott, Shaffer, Shambach, Sheffer, Smith, G. A., Smith, H. J., Soffel, Sowers, Speer, Spencer, Stadtlander, Stark, Staudenmeier, Sterling, Stock, Storb, Storer, Strayer, Talbot, Thomas, L. D., Thomas, M. G., Toepfer, Towner, Trescher, Turner, Voltz, Washington, Watson, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. |
|--|---|--|--|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 179, entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toeffer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelor, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witkin, |
| Dilsheimer, | Lauver, | Phillips, | Wood, N., |
| Donnell, | Leidich, | Pitts, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Posey, | Wright, |
| Drumbor, | Little, J. T., | Powell, | Witherspoon, |
| Duddy, | Lockhart, | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, F. D., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 186, as follows:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the General Hospital East Stroudsburg Monroe County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the said three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anders, n, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toeffer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B. H., | Wettach, |
| Deibler, | Irvin, | Patterson, F. W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhardt, | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 189, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

- | | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Marcus, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Miller, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Posey, | Wood, N., |
| Drumbor, | Little, H. A., | Powell, | Wood, W. P., |
| Duddy, | Little, J. T., | Prosser, | Wright, |
| Eaches, | Lockhart, | Pryor, | Bluett, |
| Earley, | Long, | Raymond, | Speaker. |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 191, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

- | | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malie, | Schilling, |
| Anderson, | Flynn, | Mangan, | Schoener, |
| Allman, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadlander, |
| Bidelspacher, | Guerin, | McGowan, | Stark, |
| Blair, | Haas, | McKim, | Staudenmeier, |
| Blumberg, | Haines, | McLaughlin, | Stavitski, |
| Bray, | Hall, | Memolo, | Sterling, |
| Brewster, | Hantz, | Metzger, | Stock, |
| Bromley, | Harding, | Metzinger, | Storb, |
| Brown, E., | Harer, | Miller, | Storer, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Calhoun, | Hess, | Muldowney, | Towner, |
| Canon, | Himes, | Munley, | Trescher, |
| Colville, | Holcombe, | Myers, | Turner, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Posey, | Wood, N., |
| Drumbor, | Little, H. A., | Powell, | Wood, W. P., |
| Duddy, | Little, J. T., | Prosser, | Wright, |
| Eaches, | Lockhart, | Pryor, | Bluett, |
| Earley, | Long, | Raymond, | Speaker. |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 197, entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bell, F. A., | Goss, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Speer, |
| Blair, | Guerin, | McDermott, | Spencer, |
| Blumberg, | Haas, | McGowan, | Stadtlander, |
| Bray, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 198, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Evans, B. P., | Lukehart, | Sheffer, |
| Bell, F. A. | Goehring, | McCaig, | Smith, G. A., |
| Bell, W. T. | Goodnough, | McCann, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McClure, J. F., | Sowers, |
| Bickett, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Stark, |
| Bray, | Haas, | McKim, | Staudenmeier, |
| Brewster, | Haines, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Hall, | Metzger, | Stock, |
| Brown, T. J., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Burchinal, | Hart, | Miller, C., | Strayer, |
| Burke, | Haws, | Miller, H. A., | Talbot, |
| Bush, | Heffernan, | Moffatt, | Thomas, L. D., |
| Calhoun, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Trescher, |
| Craig, | Holcombe, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Cross, | Holtzman, | Nolte, | Washington, |
| Davies, | Hoover, | North, | Watson, |
| Davis, | Horn, | Orr, | Weamer, |
| DeFrehn, | Howe, | Parkinson, | Wells, |
| Deibler, | Hricko, | Patterson, B. H., | Welty, |
| Dengler, | Huber, | Patterson, F. W., | Wettach, |
| Derby, | Irvin, | Peelor, | Wheeler, |
| Diehm, | Jones, | Pennock, | Whitehouse, |
| Dietz, | Kelly, | Perry, | Williams, |
| Dilsheimer, | Labar, | Phillips, | Wilson, |
| Donnell, | Lafferty, | Pitts, | Witherspoon, |
| Drinkhouse, | Lauver, | Posey, | Witkin, |
| Drumbor, | Leidich, | Powell, | Wood, N., |
| Duddy, | Little, H. A., | Prosser, | Wood, W. P., |
| Eaches, | Little, J. T., | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 199, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A. | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T. | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Speer, |
| Berkheiser, | Greenstein, | McCormick, | Spencer, |
| Bickett, | Griffith, | McDaniel, | Stadtlander, |
| Bidelspacher, | Grimes, | McDermott, | Stark, |
| Blair, | Guerin, | McGowan, | Staudenmeier, |
| Blumberg, | Haas, | McKim, | Stavitski, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Brown, E., |

| | | | |
|---------------|----------------|------------------|----------------|
| Brown, E. P., | Harding, | Metzger, | Rieder, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Millar, | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holcombe, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Towner, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |
| Hantz, | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 201, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malle, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |

| | | | |
|---------------|----------------|------------------|--------------|
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B.H., | Welty, |
| Dengler, | Irvin, | Patterson, F.W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 202, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malle, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. H., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. F., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Neely, | Turner, |
| Conner, | Holcombe, | Nicholson, | Voltz, |
| Craig, | Holmes, | Nolte, | Washington, |
| Critchfield, | Holtzman, | North, | Watson, |
| Cross, | Hoover, | Orr, | Weamer, |
| Davis, | Horn, | Parkinson, | Wells, |
| Davies, | Howe, | Patterson, B.H., | Welty, |
| DeFrehn, | Hricko, | Patterson, F.W., | Wettach, |
| Deibler, | Huber, | Patterson, M., | Wheeler, |
| Dengler, | Irvin, | Peelor, | Whitehouse, |
| Derby, | Jones, | Pennock, | Williams, |
| Diehm, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Rhodes, | Donnell, |
| | Lynch, | Royle, | Drinkhouse, |

| | | | |
|---------------|----------------|-----------|--------------|
| Drumbor, | Leidich, | Phillips, | Rieder, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhardt, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |
| Lauver, | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 203, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania
And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Lucas, | Reader, | Speaker. | Rieder, |
| Adam, | Edmonds, | Ludlow, | Royle, |
| Alexander, | Evans, B. P., | Lukehart, | Sarig, |
| Allman, | Evans, F. D., | Lynch, | Sautter, |
| Anderson, | Flinchbaugh, | MacMillan, | Schilling, |
| Armstrong, | Flynn, | Malie, | Schoener, |
| Aston, | Fockler, | Mangan, | Schwartz, |
| Bagshaw, | Fratt, | Marcus, | Scott, |
| Baldi, | Frye, | Marshall, | Shaffer, |
| Bartley, | Fuller, | Martz, | Shambach, |
| Behney, | Gelnett, | Mathay, | Sheffer, |
| Bell, F. A., | Gilchrist, | McBride, | Smith, G. A., |
| Bell, W. T., | Goehring, | McCaig, | Smith, H. J., |
| Bentley, | Goodnough, | McCann, | Soffel, |
| Berkheiser, | Goss, | McClure, J. F., | Sowers, |
| Bickett, | Greeby, | McClure, J. H., | Speer, |
| Bidelspacher, | Greenstein, | McCormick, | Spencer, |
| Blair, | Griffith, | McDaniel, | Stadlander, |
| Blumberg, | Grimes, | McDermott, | Stark, |
| Bray, | Guerin, | McGowan, | Staudenmeier, |
| Brewster, | Haas, | McKim, | Stavitski, |
| Bromley, | Haines, | McLaughlin, | Sterling, |
| Brown, E., | Hall, | Memolo, | Stock, |
| Brown, E. P., | Hantz, | Metzger, | Storb, |
| Brown, T. J., | Harding, | Metzinger, | Storer, |
| Burchinal, | Harer, | Millar, | Strayer, |
| Burke, | Hart, | Miller, C., | Talbot, |
| Bush, | Haws, | Miller, H. A., | Thomas, L. D., |
| Calhoun, | Heffernan, | Moffatt, | Thomas, M. G., |
| Canon, | Heffran, | Moore, | Toepfer, |
| Colville, | Henderson, | Morrison, | Towner, |
| Conner, | Hess, | Muldowney, | Trescher, |
| Craig, | Himes, | Munley, | Turner, |
| Critchfield, | Holcombe, | Myers, | Voltz, |
| Cross, | Holtzman, | Neely, | Washington, |
| Davies, | Hoover, | Nicholson, | Watson, |
| Davis, | Horn, | Nolte, | Weamer, |
| DeFrehn, | Howe, | North, | Wells, |
| Deibler, | Hricko, | Orr, | Welty, |
| Dengler, | Huber, | Parkinson, | Wettach, |
| Derby, | Irvin, | Patterson, B. H., | Wheeler, |
| Diehm, | Jones, | Patterson, F. W., | Whitehouse, |
| Dietz, | Kelly, | Patterson, M., | Williams, |
| Dilsheimer, | Labar, | Peelock, | Wilson, |
| Donnell, | Lafferty, | Pennock, | Witherspoon, |
| Drinkhouse, | Lauver, | Phillips, | Witkin, |
| Drumbor, | Leidich, | Pitts, | Wood, N., |
| Duddy, | Little, H. A., | Posey, | Wood, W. P., |
| Eaches, | Little, J. T., | Pryor, | Wright, |
| Earley, | Lockhart, | Prosser, | Bluett, |
| Ede, | Long, | Raymond, | |
| Emhardt, | Lotz, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 205, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelock, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Phillips, | Wilson, |
| Drinkhouse, | Lauver, | Pitts, | Witherspoon, |
| Drumbor, | Leidich, | Posey, | Witkin, |
| Duddy, | Little, H. A., | Pryor, | Wood, N., |
| Eaches, | Little, J. T., | Prosser, | Wood, W. P., |
| Earley, | Lockhart, | Raymond, | Wright, |
| Ede, | Long, | Reader, | Bluett, |
| Edmonds, | Lotz, | Rhodes, | Speaker. |
| Emhardt, | Lucas, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and considera-

tion of House Bill No. 206, entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T. | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Miller, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Coville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holtzman, | Nicholson, | Washington, |
| Critchfield, | Hoover, | Nolte, | Watson, |
| Cross, | Horn, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wood, W. P., |
| Drumbor, | Little, J. T., | Prosser, | Wright, |
| Duddy, | Lockhart, | Pryor, | Bluett, |
| Eaches, | Long, | Raymond, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 207, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Baldi, | Fuller, | Mathay, | Shaffer, |
| Bagshaw, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Haas, | McKim, | Stark, |
| Blumberg, | Haines, | McLaughlin, | Staudenmeier, |
| Bray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Miller, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Bush, | Henderson, | Morrison, | Thomas, M. G., |
| Calhoun, | Hess, | Muldowney, | Toepfer, |
| Canon, | Himes, | Munley, | Towner, |
| Coville, | Holcombe, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Watson, |
| Cross, | Horn, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wood, W. P., |
| Drumbor, | Little, J. T., | Prosser, | Wright, |
| Duddy, | Lockhart, | Pryor, | Bluett, |
| Eaches, | Long, | Raymond, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 209, entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |

| | | | |
|---------------|----------------|------------------|----------------|
| Baldi, | Fuller, | Martz, | Scott, |
| Bagshaw, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B.H., | Wettach, |
| Dengler, | Irvin, | Patterson, F.W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Peelot, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Laidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 213, as follows:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Coudersport General Hospital at Coudersport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Finchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, M. G., |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelot, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Laidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhart, | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 214, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Finchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |

| | | | |
|---------------|----------------|------------------|----------------|
| Aston, | Frye, | Martz, | Scott, |
| Baldi, | Fuller, | Mathay, | Shaffer, |
| Bagshaw, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Shaffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Moffatt, | Talbot, |
| Burchinal, | Haws, | Moore, | Thomas, L. D., |
| Burke, | Heffernan, | Morrison, | Thomas, M. G., |
| Bush, | Heffran, | Muldowney, | Toepfer, |
| Calhoun, | Henderson, | Munley, | Towner, |
| Canon, | Hess, | Myers, | Trescher, |
| Colville, | Himes, | Neely, | Turner, |
| Conner, | Holcombe, | Nicholson, | Voltz, |
| Craig, | Holmes, | Nolte, | Washington, |
| Critchfield, | Holtzman, | North, | Watson, |
| Cross, | Hoover, | Orr, | Weamer, |
| Davies, | Horn, | Parkinson, | Wells, |
| Davis, | Howe, | Patterson, B.H., | Welty, |
| DeFrehn, | Hricko, | Patterson, F.W., | Wettach, |
| Deibler, | Huber, | Patterson, M., | Wheeler, |
| Dengler, | Irvin, | Peelot, | Whitehouse, |
| Derby, | Jones, | Pennock, | Williams, |
| Diehm, | Kelly, | Perry, | Wilson, |
| Dietz, | Labar, | Phillips, | Witherspoon, |
| Dilsheimer, | Lafferty, | Pitts, | Witkin, |
| Donnell, | Lauver, | Posey, | Wood, N., |
| Drinkhouse, | Leidich, | Powell, | Wood, W. P., |
| Drumbor, | Little, H. A., | Prosser, | Wright, |
| Duddy, | Little, J. T., | Pryor, | Bluett, |
| Eaches, | Lockhart, | Raymond, | Speaker. |
| Earley, | Long, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Schwartz, | |
| Evans, B. P., | Marshall, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 215, as follows:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pittsburgh Homeopathic Hospital Center and Aiken Avenues Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Moffatt, | Strayer, |
| Burchinal, | Haws, | Moore, | Talbot, |
| Burke, | Heffernan, | Morrison, | Thomas, L. D., |
| Bush, | Heffran, | Muldowney, | Thomas, M. G., |
| Calhoun, | Henderson, | Munley, | Toepfer, |
| Canon, | Hess, | Myers, | Towner, |
| Colville, | Himes, | Neely, | Trescher, |
| Conner, | Holcombe, | Nicholson, | Turner, |
| Craig, | Holmes, | Nolte, | Voltz, |
| Critchfield, | Holtzman, | North, | Washington, |
| Cross, | Hoover, | Orr, | Watson, |
| Davies, | Horn, | Parkinson, | Weamer, |
| Davis, | Howe, | Patterson, B.H., | Wells, |
| DeFrehn, | Hricko, | Patterson, F.W., | Welty, |
| Deibler, | Huber, | Patterson, M., | Wettach, |
| Dengler, | Irvin, | Peelot, | Wheeler, |
| Derby, | Jones, | Pennock, | Whitehouse, |
| Diehm, | Kelly, | Perry, | Williams, |
| Dietz, | Labar, | Phillips, | Witherspoon, |
| Dilsheimer, | Lafferty, | Pitts, | Witkin, |
| Donnell, | Lauver, | Posey, | Wood, N., |
| Drinkhouse, | Leidich, | Powell, | Wood, W. P., |
| Drumbor, | Little, H. A., | Prosser, | Wright, |
| Duddy, | Little, J. T., | Pryor, | Bluett, |
| Eaches, | Lockhart, | Raymond, | Speaker. |
| Earley, | Long, | Reader, | |
| Ede, | Lotz, | Rhodes, | |
| Edmonds, | Lucas, | Rieder, | |
| Emhardt, | Ludlow, | Royle, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Armstrong, | Fratt, | Martz, | Scott, |
| Aston, | Frye, | Mathay, | Shaffer, |
| Bagshaw, | Fuller, | McBride, | Shambach, |
| Baldi, | Gelnett, | McCaig, | Sheffer, |
| Bartley, | Gilchrist, | McCann, | Smith, G. A., |
| Behney, | Goehring, | McClure, J. F., | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. H., | Soffel, |
| Bell, W. T., | Goss, | McCormick, | Sowers, |
| Bentley, | Greeby, | McDaniel, | Speer, |
| Berkheiser, | Greenstein, | McDermott, | Spencer, |
| Bickett, | Griffith, | McGowan, | Stadtlander, |
| Bidelspacher, | Grimes, | McKim, | Stark, |
| Blair, | Guerin, | McLaughlin, | Staudenmeier, |
| Blumberg, | Haas, | Memolo, | Stavitski, |
| Bray, | Haines, | Metzger, | Sterling, |
| Brewster, | Hall, | Metzinger, | Stock, |
| Bromley, | Hantz, | Millar, | Storb, |
| Brown, E., | Harding, | Miller, C., | Storer, |
| Brown, E. P., | Harer, | Miller, H. A., | Strayer, |
| Brown, T. J., | Haws, | Moffatt, | Talbot, |
| Burchinal, | Heffernan, | Moore, | Thomas, L. D., |
| Burke, | Heffran, | Morrison, | Thomas, M. G., |
| Bush, | Henderson, | Muldowney, | Toepfer, |
| Calhoun, | Himes, | Munley, | Turner, |
| Canon, | Holcombe, | Myers, | Towner, |
| Colville, | Holmes, | Neely, | Trescher, |
| Conner, | Holtzman, | Nicholson, | Voltz, |
| Craig, | Hoover, | Nolte, | Washington, |
| Critchfield, | Horn, | North, | Watson, |
| Cross, | Howe, | Orr, | Weamer, |
| Davies, | Hricko, | Parkinson, | Wells, |
| Davis, | Huber, | Patterson, B. H., | Welty, |
| DeFrehn, | Irvin, | Patterson, F. W., | Wettach, |
| Deibler, | Jones, | Patterson, M., | Wheeler, |
| Dengler, | Kelly, | Peelor, | Whitehouse, |
| Derby, | Labar, | Pennock, | Williams, |
| Diehm, | Lafferty, | Perry, | Wilson, |
| Dietz, | Lauver, | Phillips, | Witherspoon, |
| Dilsheimer, | Leidich, | Pitts, | Witkin, |
| Donnell, | Little, H. A., | Posey, | Wood, N., |
| Drinkhouse, | Little, J. T., | Powell, | Wood, W. P., |
| Drumbor, | Lockhart, | Prosser, | Wright, |
| Duddy, | Long, | Pryor, | Bluett, |
| Eaches, | Lotz, | Raymond, | Speaker. |
| Earley, | Lucas, | Reader, | |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Marshall, | Schoener, | |
| Evans, B. P., | Marcus, | Schwartz, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 224, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malle, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| | | McDermott, | Stadtlander, |
| | | McGowan, | Spencer, |
| | | McKim, | Stark, |
| | | McLaughlin, | Staudenmeier, |
| | | Memolo, | Stavitski, |
| | | Metzger, | Sterling, |
| | | Metzinger, | Stock, |
| | | Millar, | Storb, |
| | | Miller, C., | Storer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffernan, | Moffatt, | Thomas, M. G., |
| Bush, | Heffran, | Moore, | Toepfer, |
| Calhoun, | Henderson, | Morrison, | Towner, |
| Canon, | Hess, | Muldowney, | Trescher, |
| Colville, | Himes, | Munley, | Turner, |
| Conner, | Holcombe, | Myers, | Voltz, |
| Craig, | Holmes, | Neely, | Washington, |
| Critchfield, | Holtzman, | Nicholson, | Watson, |
| Cross, | Hoover, | Nolte, | Weamer, |
| Davies, | Horn, | North, | Wells, |
| Davis, | Howe, | Orr, | Welty, |
| DeFrehn, | Hricko, | Parkinson, | Wettach, |
| Deibler, | Huber, | Patterson, B. H., | Wheeler, |
| Dengler, | Irvin, | Patterson, F. W., | Whitehouse, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Kelly, | Peelor, | Wilson, |
| Dietz, | Labar, | Pennock, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., |
| Drumbor, | Little, H. A., | Posey, | Wright, |
| Duddy, | Little, J. T., | Powell, | Bluett, |
| Eaches, | Lockhardt, | Prosser, | Speaker. |
| Earley, | Long, | Pryor, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 226, entitled:

An Act making an appropriation to the Pottstown Homeo-Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malle, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Burchinal, | Haws, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffernan, | Moffatt, | Thomas, M. G., |
| Bush, | Heffran, | Moore, | Toepfer, |
| Calhoun, | Henderson, | Morrison, | Towner, |
| Canon, | Hess, | Muldowney, | Trescher, |
| Colville, | Himes, | Munley, | Turner, |
| Conner, | Holtzman, | Myers, | Voltz, |
| Craig, | Holcombe, | Neely, | Washington, |
| Critchfield, | Holmes, | Nicholson, | Watson, |
| Cross, | Hoover, | Nolte, | Weamer, |
| Davies, | Horn, | North, | Wells, |
| Davis, | Howe, | Orr, | Welty, |
| DeFrehn, | Hricko, | Parkinson, | Wettach, |
| Deibler, | Huber, | Patterson, B. H., | Wheeler, |
| Dengler, | Irvin, | Patterson, F. W., | Whitehouse, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Kelly, | Peelor, | Wilson, |
| Dietz, | Labar, | Pennock, | Witherspoon, |
| Dilshelmer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhart, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Rhodes, | |
| Edmonds, | Lucas, | Rieder, | |
| Emhardt, | Ludlow, | Strayer, | |
| Evans, B. P., | Lukehart, | Talbot, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 232, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Shaffer, |
| Bell, F. A., | Goodnough, | McCann, | Shambach, |
| Bell, W. T., | Goss, | McClure, J. F., | Sheffer, |
| Bentley, | Greeby, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greenstein, | McCormick, | Smith, H. J., |
| Bickett, | Griffith, | McDermott, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McGowan, | Speer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Stock, |
| Brown, T. J., | Hart, | Miller, H. A., | Storb, |
| Burchinal, | Haws, | Moffatt, | Storer, |
| Burke, | Heffernan, | Moore, | Strayer, |
| Bush, | Heffran, | Morrison, | Talbot, |
| Calhoun, | Hess, | Muldowney, | Thomas, L. D., |
| Canon, | Himes, | Munley, | Thomas, M. G., |
| Conner, | Holcombe, | Neely, | Toepfer, |
| Craig, | Holmes, | Nicholson, | Towner, |
| Critchfield, | Holtzman, | Nolte, | Trescher, |
| Cross, | Hoover, | North, | Turner, |
| Davies, | Horn, | Orr, | Voltz, |
| Davis, | Howe, | | Washington, |

| | | | |
|---------------|----------------|-------------------|--------------|
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilshelmer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Posey, | Wood, N., |
| Drumbor, | Little, H. A., | Powell, | Wood, W. P., |
| Duddy, | Little, J. T., | Prosser, | Wright, |
| Eaches, | Lockhart, | Pryor, | Bluett, |
| Earley, | Long, | Raymond, | Speaker. |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Wells, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 233, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, C., | Stock, |
| Burchinal, | Hart, | Miller, H. A., | Storb, |
| Burke, | Haws, | Moffatt, | Storer, |
| Bush, | Heffernan, | Moore, | Strayer, |
| Calhoun, | Heffran, | Morrison, | Talbot, |
| Canon, | Hess, | Muldowney, | Thomas, L. D., |
| Colville, | Himes, | Munley, | Thomas, M. G., |
| Conner, | Holcombe, | Neely, | Toepfer, |
| Craig, | Holmes, | Nicholson, | Towner, |
| Critchfield, | Holtzman, | Nolte, | Trescher, |
| Cross, | Hoover, | North, | Turner, |
| Davies, | Horn, | Orr, | Voltz, |
| Davis, | Howe, | | Washington, |

Earley,
Ede,
Edmonds,
Emhardt,

Lockhart,
Long,
Lotz,
Ludlow,

Prosser,
Pryor,
Raymond,
Reader,

Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 234, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Bentley, | Goehring, | McCann, | Smith, G. A., |
| Behney, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, F. A., | Goss, | McClure, J. H., | Soffel, |
| Bell, W. T., | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Bush, | Heffernan, | Moore, | Thomas, L. D., |
| Burke, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelot, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Laidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbar, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 236, entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McClure, J. F., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Bush, | Heffernan, | Moore, | Thomas, L. D., |
| Burke, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelot, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Laidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbar, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 237, entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter. |
| Alexander, | Flinchbaugh, | Malie, | Schilling. |
| Allman, | Flynn, | Mangan, | Schoener. |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott. |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. H., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. F., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer. |
| Berkheiser, | Greenstein, | McDaniel, | Spencer. |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark. |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B. H., | Wettach, |
| Deibler, | Irvin, | Patterson, F. W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peel. | Williams, |
| Diehm, | Labar, | Pennock, | Wilson. |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhart, | Prosser, | Bluett. |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Edmonds, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 238, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|-----------|---------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Bickett, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Huber, | Neely, | Turner, |
| Cross, | Irvin, | Nicholson, | Voltz, |
| Davies, | Jones, | Nolte, | Washington, |
| Davis, | Kelly, | North, | Watson, |
| DeFrehn, | Labar, | Orr, | Weamer, |
| Deibler, | Lafferty, | Parkinson, | Wells, |
| Dengler, | Lauver, | Patterson, B. H., | Welty, |
| Derby, | Leidich, | Patterson, F. W., | Wettach, |
| Diehm, | Little, H. A., | Patterson, M., | Wheeler, |
| Dietz, | Little, J. T., | Peel. | Whitehouse, |
| Dilsheimer, | Lockhart, | Pennock, | Williams, |
| Donnell, | Long, | Perry, | Wilson, |
| Drinkhouse, | Lotz, | Phillips, | Witherspoon, |
| Drumbor, | Lucas, | Pitts, | Witkin, |
| Duddy, | Ludlow, | Posey, | Wood, N., |
| Eaches, | Lukehart, | Powell, | Wood, W. P., |
| Earley, | Lynch, | Prosser, | Wright, |
| Ede, | | Pryor, | Bluett. |
| Emhardt, | | Raymond, | Speaker. |
| Edmonds, | | Reader, | |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 239, entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | Goehring, | McBride, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stor, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, F. W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelor, | Wheeler, |
| Dilsheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lafferty, | Perry, | Williams, |
| Drinkhouse, | Lauver, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Lockhart, | Prosser, | Wood, W. P., |
| Ede, | Long, | Pryor, | Wright, |
| Edmonds, | Lotz, | Raymond, | Bluett, |
| Emhardt, | Lucas, | Reader, | Speaker. |
| Evans, B. P., | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 240, entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Ludlow, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malle, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | Goehring, | McBride, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |

| | | | |
|--------------|----------------|-------------------|--------------|
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 241, entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malle, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |

| | | | |
|-------------|----------------|-----------|--------------|
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 244, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Reader, | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bacshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Bromley, | Haines, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hall, | Memolo, | Stavitski, |
| Brown, E. P., | Hantz, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Holmes, | Neely, | Turner, |
| Davies, | Holtzman, | Nicholson, | Voltz, |
| Davis, | Hoover, | Nolte, | Washington, |
| DeFrehn, | Horn, | North, | Watson, |
| Deibler, | Howe, | Orr, | Weamer, |
| Derby, | Hricko, | Parkinson, | Wells, |
| Diehm, | Huber, | Patterson, B. H., | Welty, |
| Dietz, | Irvin, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Jones, | Patterson, M., | Wheeler, |
| Donnell, | Kelly, | Peelor, | Whitehouse, |
| Drinkhouse, | Labar, | Pennock, | Williams, |
| Drumbor, | Lafferty, | Perry, | Wilson, |
| Duddy, | Lauver, | Phillips, | Witherspoon, |
| Eaches, | Leidich, | Pitts, | Witkin, |
| Earley, | Little, H. A., | Posey, | Wood, N., |
| Ede, | Little, J. T., | Powell, | Wood, W. P., |
| Edmonds, | Lockhart, | Prosser, | Wright, |
| Emhardt, | Long, | Pryor, | Bluett, |
| Evans, B. P., | Lotz, | Raymond, | Speaker. |
| | Lucas, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 245, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bacshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Bromley, | Haines, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hall, | Memolo, | Stavitski, |
| Brown, E. P., | Hantz, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Holmes, | Neely, | Turner, |
| Davies, | Holtzman, | Nicholson, | Voltz, |
| Davis, | Hoover, | Nolte, | Washington, |
| DeFrehn, | Horn, | North, | Watson, |
| Deibler, | Howe, | Orr, | Weamer, |
| Derby, | Hricko, | Parkinson, | Wells, |
| Diehm, | Huber, | Patterson, B. H., | Welty, |
| Dietz, | Irvin, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Jones, | Patterson, M., | Wheeler, |
| Donnell, | Kelly, | Peelor, | Whitehouse, |
| Drinkhouse, | Labar, | Pennock, | Williams, |
| Drumbor, | Lafferty, | Perry, | Wilson, |
| Duddy, | Lauver, | Phillips, | Witherspoon, |
| Eaches, | Leidich, | Pitts, | Witkin, |
| Earley, | Little, H. A., | Posey, | Wood, N., |
| Ede, | Little, J. T., | Powell, | Wood, W. P., |
| Edmonds, | Lockhart, | Prosser, | Wright, |
| Emhardt, | Long, | Pryor, | Bluett, |
| Evans, B. P., | Lotz, | Raymond, | Speaker. |
| | Lucas, | Reader, | |
| | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 246, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | |
|---------------|----------------|-------------------|
| Adam, | Evans, B. P., | Lukehart, |
| Alexander, | Evans, F. D., | Lynch, |
| Allman, | Flinchbaugh, | MacMillan, |
| Anderson, | Flynn, | Malie, |
| Armstrong, | Fockler, | Mangan, |
| Aston, | Fratt, | Marcus, |
| Bagshaw, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. F., |
| Berkheiser, | Greeby, | McClure, J. H., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDaniel, |
| Blair, | Grimes, | McDermott, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memoio, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Harer, | Millar, |
| Burchinal, | Hart, | Miller, C., |
| Burke, | Haws, | Miller, H. A., |
| Bush, | Heffernan, | Moffatt, |
| Calhoun, | Heffran, | Moore, |
| Canon, | Henderson, | Morrison, |
| Colville, | Hess, | Muldowney, |
| Conner, | Holcombe, | Munley, |
| Craig, | Holmes, | Myers, |
| Critchfield, | Holtzman, | Neely, |
| Cross, | Hoover, | Nicholson, |
| Davies, | Horn, | Nolte, |
| Davis, | Howe, | North, |
| DeFrehn, | Hricko, | Orr, |
| Deibler, | Huber, | Parkinson, |
| Dengler, | Irvin, | Patterson, B. H., |
| Derby, | Jones, | Patterson, F. W., |
| Diehm, | Kelly, | Patterson, M., |
| Dietz, | Labar, | Peelot, |
| Dilsheimer, | Lafferty, | Pennock, |
| Donnell, | Lauver, | Phillips, |
| Drinkhouse, | Leidich, | Pitts, |
| Drumbor, | Little, J. T., | Posey, |
| Duddy, | Little, H. A., | Powell, |
| Eaches, | Lockhart, | Prosser, |
| Earley, | Long, | Pryor, |
| Ede, | Lotz, | Raymond, |
| Edmonds, | Lucas, | Reader, |
| Emhardt, | Ludlow, | Rhodes, |
| | | Rieder, |
| | | Royle, |
| | | Sarig, |
| | | Sautter, |
| | | Schilling, |
| | | Schoener, |
| | | Schwartz, |
| | | Scott, |
| | | Shaffer, |
| | | Shambach, |
| | | Sheffer, |
| | | Smith, G. A., |
| | | Smith, H. J., |
| | | Soffel, |
| | | Sowers, |
| | | Speer, |
| | | Spencer, |
| | | Stadlander, |
| | | Stark, |
| | | Staudenmeier, |
| | | Stavitski, |
| | | Sterling, |
| | | Stock, |
| | | Storb, |
| | | Storer, |
| | | Strayer, |
| | | Talbot, |
| | | Thomas, L. D., |
| | | Thomas, M. G., |
| | | Toeffer, |
| | | Towner, |
| | | Trescher, |
| | | Turner, |
| | | Voltz, |
| | | Washington, |
| | | Watson, |
| | | Weamer, |
| | | Wells, |
| | | Welty, |
| | | Wettach, |
| | | Wheeler, |
| | | Whitehouse, |
| | | Williams, |
| | | Wilson, |
| | | Witherspoon, |
| | | Witkin, |
| | | Wood, N., |
| | | Wood, W. P., |
| | | Wright, |
| | | Bluett, |
| | | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 247, as follows:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much as may be necessary be and the same is hereby specifically appropriated to the Williams Valley Hospital of Williamstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears

to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |
| Bell, W. T., | Gos, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Speer, |
| Blair, | Guerin, | McDermott, | Spencer, |
| Blumberg, | Haas, | McGowan, | Stadlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memoio, | Stavitski, |
| Brown, E., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toeffer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelot, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Little, H. A., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 248, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Armstrong, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | McBride, | Shambach, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B. H., | Wettach, |
| Diehm, | Jones, | Patterson, F. W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 249, as follows:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Good Samaritan Hospital of Lebanon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Barley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 252, entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Armstrong, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|----------------|
| Bagshaw, | Frye, | Marshall, | Schwartz, | Bray, | Haines, | McLaughlin, | Stark, |
| Baldi, | Fuller, | Martz, | Scott, | Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bartley, | Gelnett, | Mathay, | Shaffer, | Bromley, | Hantz, | Metzger, | Stavitski, |
| Behney, | Gilchrist, | McBride, | Shambach, | Brown, E., | Harding, | Metzinger, | Sterling, |
| Bell, W. T. | Goehring, | McCaig, | Sheffer, | Brown, E. P., | Harer, | Miller, | Stock, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., | Brown, T. J., | Hart, | Miller, C., | Storb, |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., | Burchinal, | Haws, | Miller, H. A., | Storer, |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, | Burke, | Heffran, | Moffatt, | Strayer, |
| Bickett, | Greenstein, | McCormick, | Sowers, | Bush, | Heffernan, | Moore, | Talbot, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, | Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Blair, | Grimes, | McDermott, | Spencer, | Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Blumberg, | Guerin, | McGowan, | Stadtlander, | Conner, | Himes, | Munley, | Toepfer, |
| Bray, | Haas, | McKim, | Stark, | Craig, | Holcombe, | Myers, | Towner, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, | Critchfield, | Holmes, | Neely, | Trescher, |
| Bromley, | Hall, | Memolo, | Stavitski, | Cross, | Holtzman, | Nicholson, | Turner, |
| Brown, E., | Hantz, | Metzger, | Sterling, | Davies, | Hoover, | Nolte, | Voltz, |
| Brown, E. P., | Harding, | Metzinger, | Stock, | Davis, | Horn, | North, | Washington, |
| Brown, T. J., | Harer, | Miller, C., | Storb, | Debler, | Howe, | Orr, | Watson, |
| Burchinal, | Hart, | Miller, H. A., | Storer, | Dengler, | Hricko, | Parkinson, | Weamer, |
| Burke, | Haws, | Moffatt, | Strayer, | Derby, | Huber, | Patterson, B. H., | Wells, |
| Bush, | Heffernan, | Moore, | Talbot, | Diehm, | Irvin, | Patterson, F. W., | Welty, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., | Dietz, | Jones, | Patterson, M., | Wettach, |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., | Dilsheimer, | Kelly, | Peelor, | Wheeler, |
| Colville, | Hess, | Toepfer, | Toeffer, | Donnell, | Labar, | Pennock, | Whitehouse, |
| Conner, | Himes, | Towner, | Trescher, | Drinkhouse, | Lauver, | Perry, | Williams, |
| Craig, | Holcombe, | Trescher, | Turner, | Drumhor, | Leidich, | Phillips, | Wilson, |
| Critchfield, | Holmes, | Neely, | Voltz, | Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Cross, | Holtzman, | Nicholson, | Washington, | Eaches, | Little, J. T., | Posey, | Witkin, |
| Davies, | Horn, | Nolte, | Watson, | Earley, | Lockhart, | Powell, | Wood, N., |
| Davis, | Howe, | North, | Weamer, | Ede, | Long, | Prosser, | Wood, W. P., |
| DeFrehn, | Hricko, | Orr, | Wells, | Edmonds, | Lotz, | Pryor, | Wright, |
| Deibler, | Huber, | Parkinson, | Welty, | Emhardt, | Lucas, | Raymond, | Bluett, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, | Evans, B. P., | Ludlow, | Reader, | Speaker. |
| Derby, | Jones, | Patterson, F. W., | Wheeler, | | | | |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, | | | | |
| Dietz, | Labar, | Peelor, | Williams, | | | | |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, | | | | |
| Donnell, | Lauver, | Perry, | Witherspoon, | | | | |
| Drinkhouse, | Leidich, | Phillips, | Witkin, | | | | |
| Drumhor, | Little, H. A., | Pitts, | Wood, N., | | | | |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., | | | | |
| Eaches, | Lockhart, | Powell, | Wright, | | | | |
| Earley, | Long, | Prosser, | Bluett, | | | | |
| Ede, | Lotz, | Pryor, | Speaker. | | | | |
| Edmonds, | Lucas, | Raymond, | | | | | |
| Emhardt, | Ludlow, | Reader, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 253; entitled,

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | |
|---------------|---------------|-----------------|
| Adam, | Evans, F. D., | Lynch, |
| Alexander, | Flinchbaugh, | MacMillan, |
| Allman, | Flynn, | Malie, |
| Anderson, | Fockler, | Mangan, |
| Armstrong, | Fratt, | Marcus, |
| Aston, | Frye, | Marshall, |
| Bagshaw, | Fuller, | Martz, |
| Baldi, | Gelnett, | Mathay, |
| Bartley, | Gilchrist, | McBride, |
| Behney, | Goehring, | McCaig, |
| Bell, F. A., | Goodnough, | McCann, |
| Bell, W. T., | Goss, | McClure, J. F., |
| Bentley, | Greeby, | McClure, J. H., |
| Berkheiser, | Greenstein, | McCormick, |
| Bickett, | Griffith, | McDaniel, |
| Bidelspacher, | Grimes, | McDermott, |
| Blair, | Guerin, | McGowan, |
| Blumberg, | Haas, | McKim, |

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Baldi, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 260, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

| | | | |
|--------------|----------------|------------------|--------------|
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B.H., | Welty, |
| Derby, | Irvin, | Patterson, F.W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 261, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memolo, | Stavitski, |
| Brown, E., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Millar, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelor, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |

| | | | |
|-------------|----------------|-----------|--------------|
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, J. T., | Posey, | Wood, N., |
| Duddy, | Little, H. A., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Witkin, |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 270, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Royle, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelor, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Lockhart, | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Emhardt, | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 272, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Millar, | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holcombe, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Towner, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davies, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Iryin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 278, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Rhodes, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 285, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. FOCKLER. Mr. Speaker, on the form letter which

has been sent to all the members is listed the Mercy Hospital of Johnstown and the bill before you you see is the Conemaugh Valley Memorial Hospital of Johnstown and this is a non-sectarian institution and it has never been questioned by the State, and there has been a mistake made on this form letter which has been sent out.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Behney, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Dengler, | Hricko, | Parkinson, | Weamer, |
| Derby, | Huber, | Patterson, B. H., | Wells, |
| Diehm, | Irvin, | Patterson, F. W., | Welty, |
| Dietz, | Jones, | Patterson, M., | Wettach, |
| Dilsheimer, | Kelly, | Peelor, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |
| | | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 288, entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schwartz, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, W. T., | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Holmes, | Neely, | Turner, |
| Davies, | Holtzman, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B. H., | Welty, |
| Dietz, | Jones, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Kelly, | Patterson, M., | Wheeler, |
| Donnell, | Labar, | Peelor, | Whitehouse, |
| Drinkhouse, | Lafferty, | Pennock, | Williams, |
| Drumbor, | Lauver, | Perry, | Wilson, |
| Duddy, | Leidich, | Phillips, | Witherspoon, |
| Eaches, | Little, H. A., | Pitts, | Witkin, |
| Earley, | Little, J. T., | Posey, | Wood, N., |
| Ede, | Lockhart, | Powell, | Wood, W. P., |
| Edmonds, | Long, | Prosser, | Wright, |
| Emhardt, | Lotz, | Pryor, | Bluett, |
| Evans, B. P., | Lucas, | Raymond, | Speaker. |
| | Ludlow, | Reader, | |
| | | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 290, entitled:

An Act making an appropriation to the Saint John's General Hospital of Pittsburgh Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 291, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelot, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 295, entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCann, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Miller, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelot, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 296, as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, E. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A. | Goehring, | McCaig, | Sheffer, |
| Bell, W. T. | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Speer, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Soffel, |
| Blair, | Grimes, | McDermott, | Sowers, |
| Blumberg, | Guerin, | McGowan, | Speer, |
| Bray, | Haas, | McKim, | Spencer, |
| Brewster, | Haines, | McLaughlin, | Stadtlander, |
| Bromley, | Hall, | Memolo, | Stark, |
| Brown, E., | Hantz, | Metzger, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzinger, | Stavitski, |
| Brown, T. J., | Harer, | Millar, | Sterling, |
| Burchinal, | Hart, | Miller, C., | Stock, |
| Burke, | Haws, | Miller, H. A., | Storb, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Holmes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Volz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B.H., | Wells, |
| Derby, | Irvin, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lauver, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 298, entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A. | Goehring, | McCaig, | Shambach, |
| Bell, W. T. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Volz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B.H., | Welty, |
| Derby, | Irvin, | Patterson, F.W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Peelor, | Williams, |
| Dilsheimer, | Labar, | Pennock, | Wilson, |
| Donnell, | Lafferty, | Perry, | Witherspoon, |
| Drinkhouse, | Lauver, | Phillips, | Witkin, |
| Drumbor, | Leidich, | Pitts, | Wood, N., |
| Daddy, | Little, H. A., | Posey, | Wood, W. P., |
| Eaches, | Little, J. T., | Powell, | Wright, |
| Earley, | Lockhart, | Prosser, | Bluett, |
| Ede, | Long, | Pryor, | Speaker. |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 300, as follows:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northeastern Hospital Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Ferry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker, |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 301, entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shambach, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Miller, C., | Storb, |
| Burchinal, | Hart, | Miller, H. A., | Storer, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Calhoun, | Heffernan, | Moore, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Ferry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker, |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |
| | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 302, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|--------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | Goehring, | McBride, | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, F. W., | Welty, |
| Dietz, | Kelly, | Patterson, M., | Wettach, |
| Dilsheimer, | Labar, | Peelor, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 307, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 310, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Miller, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Canon, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| | | Rieder. | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 315, as follows:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Titusville Hospital at Titusville Crawford County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such porportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Marcus, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Martz, | Schwartz, |
| Bagshaw, | Fuller, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stadtlander, |
| Blumberg, | Haas, | McLaughlin, | Stark, |
| Bray, | Haines, | Memolo, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Evans, B. P., | Ludlow, | Rhodes, |
| Brown, E., | Hantz, | Lukehart, | Rieder, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 316, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| | Hantz, | Metzger, | Stock, |
| | Harding, | Metzinger, | Storb, |
| | Harer, | Millar, | Storer, |
| | Hart, | Miller, C., | Strayer, |
| | Haws, | Miller, H. A., | Talbot, |
| | Heffernan, | Moffatt, | Thomas, L. D., |
| | Heffran, | Moore, | Thomas, M. G., |
| | Henderson, | Morrison, | Toepfer, |
| | Hess, | Muldowney, | Towner, |
| | Himes, | Munley, | Trescher, |

| | | | |
|---------------|----------------|------------------|--------------|
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilshelmer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drinkhouse, | Little, H. A., | Pitts, | Wood, N., |
| Drumbor, | Little, J. T., | Posey, | Wood, W. P., |
| Duddy, | Lockhart, | Powell, | Wright, |
| Eaches, | Long, | Prosser, | Bluett, |
| Earley, | Lotz, | Pryor, | Speaker. |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 317, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitutions, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Conville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |

| | | | |
|---------------|----------------|-----------|--------------|
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilshelmer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drinkhouse, | Little, H. A., | Pitts, | Wood, N., |
| Drumbor, | Little, J. T., | Posey, | Wood, W. P., |
| Duddy, | Lockhart, | Powell, | Wright, |
| Eaches, | Long, | Prosser, | Bluett, |
| Earley, | Lotz, | Pryor, | Speaker. |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 318, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 322, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelot, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |
| Dietz, | Labar, | Perry, | Witherspoon, |
| Dilsheimer, | Lafferty, | Phillips, | Witkin, |
| Donnell, | Lauver, | Pitts, | Wood, N., |
| Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhart, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative. Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 328, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Mallie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Millar, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |

| | | | |
|---------------|----------------|-------------------|--------------|
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelot, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 343, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Flinchbaugh, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Labar, | Peelot, | Wheeler, |
| Dietz, | Lafferty, | Pennock, | Whitehouse, |
| Dilsheimer, | Lauver, | Perry, | Williams, |
| Donnell, | Leidich, | Phillips, | Wilson, |
| Drinkhouse, | Little, H. A., | Pitts, | Witherspoon, |
| Drumbor, | Little, J. T., | Posey, | Witkin, |
| Duddy, | Lockhart, | Powell, | Wood, N., |

Eaches,
Earley,
Ede,
Edmonds,
Emhardt,

Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 346, entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelot, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Powell, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 347, as follows:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-two thousand dollars (\$32,000) or so much thereof as may be necessary is hereby specifically appropriated to the Westmoreland Hospital Association of Greensburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelot, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, E. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 350, entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A. | Goehring, | McCaig, | Shambach, |
| Bell, W. T. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldoney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B.H., | Wells, |
| Derby, | Irvin, | Patterson, F.W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelior, | Wheeler, |
| Dilsheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lafferty, | Perry, | Williams, |
| Drinkhouse, | Lauver, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Lockhart, | Prosser, | Wood, W. P., |
| Ede, | Long, | Pryor, | Wright, |
| Edmonds, | Lotz, | Raymond, | Bluett, |
| Emhardt, | Lucas, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 351, entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Sautter, |
| Alexander, | Flynn, | Mangan, | Schilling, |
| Allman, | Fockler, | Marcus, | Schoener, |
| Anderson, | Fratt, | Marshall, | Schwartz, |
| Armstrong, | Frye, | Martz, | Scott, |
| Aston, | Fuller, | Mathay, | Shaffer, |
| Bagshaw, | Gelnett, | McBride, | Shambach, |
| Baldi, | Gilchrist, | McCaig, | Sheffer, |
| Bartley, | Goehring, | McCann, | Smith, G. A., |
| Behney, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, F. A. | Goss, | McClure, J. H., | Soffel, |
| Bell, W. T. | Greeby, | McCormick, | Sowers, |
| Bentley, | Greenstein, | McDaniel, | Speer, |
| Berkheiser, | Griffith, | McDermott, | Spencer, |
| Bickett, | Grimes, | McGowan, | Stadlander, |
| Bidelspacher, | Guerin, | McKim, | Stark, |
| Blair, | Haines, | McLaughlin, | Staudenmeier, |
| Blumberg, | Hall, | Memolo, | Stavitski, |
| Bray, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Millar, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Bush, | Henderson, | Morrison, | Thomas, M. G., |
| Calhoun, | Hess, | Muldoney, | Toepfer, |
| Canon, | Himes, | Munley, | Towner, |
| Colville, | Holcombe, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, B.H., | Welty, |
| Deibler, | Irvin, | Patterson, F.W., | Wettach, |
| Dengler, | Jones, | Patterson, M., | Wheeler, |
| Derby, | Kelly, | Peelior, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Williams, |
| Dietz, | Lafferty, | Perry, | Wilson, |
| Dilsheimer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Leidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | | | |
| Emhardt, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 352, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch. | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, W. T. | Goehring, | McCann, | Sheffer, |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeier, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| DeFrehn, | Hricko, | Orr, | Wells, |
| Deibler, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wetach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilshelmer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Laidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 354, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A. | Goehring, | McCaig, | Sheffer, |
| Bell, W. T. | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wetach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilshelmer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Laidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 357, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A. | Goehring, | McCaig, | Sheffer, |
| Bell, W. T. | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harding, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Harer, | Miller, H. A., | Storer, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Bush, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Colville, | Hess, | Munley, | Toepfer, |
| Conner, | Himes, | Myers, | Towner, |
| Craig, | Holcombe, | Neely, | Trescher, |
| Critchfield, | Holmes, | Nicholson, | Turner, |
| Cross, | Holtzman, | Nolte, | Voltz, |
| Davies, | Hoover, | North, | Washington, |
| Davis, | Horn, | Orr, | Watson, |
| DeFrehn, | Howe, | Parkinson, | Weamer, |
| Deibler, | Hricko, | Patterson, B. H., | Wells, |
| Dengler, | Huber, | Patterson, F. W., | Welty, |
| Derby, | Irvin, | Patterson, M., | Wettach, |
| Diehm, | Jones, | Peelor, | Wheeler, |
| Dietz, | Kelly, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 359, entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and anys were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goehring, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Memolo, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |

| | | | |
|--------------|----------------|-------------------|--------------|
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 371, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goehring, | McCann, | Smith, G. A., |
| Bentley, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |

| | | | |
|-------------|----------------|-----------|--------------|
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 375, as follows:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Renovo Hospital of Renovo Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however that no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Elair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Miller, | Storb, |
| Burchinal, | Harer, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Mofatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |

| | | | |
|---------------|----------------|------------------|--------------|
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B.H., | Wells, |
| Derby, | Irvin, | Patterson, F.W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, J. T., | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 376, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Emhardt, | Lucas, | Reader, |
| Alexander, | Evans, B. P., | Ludlow, | Rhodes, |
| Allman, | Evans, F. D., | Lukehart, | Rieder, |
| Anderson, | Flinchbaugh, | Lynch, | Royle, |
| Armstrong, | Flynn, | MacMillan, | Sarig, |
| Aston, | Fockler, | Malie, | Sautter, |
| Bagshaw, | Fratt, | Mangan, | Schilling, |
| Baldi, | Frye, | Marcus, | Schoener, |
| Bartley, | Fuller, | Marshall, | Schwartz, |
| Behney, | Gelnett, | Martz, | Scott, |
| Bell, F. A. | Gilchrist, | McBride, | Shaffer, |
| Bell, W. T. | Goehring, | McCaig, | Shambach, |
| Bentley, | Goodnough, | McCann, | Sheffer, |
| Berkheiser, | Goss, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Greenstein, | McCormick, | Soffel, |
| Blair, | Griffith, | McDaniel, | Sowers, |
| Blumberg, | Grimes, | McDermott, | Speer, |
| Bray, | Guerin, | McGowan, | Spencer, |
| Brewster, | Haas, | McKim, | Stadlander, |
| Bromley, | Haines, | McLaughlin, | Stark, |
| Brown, E., | Hall, | Memolo, | Staudenmeier, |
| Brown, E. P., | Hantz, | Metzger, | Stavitski, |
| Brown, T. J., | Harding, | Metzinger, | Sterling, |
| Burchinal, | Harer, | Miller, | Storb, |
| Burke, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Mofatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| | Holcombe, | Myers, | Trescher, |
| | | Neely, | Turner, |
| | | Nicholson, | Voltz, |
| | | Nolte, | Washington, |
| | | North, | Watson, |
| | | Orr, | Weamer, |
| | | Parkinson, | Wells, |
| | | Patterson, B.H., | Welty, |
| | | Patterson, F.W., | Wettach, |

| | | | |
|-------------|----------------|----------------|--------------|
| Dietz, | Jones, | Patterson, M., | Wheeler, |
| Dilsheimer, | Kelly, | Peelor, | Whitehouse, |
| Donnell, | Labar, | Pennock, | Williams, |
| Drinkhouse, | Lafferty, | Perry, | Wilson, |
| Drumbor, | Lauver, | Phillips, | Witherspoon, |
| Duddy, | Leidich, | Pitts, | Witkin, |
| Eaches, | Little, H. A., | Posey, | Wood, N., |
| Earley, | Little, J. T., | Powell, | Wood, W. P., |
| Ede, | Lockhart, | Prosser, | Wright, |
| Edmonds, | Long, | Pryor, | Bluett, |
| | Lotz, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 377, as follows:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries together with such other moneys as may be received by the State from the Federal Government in accordance with the Act of Congress of March fourth one thousand nine hundred and eleven for the maintenance of a nautical school to be located at the port of Philadelphia and the State Treasurer is hereby authorized to pay the same to the Commissioners during the two fiscal years commencing on the first day of June one thousand nine hundred and twenty-five payments to be made upon the warrant of the Auditor General drawn upon the State Treasurer upon requisition of the Commissioners approved by the Superintendent of Public Instruction

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|--------------|-----------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Sarig, |
| Alexander, | Flynn, | Mangan, | Sautter, |
| Allman, | Fockler, | Marcus, | Schilling, |
| Anderson, | Fratt, | Marshall, | Schoener, |
| Armstrong, | Frye, | Martz, | Schwartz, |
| Aston, | Fuller, | Mathay, | Scott, |
| Bagshaw, | Gelnett, | McBride, | Shaffer, |
| Baldi, | Gilchrist, | McCaig, | Shambach, |
| Bartley, | Goehring, | McCann, | Sheffer, |
| Behney, | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Goss, | McClure, J. H., | Smith, H. J., |
| Bell, W. T., | Greeby, | McCormick, | Soffel, |
| Bentley, | Greenstein, | McDaniel, | Sowers, |
| Berkheiser, | Griffith, | McDermott, | Speer, |
| Bickett, | Grimes, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Burchinal, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| | Holcombe, | Myers, | Towner, |
| | | | Trescher, |
| | | | Turner, |
| | | | Voltz, |
| | | | Washington, |
| | | | Watson, |
| | | | Weamer, |
| | | | Wells, |
| | | | Welty, |
| | | | Wettach, |
| | | | Wheeler, |
| | | | Whitehouse, |
| | | | Williams, |
| | | | Wilson, |
| | | | Witherspoon, |
| | | | Witkin, |
| | | | Wood, N., |
| | | | Wood, W. P., |
| | | | Wright, |
| | | | Bluett, |
| | | | Speaker. |

| | | | |
|---------------|----------------|-------------------|--------------|
| Conner, | Evans, F. D., | MacMillan, | Royle, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Diehm, | Labar, | Peelor, | Wheeler, |
| Dietz, | Lafferty, | Pennock, | Whitehouse, |
| Dilsheimer, | Lauver, | Perry, | Williams, |
| Donnell, | Leidich, | Phillips, | Wilson, |
| Drinkhouse, | Little, H. A., | Pitts, | Witherspoon, |
| Drumbor, | Little, J. T., | Posey, | Witkin, |
| Duddy, | Lockhart, | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Lynch, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 381, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Emhardt, | Ludlow, | Reader, |
| Alexander, | Evans, B. P., | Lukehart, | Rhodes, |
| Alman, | Evans, F. D., | Lynch, | Rieder, |
| Anderson, | Flinchbaugh, | MacMillan, | Royle, |
| Armstrong, | Flynn, | Malie, | Sarig, |
| Aston, | Fockler, | Mangan, | Sautter, |
| Bagshaw, | Fratt, | Marcus, | Schilling, |
| Baldi, | Frye, | Marshall, | Schoener, |
| Bartley, | Fuller, | Martz, | Schwartz, |
| Behney, | Gelnett, | Mathay, | Scott, |
| Bell, F. A., | Gilchrist, | McBride, | Shaffer, |
| Bell, W. T., | Goehring, | McCaig, | Shambach, |
| Bentley, | Goodnough, | McCann, | Sheffer, |
| Berkheiser, | Goss, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greeby, | McClure, J. H., | Miller, H. A., |
| Bidelspacher, | Greenstein, | McCormick, | Soffel, |
| Blair, | Griffith, | McDaniel, | Sowers, |
| Blumberg, | Grimes, | McDermott, | Speer, |
| Bray, | Guerin, | McGowan, | Spencer, |
| Brewster, | Haas, | McKim, | Stadtlander, |
| Bromley, | Haines, | McLaughlin, | Stark, |
| Brown, E., | Hall, | Memolo, | Staudenmeier, |
| Brown, E. P., | Hantz, | Metzger, | Stavitski, |
| Brown, T. J., | Harding, | Metzinger, | Sterling, |
| Burchinal, | Harer, | Millar, | Stock, |
| Burke, | Hart, | Miller, C., | Storb, |
| Bush, | Haws, | Miller, H. A., | Storer, |
| Calhoun, | Heffernan, | Moffatt, | Strayer, |
| Canon, | Heffran, | Moore, | Talbot, |
| Colville, | Henderson, | Morrison, | Thomas, L. D., |
| | Hess, | Muldowney, | Thomas, M. G., |
| | Himes, | Munley, | Toepfer, |
| | Holcombe, | Myers, | Towner, |
| | | Neely, | Trescher, |
| | | Nicholson, | Turner, |
| | | Nolte, | Voltz, |
| | | North, | Washington, |
| | | Orr, | Watson, |
| | | Parkinson, | Weamer, |
| | | Patterson, B. H., | Wells, |
| | | | Welty, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 385, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Pennock, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Reeier, | Speaker. |
| Edmonds, | Ludlow, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 387, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Pennock, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Edmonds, | Ludlow, | Reader, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

MR. HALL IN THE CHAIR

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 389, as follows:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four million eight hundred twenty-five thousand dollars (\$4,825,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the care treatment removal and maintenance of the indigent insane for and during the two years beginning June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectfully during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter Provided also That no payment shall be made on account of the care and treatment of the insane until the Secretary of Welfare shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" which words as used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospital or asylum and the date of discharge or death

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | |
|------------|---------------|------------|
| Adam, | Evans, F. D., | Lynch, |
| Alexander, | Flinchbaugh, | MacMillan, |
| Allman, | Flynn, | Malie, |
| Anderson, | Fockler, | Mangan, |
| Armstrong, | Fratl, | Marcus, |
| Aston, | Frye, | Marshall, |
| Bagshaw, | Fuller, | Martz, |
| Baldi, | Gelnett, | Mathay, |

| |
|------------|
| Royle, |
| Sarig, |
| Sautter, |
| Schilling, |
| Schoener, |
| Schwartz, |
| Scott, |
| Shaffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bartley, | Goehring, | McCann, | Shambach, |
| Behney, | Goodnough, | McClure, J. F., | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. H., | Smith, G. A., |
| Bell, W. T. | Greeby, | McCormick, | Smith, H. J., |
| Bentley, | Greenstein, | McDaniel, | Soffel, |
| Berkheiser, | Griffith, | McDermott, | Sowers, |
| Bidelspacher, | Grimes, | McGowan, | Speer, |
| Blair, | Guerin, | McKim, | Spencer, |
| Blumberg, | Haas, | McLaughlin, | Stadtlander, |
| Bray, | Haines, | Memolo, | Stark, |
| Brewster, | Hall, | Metzger, | Staudenmeier, |
| Bromley, | Hantz, | Metzinger, | Stavitski, |
| Brown, E., | Harding, | Miller, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Stock, |
| Brown, T. J., | Hart, | Miller, H. A., | Storb, |
| Burchinal, | Haws, | Moffatt, | Storer, |
| Burke, | Heffernan, | Moore, | Strayer, |
| Bush, | Heffran, | Morrison, | Talbot, |
| Calhoun, | Henderson, | Muldowney, | Thomas, L. D., |
| Canon, | Hess, | Munley, | Thomas, M. G., |
| Colville, | Himes, | Myers, | Toepfer, |
| Conner, | Holcombe, | Neely, | Towner, |
| Craig, | Holmes, | Nicholson, | Trescher, |
| Critchfield, | Hoover, | Nolte, | Turner, |
| Cross, | Horn, | North, | Voltz, |
| Davies, | Howe, | Orr, | Washington, |
| Davis, | Hricko, | Parkinson, | Watson, |
| DeFrehn, | Huber, | Patterson, B.H., | Weamer, |
| Deibler, | Irvin, | Patterson, F.W., | Wells, |
| Dengler, | Jones, | Patterson, M., | Welty, |
| Derby, | Kelly, | Peelor, | Wettach, |
| Diehm, | Labar, | Pennock, | Wheeler, |
| Dietz, | Lafferty, | Perry, | Whitehouse, |
| Dilsheimer, | Lauver, | Phillips, | Williams, |
| Donnell, | Leidich, | Pitts, | Wilson, |
| Drinkhouse, | Little, H. A., | Posey, | Witherspoon, |
| Drumbor, | Little, J. T., | Powell, | Witkin, |
| Duddy, | Lockhart, | Prosser, | Wood, N., |
| Eaches, | Long, | Pryor, | Wood, W. P., |
| Earley, | Lotz, | Raymond, | Wright, |
| Ede, | Lucas, | Reader, | Bluett, |
| Edmonds, | Ludlow, | Rhodes, | Speaker. |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | McBride, | | |
| Gilchrist, | McCaig, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 395, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | MacMillan, | Sarig, |
| Alexander, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Allman, | Fratl, | Marcus, | Schoener, |
| Armstrong, | Frye, | Marshall, | Schwartz, |
| Aston, | Fuller, | Martz, | Scott, |
| Bagshaw, | Gelnett, | Mathay, | Shaffer, |
| Baldi, | Gilchrist, | McBride, | Shambach, |
| Bartley, | Goehring, | McCaig, | Sheffer, |
| Behney, | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Greeby, | McClure, J. H., | Soffel, |
| Bentley, | Greenstein, | McCormick, | Sowers, |
| Berkheiser, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Evans, F. D., | Lynch, | Royle, | |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Nicholson, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelot, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Williams, |
| Dietz, | Lafferty, | Perry, | Wilson, |
| Dilsheimer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Laidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Metzger, | Sterling, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 396, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Marcus, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Stark, |
| Bray, | Haas, | McKim, | Staudenmeier, |
| Brewster, | Haines, | McLaughlin, | Stavitski, |
| Bromley, | Hall, | Memolo, | Sterling, |
| Brown, E., | Hantz, | Metzger, | Stock, |
| Brown, E. P., | Harding, | Metzinger, | Storb, |
| Brown, T. J., | Harer, | Millar, | Storer, |
| Burchinal, | Hart, | Miller, C., | Strayer, |
| Burke, | Haws, | Miller, H. A., | Talbot, |
| Bush, | Heffernan, | Moffatt, | Thomas, L. D., |
| Calhoun, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Trescher, |
| Craig, | Holcombe, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Cross, | Hoover, | Watson, | Weamer, |
| Davies, | Horn, | North, | Wells, |
| Davis, | Howe, | Orr, | Welty, |
| DeFrehn, | Hricko, | Parkinson, | Wettach, |
| Deibler, | Huber, | Patterson, B. H., | Wheeler, |
| Dengler, | Irvin, | Patterson, F. W., | Whitehouse, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelot, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Laidich, | Phillips, | Wood, N., |
| Drinkhouse, | Little, H. A., | Pitts, | Wood, W. P., |
| Drumbor, | Little, J. T., | Posey, | Wright, |
| Duddy, | Lockhart, | Powell, | Bluett, |
| Eaches, | Long, | Prosser, | Speaker. |
| Earley, | Lotz, | Pryor, | |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Nicholson, | Rieder, | |
| Holtzman, | Nolte, | Washington, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 397, as follows:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy thousand dollars (\$70,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Rush Hospital for Consumption and Allied Diseases at Philadelphia for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-five for the following purposes namely

For the purpose of maintenance of the city hospital and the county branch thereof the sum of seventy thousand dollars (\$70,000) or so much thereof as may be necessary to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lucas, | Reader, |
| Alexander, | Evans, F. D., | Ludlow, | Rhodes, |
| Allman, | Flinchbaugh, | Lukehart, | Rieder, |
| Anderson, | Flynn, | Lynch, | Royle, |
| Armstrong, | Fockler, | MacMillan, | Sarig, |
| Aston, | Fratt, | Malie, | Sautter, |
| Bagshaw, | Frye, | Mangan, | Schilling, |
| Baldi, | Fuller, | Marcus, | Schoener, |
| Bartley, | Gelnett, | Marshall, | Schwartz, |
| Behney, | Gilchrist, | Martz, | Scott, |
| Bell, F. A., | Goehring, | Mathay, | Shaffer, |
| Bell, W. T., | Goodnough, | McBride, | Shambach, |
| Bentley, | Goss, | McCaig, | Sheffer, |
| Berkheiser, | Greeby, | McCann, | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. F., | Soffel, |
| Bidelspacher, | Griffith, | McClure, J. H., | Sowers, |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|--------------|
| Blair, | Grimes, | McDaniel, | Spencer, | Conner, | Myers, | Neely, | Voltz, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, | Craig, | Holmes, | Nicholson, | Washington, |
| Bray, | Haas, | McGowan, | Stark, | Critchfield, | Holtzman, | Nolte, | Watson, |
| Brewster, | Haines, | McKim, | Staudenmeier, | Cross, | Hoover, | North, | Weamer, |
| Bromley, | Hall, | McLaughlin, | Stavitski, | Davies, | Horn, | Orr, | Wells, |
| Brown, E., | Hantz, | Memolo, | Sterling, | Davis, | Howe, | Parkinson, | Welty, |
| Brown, T. J., | Harding, | Metzinger, | Stock, | DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Brown, E. P., | Harer, | Millar, | Storb, | Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Burchinal, | Hart, | Miller, C., | Storer, | Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Burke, | Haws, | Miller, H. A., | Strayer, | Derby, | Jones, | Peelor, | Williams, |
| Bush, | Heffernan, | Moffatt, | Talbot, | Diehm, | Kelly, | Pennock, | Wilson, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., | Dietz, | Labar, | Perry, | Witherspoon, |
| Canon, | Henderson, | Morrison, | Thomas, M. G., | Dilsheimer, | Lafferty, | Phillips, | Witkin, |
| Conner, | Hess, | Muldowney, | Toepfer, | Donnell, | Lauver, | Pitts, | Wood, N., |
| Colville, | Himes, | Munley, | Towner, | Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Craig, | Holcombe, | Myers, | Trescher, | Drumbor, | Little, H. A., | Powell, | Wright, |
| Critchfield, | Holmes, | Neely, | Turner, | Eaches, | Little, J. T., | Prosser, | Bluett, |
| Cross, | Holtzman, | Nicholson, | Voltz, | Earley, | Lockhardt, | Pryor, | Speaker. |
| Davies, | Hoover, | Nolte, | Washington, | Ede, | Long, | Raymond, | |
| Davis, | Howe, | North, | Watson, | Edmonds, | Lotz, | Reader, | |
| DeFrehn, | Hricko, | Orr, | Weamer, | Emhardt, | Lucas, | Rhodes, | |
| Deibler, | Huber, | Parkinson, | Welty, | Evans, B. P., | Ludlow, | Rieder, | |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, | Holcombe, | Lukehart, | Turner, | |
| Derby, | Jones, | Patterson, F. W., | Wheeler, | | | | |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, | | | | |
| Dietz, | Kelly, | Peelor, | Williams, | | | | |
| Dilsheimer, | Labar, | Pennock, | Wilson, | | | | |
| Donnell, | Lafferty, | Perry, | Witherspoon, | | | | |
| Drinkhouse, | Lauver, | Phillips, | Witkin, | | | | |
| Drumbor, | Leidich, | Pitts, | Wood, N., | | | | |
| Duddy, | Little, H. A., | Posey, | Wood, W. P., | | | | |
| Eaches, | Little, J. T., | Powell, | Wright, | | | | |
| Earley, | Lockhardt, | Prosser, | Bluett, | | | | |
| Ede, | Long, | Pryor, | Speaker. | | | | |
| Edmonds, | Lotz, | Raymond, | | | | | |
| Emhardt, | McCormick, | Speer, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 399, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| | | | Trescher, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 400, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Goehring, | McBride, | Shambach, |
| Behney, | Gilchrist, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| | | | Trescher, |

| | | | |
|---------------|----------------|--------------|--------------|
| Dilsheimer, | Lauver, | Pitts, | Witkin, |
| Donnell, | Leidich, | Posey, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wood, W. P., |
| Drumbor, | Little, J. T., | Prosser, | Wright, |
| Duddy, | Lockhart, | Pryor, | Bluett, |
| Eaches, | Long, | Raymond, | Speaker. |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Wilson, | |
| Evans, B. P., | Phillips, | Witherspoon, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative. Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 407, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Mangan, | Schilling, |
| Allman, | Flynn, | Malie, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratz, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Miller, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Calhoun, | Hess, | Muldowney, | Towner, |
| Canon, | Himes, | Munley, | Trescher, |
| Colville, | Holcombe, | Myers, | Turner, |
| Conner, | Holmes, | Neely, | Voltz, |
| Craig, | Holtzman, | Nicholson, | Washington, |
| Critchfield, | Hoover, | Nolte, | Watson, |
| Cross, | Horn, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B. H., | Wettach, |
| Deibler, | Irvin, | Patterson, F. W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelorr, | Williams, |
| Diehm, | Labar, | Pennock, | Witherspoon, |
| Dietz, | Lafferty, | Perry, | Witkin, |
| Dilsheimer, | Lauver, | Phillips, | Wilson, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhart, | Prosser, | Bluett, |
| Eaches, | Long, | Pryor, | Speaker. |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |
| | | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative. Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 408, entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pas finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Malie, | Schilling, |
| Alexander, | Flinchbaugh, | Mangan, | Schoener, |
| Allman, | Flynn, | Marcus, | Schwartz, |
| Anderson, | Fockler, | Marshall, | Scott, |
| Armstrong, | Fratz, | Martz, | Shaffer, |
| Aston, | Frye, | Mathay, | Shambach, |
| Bagshaw, | Fuller, | McBride, | Sheffer, |
| Baldi, | Gelnett, | McCaig, | Smith, G. A., |
| Bartley, | Gilchrist, | McCann, | Smith, H. J., |
| Behney, | Goehring, | McClure, J. F., | Soffel, |
| Bell, F. A., | Goodnough, | McClure, J. H., | Sowers, |
| Bell, W. T., | Goss, | McCormick, | Speer, |
| Bentley, | Greeby, | McDaniel, | Spencer, |
| Berkheiser, | Greenstein, | McDermott, | Stadtlander, |
| Bickett, | Griffith, | McGowan, | Stark, |
| Bidelspacher, | Grimes, | McKim, | Staudenmeier, |
| Blair, | Guerin, | McLaughlin, | Stavitski, |
| Blumberg, | Haas, | Memolo, | Sterling, |
| Bray, | Haines, | Metzger, | Stock, |
| Brewster, | Hall, | Metzinger, | Storb, |
| Bromley, | Hantz, | Miller, | Storer, |
| Brown, E., | Harding, | Miller, C., | Strayer, |
| Brown, E. P., | Harer, | Miller, H. A., | Talbot, |
| Brown, T. J., | Hart, | Moffatt, | Thomas, L. D., |
| Burchinal, | Haws, | Moore, | Thomas, M. G., |
| Burke, | Heffran, | Morrison, | Toepfer, |
| Bush, | Heffernan, | Muldowney, | Towner, |
| Calhoun, | Henderson, | Munley, | Trescher, |
| Canon, | Hess, | Myers, | Turner, |
| Colville, | Himes, | Neely, | Voltz, |
| Conner, | Holcombe, | Nicholson, | Washington, |
| Craig, | Holmes, | Nolte, | Watson, |
| Critchfield, | Hoover, | North, | Weamer, |
| Cross, | Horn, | Orr, | Wells, |
| Davies, | Howe, | Parkinson, | Welty, |
| Davis, | Hricko, | Patterson, B. H., | Wettach, |
| DeFrehn, | Huber, | Patterson, F. W., | Wheeler, |
| Deibler, | Irvin, | Patterson, M., | Whitehouse, |
| Dengler, | Jones, | Peelorr, | Williams, |
| Derby, | Kelly, | Pennock, | Witherspoon, |
| Diehm, | Labar, | Perry, | Witkin, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Wood, N., |
| Donnell, | Leidich, | Posey, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Prosser, | Wright, |
| Drumbor, | Little, J. T., | Pryor, | Bluett, |
| Duddy, | Lockhart, | Raymond, | Speaker. |
| Eaches, | Long, | Reader, | |
| Earley, | Lotz, | Rhodes, | |
| Ede, | Lucas, | Rieder, | |
| Edmonds, | Ludlow, | Royle, | |
| Emhardt, | Lukehart, | Sarig, | |
| Evans, B. P., | Lynch, | Sautter, | |
| | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 422, as follows:

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Butler County Memorial Hospital Butler County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDermott, | Spencer, |
| Bickett, | Griffith, | McDaniel, | Stadlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Miller, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Canon, | Himes, | Myers, | Turner, |
| Colville, | Holcombe, | Neely, | Voltz, |
| Conner, | Holmes, | Nicholson, | Washington, |
| Craig, | Holtzman, | Nolte, | Watson, |
| Critchfield, | Hoover, | North, | Weamer, |
| Cross, | Horn, | Orr, | Wells, |
| Davies, | Howe, | Parkinson, | Welty, |
| Davis, | Hricko, | Patterson, B. H., | Wettach, |
| DeFrehn, | Huber, | Patterson, F. W., | Wheeler, |
| Deibler, | Irvin, | Patterson, M., | Whitehouse, |
| Dengler, | Jones, | Peelor, | Williams, |
| Derby, | Kelly, | Pennock, | Wilson, |
| Diehm, | Labar, | Perry, | Witherspoon, |
| Dietz, | Lauver, | Phillips, | Witkin, |
| Dilsheimer, | Leidich, | Pitts, | Wood, N., |
| Donnell, | Little, H. A., | Posey, | Wood, W. P., |
| Drinkhouse, | Little, J. T., | Powell, | Wright, |
| Drumbor, | Lockhart, | Prosser, | Bluett, |
| Duddy, | Long, | Pryor, | Speaker, |
| Eaches, | Lotz, | Raymond, | |
| Earley, | Lucas, | Reader, | |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |
| Evans, B. P., | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 433, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Rhodes, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Sowers, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B. H., | Wettach, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Diehm, | Kelly, | Peelor, | Williams, |
| Dietz, | Labar, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker, |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| | | Rieder, | |
| | | Royle, | |
| | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 441, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Evans, B. P., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memolo, | Stavitski, |
| Brown, E., | Hall, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Camoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Peelor, | Wheeler, |
| Dietz, | Kelly, | Pennock, | Whitehouse, |
| Dilsheimer, | Labar, | Perry, | Williams, |
| Donnell, | Lafferty, | Phillips, | Wilson, |
| Drinkhouse, | Lauver, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was detrmind in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 458, as follows:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand five hundred dollars (\$5,500) or so much thereof as may be necessary is hereby specifically appropriated to the Grand View Institution of Oil City Venango County Pennsylvania for the two

fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goss, | McCann, | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. F., | Soffel, |
| Berkheiser, | Greenstein, | McClure, J. H., | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 461, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Mangan, | Schoener, |
| Anderson, | Fockler, | Marcus, | Schwartz, |
| Armstrong, | Fratt, | Marshall, | Shaffer, |
| Aston, | Frye, | Martz, | Shambach, |
| Bagshaw, | Fuller, | McBride, | Sheffer, |
| Baldi, | Gelnett, | McCaig, | Smith, G. A., |
| Bartley, | Gilchrist, | McCann, | Smith, H. J., |
| Behney, | Goehring, | McClure, J. F., | Soffel, |
| Bell, F. A., | Goodnough, | McClure, J. H., | Sowers, |
| Bell, W. T., | Goss, | McCormick, | Speer, |
| Bentley, | Greeby, | McDaniel, | Spencer, |
| Berkheiser, | Greenstein, | McDermott, | Stadtlander, |
| Bickett, | Griffith, | McGowan, | Stark, |
| Bidenspacher, | Grimes, | McKim, | Staudenmeier, |
| Blair, | Guerin, | McLaughlin, | Stavitski, |
| Blumberg, | Haas, | Memolo, | Sterling, |
| Bray, | Haines, | Metzger, | Stock, |
| Brewster, | Hall, | Metzinger, | Storb, |
| Bromley, | Hantz, | Millar, | Storer, |
| Brown, E., | Harding, | Miller, C., | Strayer, |
| Brown, E. P., | Hart, | Miller, H. A., | Talbot, |
| Brown, T. J., | Harer, | Moffatt, | Thomas, L. D., |
| Burchinal, | Haws, | Moore, | Thomas, M. G., |
| Burke, | Heffernan, | Morrison, | Toepfer, |
| Bush, | Heffran, | Muldowney, | Towner, |
| Calhoun, | Henderson, | Munley, | Trescher, |
| Canon, | Hess, | Myers, | Turner, |
| Colville, | Himes, | Neely, | Voltz, |
| Conner, | Holcombe, | Nicholson, | Washington, |
| Craig, | Holmes, | Nolte, | Watson, |
| Critchfield, | Holtzman, | North, | Weamer, |
| Cross, | Hoover, | Orr, | Wells, |
| Davies, | Horn, | Parkinson, | Welty, |
| Davis, | Howe, | Patterson, M., | Wettach, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wheeler, |
| Deibler, | Huber, | Patterson, F. W., | Whitehouse, |
| Dengler, | Irvin, | Peelor, | Williams, |
| Derby, | Kelly, | Pennock, | Wilson, |
| Diehm, | Labar, | Perry, | Witherspoon, |
| Dietz, | Lafferty, | Phillips, | Witkin, |
| Dilsheimer, | Lauver, | Pitts, | Wood, N., |
| Donnell, | Leidich, | Posey, | Wood, W. P., |
| Drinkhouse, | Little, J. T., | Powell, | Wright, |
| Drumbor, | Little, H. A., | Prosser, | Bluett, |
| Duddy, | Lockhart, | Pryor, | Speaker. |
| Eaches, | Long, | Raymond, | |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 466, entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Fockler, | Malie, | Sarig, |
| Anderson, | Fratt, | Mangan, | Sautter, |
| Armstrong, | Frye, | Marcus, | Schilling, |
| Aston, | Fuller, | Marshall, | Schoener, |
| Bagshaw, | Gelnett, | Martz, | Schwartz, |
| Baldi, | Gilchrist, | Mathay, | Scott, |
| Bartley, | Goehring, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidenspacher, | Guerin, | McDermott, | Spencer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Staudenmeier, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzger, | Sterling, |
| Brown, E., | Harer, | Metzinger, | Stock, |
| Brown, E. P., | Hart, | Miller, | Storb, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Miller, H. A., | Strayer, |
| Burke, | Heffran, | Moffatt, | Talbot, |
| Bush, | Henderson, | Moore, | Thomas, L. D., |
| Calhoun, | Hess, | Morrison, | Thomas, M. G., |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Kelly, | Patterson, B. H., | Wheeler, |
| Derby, | Labar, | Patterson, F. W., | Whitehouse, |
| Diehm, | Lafferty, | Peelor, | Williams, |
| Dietz, | Lauver, | Pennock, | Wilson, |
| Dilsheimer, | Leidich, | Perry, | Witherspoon, |
| Donnell, | Little, H. A., | Phillips, | Witkin, |
| Drinkhouse, | Little, J. T., | Pitts, | Wood, N. P., |
| Drumbor, | Lockhart, | Posey, | Wood, W. P., |
| Duddy, | Long, | Powell, | Wright, |
| Eaches, | Lotz, | Prosser, | Bluett, |
| Earley, | Lucas, | Pryor, | Speaker. |
| Ede, | Ludlow, | Raymond, | |
| Edmonds, | Reader, | Rhodes, | |
| Emhardt, | Rieder, | Royle, | |
| Evans, B. P., | Sarig, | | |
| Evans, F. D., | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 474, entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Sautter, |
| Alexander, | Flinchbaugh, | MacMillan, | Schilling, |
| Allman, | Flynn, | Malie, | Schoener, |
| Anderson, | Fockler, | Mangan, | Schwartz, |
| Armstrong, | Fratt, | Marcus, | Scott, |
| Aston, | Frye, | Martz, | Shaffer, |
| Bagshaw, | Fuller, | Mathay, | Shambach, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Gilchrist, | McCaig, | Smith, G. A., |
| Behney, | Goehring, | Sarig, | Smith, H. J., |

Bell, F. A.
Bell, W. T.
Bentley.
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Calhoun,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holcombe,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,
McCann,

McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B.H.,
Patterson, F.W.,
Patterson, M.,
Peel,or,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,
Royle,

Soffel,
Sowers,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Sterling,
Stock,
Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Trescher,
Turner,
Vltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

YEAS—206.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 478, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.
Bell, W. T.
Bentley.
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,

Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. H.,
McClure, J. F.,
McCormick,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,

Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,

Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Bush,
Burke,
Calhoun,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Emhardt,
Edmonds,
Evans, B. P.,

Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holcombe,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B.H.,
Patterson, F.W.,
Patterson, M.,
Peel,or,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,
Stock,

Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Trescher,
Turner,
Vltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 480, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.
Bell, W. T.
Bentley.
Berkheiser,
Bickett,
Bidelspacher,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Calhoun,
Canon,
Colville,
Conner,

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Hart,
Harer,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,

Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDermott,
McDaniel,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,

Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,

| | | | |
|---------------|----------------|------------------|--------------|
| Craig, | Holcombe, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Cross, | Holtzman, | Nicholson, | Washington, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Weamer, |
| DeFrehn, | Howe, | Orr, | Wells, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B.H., | Wettach, |
| Derby, | Irvin, | Patterson, F.W., | Wheeler, |
| Diehm, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Peelor, | Williams, |
| Dilsheimer, | Labar, | Pennock, | Wilson, |
| Donnell, | Lafferty, | Perry, | Witherspoon, |
| Drinkhouse, | Lauver, | Pitts, | Witkin, |
| Drumbor, | Leidich, | Posey, | Wood, N., |
| Duddy, | Little, H. A., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |
| | | Trescher, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 488, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Mallie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Miller, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |

| | | | |
|---------------|----------------|-----------|--------------|
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhardt, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 494, entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Mallie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Miller, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | | |
| Donnell, | Lauver, | | |
| Drinkhouse, | Leidich, | | |
| Drumbor, | Little, H. A., | | |
| Duddy, | Little, J. T., | | |
| Eaches, | Lockhart, | | |
| Earley, | Long, | | |
| Ede, | Lotz, | | |
| Edmonds, | Lucas, | | |
| Emhardt, | Ludlow, | | |
| Evans, B. P., | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 508, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Sarig, |
| Alexander, | Flynn, | Malie, | Sautter, |
| Allman, | Fockler, | Mangan, | Schilling, |
| Anderson, | Fratt, | Marcus, | Schoener, |
| Armstrong, | Frye, | Marshall, | Schwartz, |
| Aston, | Fuller, | Martz, | Scott, |
| Bagshaw, | Gelnett, | Mathay, | Shaffer, |
| Baldi, | Gilchrist, | McBride, | Smith, G. A., |
| Bartley, | Goehring, | McCaig, | Smith, H. J., |
| Behney, | Goehring, | McCann, | Soffel, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Sowers, |
| Bell, W. T., | Goss, | McClure, J. H., | Speer, |
| Bentley, | Greeby, | McCormick, | Spencer, |
| Berkheiser, | Greenstein, | McDaniel, | Stadlander, |
| Bickett, | Griffith, | McDermott, | Stark, |
| Bidelspacher, | Grimes, | McGowan, | Staudenmeier, |
| Blair, | Guerin, | McKim, | Stavitski, |
| Blumberg, | Haas, | McLaughlin, | Sterling, |
| Bray, | Haines, | Memolo, | Stock, |
| Bromley, | Hall, | Metzger, | Storb, |
| Brown, E., | Hantz, | Metzinger, | Storer, |
| Brown, E. P., | Harding, | Miller, | Strayer, |
| Brown, T. J., | Harer, | Miller, C., | Talbot, |
| Burchinal, | Hart, | Miller, H. A., | Thomas, L. D., |
| Burke, | Haws, | Moffatt, | Thomas, M. G., |
| Bush, | Heffernan, | Moore, | Toepfer, |
| Calhoun, | Heffran, | Morrison, | Towner, |
| Canon, | Henderson, | Muldowney, | Trescher, |
| Colville, | Hess, | Munley, | Turner, |
| Conner, | Himes, | Myers, | Voltz, |
| Craig, | Holcombe, | Neely, | Washington, |
| Critchfield, | Holmes, | Nicholson, | Watson, |
| Cross, | Holtzman, | Nolte, | Weamer, |
| Davies, | Hoover, | North, | Wells, |
| Davis, | Horn, | Orr, | Welty, |
| DeFrehn, | Howe, | Parkinson, | Wettach, |
| Deibler, | Hricko, | Patterson, B. H., | Wheeler, |
| Dengler, | Huber, | Patterson, F. W., | Whitehouse, |
| Derby, | Irvin, | Patterson, M., | Williams, |
| Diehm, | Jones, | Peelor, | Wilson, |
| Dietz, | Kelly, | Pennock, | Witkin, |
| Dilsheimer, | Labar, | Perry, | Wood, N., |
| Donnell, | Lafferty, | Phillips, | Wood, W. P., |
| Drinkhouse, | Lauver, | Pitts, | Wright, |
| Drumbor, | Leidich, | Posey, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Bluett, |
| Eaches, | Little, J. T., | Prosser, | Speaker. |
| Earley, | Lockhart, | Pryor, | |
| Ede, | Long, | Raymond, | |
| Edmonds, | Lotz, | Reader, | |
| Emhardt, | Lucas, | Rhodes, | |
| Evans, F. D., | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |
| | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 509, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anders n, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goehring, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goodnough, | McClure, J. H., | Sowers, |
| Bentley, | Goss, | McCormick, | Speer, |
| Berkheiser, | Greeby, | McDaniel, | Spencer, |
| Bickett, | Greenstein, | McDermott, | Stadlander, |
| Bidelspacher, | Griffith, | McGowan, | Stark, |
| Blair, | Grimes, | McKim, | Staudenmeier, |
| Blumberg, | Guerin, | McLaughlin, | Stavitski, |
| Bray, | Haas, | Memolo, | Sterling, |
| Bromley, | Haines, | Metzger, | Stock, |
| Brown, E., | Hall, | Metzinger, | Storb, |
| Brown, E. P., | Hantz, | Miller, | Storer, |
| Brown, T. J., | Harer, | Miller, C., | Strayer, |
| Burchinal, | Hart, | Miller, H. A., | Talbot, |
| Burke, | Haws, | Moffatt, | Thomas, L. D., |
| Bush, | Heffernan, | Moore, | Thomas, M. G., |
| Calhoun, | Heffran, | Morrison, | Toepfer, |
| Canon, | Henderson, | Muldowney, | Towner, |
| Colville, | Hess, | Munley, | Trescher, |
| Conner, | Himes, | Myers, | Turner, |
| Craig, | Holcombe, | Neely, | Voltz, |
| Critchfield, | Holmes, | Nicholson, | Washington, |
| Cross, | Holtzman, | Nolte, | Watson, |
| Davies, | Hoover, | North, | Weamer, |
| Davis, | Horn, | Orr, | Wells, |
| DeFrehn, | Howe, | Parkinson, | Welty, |
| Deibler, | Hricko, | Patterson, B. H., | Wettach, |
| Dengler, | Huber, | Patterson, F. W., | Wheeler, |
| Derby, | Irvin, | Patterson, M., | Whitehouse, |
| Diehm, | Jones, | Peelor, | Williams, |
| Dietz, | Kelly, | Pennock, | Wilson, |
| Dilsheimer, | Labar, | Perry, | Witkin, |
| Donnell, | Lafferty, | Phillips, | Wood, N., |
| Drinkhouse, | Lauver, | Pitts, | Wood, W. P., |
| Drumbor, | Leidich, | Posey, | Wright, |
| Duddy, | Little, H. A., | Powell, | Witherspoon, |
| Eaches, | Little, J. T., | Prosser, | Bluett, |
| Earley, | Lockhart, | Pryor, | Speaker. |
| Ede, | Long, | Raymond, | |
| Edmonds, | Lotz, | Reader, | |
| Emhardt, | Lucas, | Rhodes, | |
| Evans, F. D., | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |
| | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 510, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, H. J., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Soffel, |
| Bell, W. T., | Goss, | McClure, J. H., | Sowers, |
| Bentley, | Greeby, | McCormick, | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Storb, |
| Bromley, | Hantz, | Metzinger, | Storer, |
| Brown, E., | Harding, | Millar, | Strayer, |
| Brown, E. P., | Harer, | Miller, C., | Talbot, |
| Brown, T. J., | Hart, | Moffatt, | Thomas, L. D., |
| Burchinal, | Haws, | Moore, | Thomas, M. G., |
| Bush, | Heffernan, | Morrison, | Toepfer, |
| Burke, | Heffran, | Muldowney, | Towner, |
| Calhoun, | Henderson, | Munley, | Trescher, |
| Canon, | Hess, | Myers, | Turner, |
| Colville, | Himes, | Neely, | Voltz, |
| Conner, | Holcombe, | Nicholson, | Washington, |
| Craig, | Holmes, | Nolte, | Watson, |
| Critchfield, | Holtzman, | North, | Weamer, |
| Cross, | Hoover, | Orr, | Wells, |
| Davies, | Horn, | Parkinson, | Welty, |
| Davis, | Howe, | Patterson, B. H., | Wettach, |
| DeFrehn, | Hricko, | Patterson, F. W., | Wheeler, |
| Deibler, | Huber, | Patterson, M., | Whitehouse, |
| Dengler, | Irvin, | Peelor, | Williams, |
| Derby, | Jones, | Pennock, | Wilson, |
| Diehm, | Kelly, | Perry, | Witherspoon, |
| Dietz, | Labar, | Phillips, | Witkin, |
| Dilsheimer, | Lafferty, | Pitts, | Wood, W. P., |
| Donnell, | Leidich, | Posey, | Wood, N., |
| Drinkhouse, | Little, H. A., | Powell, | Wright, |
| Drumbor, | Little, J. T., | Prosser, | Bluett, |
| Duddy, | Lukehart, | Pryor, | Speaker. |
| Eaches, | Long, | Raymond, | |
| Earley, | Lotz, | Reader, | |
| Ede, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 548, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Hart, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 556, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Lynch, | Royle, | Sterling, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B. H., | Wettach, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Diehm, | Kelly, | Peelor, | Williams, |
| Dietz, | Labar, | Pennock, | Wilson, |
| Dilshelmer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 558, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport.

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Neely, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, | Strayer, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davis, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Irvin, | Patterson, F. W., | Wettach, |
| Dengler, | Jones, | Patterson, M., | Wheeler, |
| Derby, | Kelly, | Peelor, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Williams, |
| Dietz, | Lafferty, | Perry, | Wilson, |
| Dilshelmer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Leidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 560, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Metzger, | Stavitski, |
| Brewster, | Hall, | Metzinger, | Sterling, |
| Bromley, | Hantz, | Memolo, | Stock, |
| Brown, E., | Harding, | Miller, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holcombe, | Neely, | Turner, |
| Craig, | Holmes, | Nicholson, | Voltz, |
| Critchfield, | Holtzman, | Nolte, | Washington, |
| Cross, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wettach, |
| Deibler, | Huber, | Patterson, F. W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelor, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |

| | | | |
|---------------|----------------|-----------|--------------|
| Dietz, | Labar, | Perry, | Witherspoon, |
| Dilsheimer, | Lafferty, | Phillips, | Witkin, |
| Drinkhouse, | Lauver, | Pitts, | Wood, N., |
| Donnell, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhart, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 565, entitled:

An Act making an appropriation to the Florence Crittenden Mission of the City of Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Coville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drinkhouse, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Lockhart, | Pryor, | |
| Eaches, | Lynch, | Royle, | |

| | | | |
|---------------|-----------|----------|----------|
| Earley, | Long, | Raymond, | Bluett. |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 566, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Spencer, |
| Bickett, | Griffith, | McDaniel, | Stadtlander, |
| Bidelspacher, | Grimes, | McDermott, | Stark, |
| Blair, | Guerin, | McGowan, | Staudenmeier, |
| Blumberg, | Haas, | McKim, | Stavitski, |
| Bray, | Haines, | McLaughlin, | Sterling, |
| Brewster, | Hall, | Memolo, | Stock, |
| Bromley, | Hantz, | Metzger, | Storb, |
| Brown, E., | Harding, | Metzinger, | Storer, |
| Brown, E. P., | Harer, | Millar, | Strayer, |
| Brown, T. J., | Hart, | Miller, C., | Talbot, |
| Burchinal, | Haws, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffernan, | Moffatt, | Thomas, M. G., |
| Bush, | Heffran, | Moore, | Toepfer, |
| Calhoun, | Henderson, | Morrison, | Towner, |
| Canon, | Hess, | Muldowney, | Trescher, |
| Coville, | Himes, | Munley, | Turner, |
| Conner, | Holcombe, | Myers, | Voltz, |
| Craig, | Holmes, | Neely, | Washington, |
| Critchfield, | Holtzman, | Nicholson, | Watson, |
| Cross, | Hoover, | Nolte, | Weamer, |
| Davies, | Horn, | North, | Wells, |
| Davis, | Howe, | Orr, | Welty, |
| DeFrehn, | Hricko, | Parkinson, | Wettach, |
| Deibler, | Huber, | Patterson, B.H., | Wheeler, |
| Dengler, | Irvin, | Patterson, F.W., | Whitehouse, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Kelly, | Peelor, | Wilson, |
| Dietz, | Labar, | Pennock, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., |
| Drumbor, | Little, H. A., | Posey, | Wright, |
| Duddy, | Little, J. T., | Powell, | Bluett. |
| Eaches, | Lockhart, | Prosser, | Speaker. |
| | Long, | Pryor, | |
| | Lotz, | Raymond, | |
| | Lucas, | Reader, | |
| | Ludlow, | Rhodes, | |
| | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 599, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martiz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A. | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Stavitski, |
| Brown, T. J., | Hart, | Miller, | Storck, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B.H., | Wells, |
| Derby, | Jones, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelot, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 604, as follows:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the George Junior Republic Association of Western Pennsylvania situate in Pine Township near Grove City Mercer County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Fratt, | Marcus, | Schwartz, |
| Aston, | Frye, | Marshall, | Scott, |
| Bagshaw, | Fuller, | Martiz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Cross, | Hoover, | North, | Weamer, |
| Davies, | Horn, | Orr, | Wells, |
| Davis, | Howe, | Parkinson, | Welty, |
| DeFrehn, | Hricko, | Patterson, B.H., | Wettach, |
| Deibler, | Huber, | Patterson, F.W., | Wheeler, |
| Dengler, | Irvin, | Patterson, M., | Whitehouse, |
| Derby, | Jones, | Peelot, | Williams, |
| Diehm, | Kelly, | Pennock, | Wilson, |
| Dietz, | Labar, | Perry, | Witherspoon, |
| Dilsheimer, | Lafferty, | Phillips, | Witkin, |
| Donnell, | Lauver, | Pitts, | Wood, N., |
| Drinkhouse, | Leidich, | Posey, | Wood, W. P., |
| Drumbor, | Little, H. A., | Powell, | Wright, |
| Duddy, | Little, J. T., | Prosser, | Bluett, |
| Eaches, | Lockhart, | Pryor, | Speaker. |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |
| Emhardt, | Lucas, | Rhodes, | |
| Edmonds, | Ludlow, | Rieder, | |
| Evans, B. P., | | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 632, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Miller, | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holcombe, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Towner, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davis, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, F. W., | Welty, |
| Dietz, | Kelly, | Patterson, M., | Wettach, |
| Dilsheimer, | Labar, | Peelor, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhardt, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 634, entitled:

An Act making an appropriation to the Northern Hebrew Day Nursery Philadelphia Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 635, entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Miller, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holcombe, | Myers, | Turner, |
| Craig, | Holmes, | Neely, | Voltz, |
| Critchfield, | Holtzman, | Nicholson, | Washington, |
| Cross, | Hoover, | Nolte, | Watson, |
| Davies, | Horn, | North, | Weamer, |
| Davis, | Howe, | Orr, | Wells, |
| DeFrehn, | Hricko, | Parkinson, | Welty, |
| Deibler, | Huber, | Patterson, B. H., | Wettach, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Williams, |
| Diehm, | Kelly, | Peelor, | Wilson, |
| Dietz, | Labar, | Pennock, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Leidich, | Pitts, | Wood, W. P., |
| Drumbor, | Little, H. A., | Posey, | Wright, |
| Duddy, | Little, J. T., | Powell, | Bluett, |
| Eaches, | Lockhart, | Prosser, | Speaker. |
| Earley, | Long, | Pryor, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 638, as follows:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Belvedere General Hospital of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Millar, | Stock, |
| Burchinal, | Harer, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Thomas, L. D., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B.H., | Wells, |
| Derby, | Jones, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posay, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 641, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny County Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 642, entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 648, entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Wells, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, J. T., | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 653, entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Fockler, | Malie, | Sarig, |
| Anderson, | Fratt, | Mangan, | Sautter, |
| Armstrong, | Frye, | Marcus, | Schilling, |
| Aston, | Fuller, | Marshall, | Schoener, |
| Bagshaw, | Gelnett, | Martz, | Schwartz, |
| Baldi, | Gilchrist, | Mathay, | Scott, |
| Bartley, | Goehring, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Spencer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memolo, | Stavitski, |
| Brown, E., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, T. J., | Hart, | Millar, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Wells, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 657, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Armstrong, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Stark, |
| Bray, | Haas, | McKim, | Staudenmeier, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Millar, | Storer, |
| Burchinal, | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toepfer, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Turner, |
| Critchfield, | Holtzman, | Neely, | Voltz, |
| Cross, | Hoover, | Nicholson, | Washington, |
| Davies, | Horn, | Nolte, | |

| | | |
|-------------|----------------|-------------------|
| Davis, | Howe, | North, |
| DeFrehn, | Hricko, | Orr, |
| Deibler, | Huber, | Parkinson, |
| Dengler, | Irvin, | Patterson, F. W., |
| Derby, | Jones, | Patterson, M., |
| Diehm, | Kelly, | Peelor, |
| Dietz, | Labar, | Pennock, |
| Dilsheimer, | Lafferty, | Perry, |
| Donnell, | Lauver, | Phillips, |
| Drinkhouse, | Leidich, | Pitts, |
| Drumbor, | Little, H. A., | Posey, |
| Duddy, | Little, J. T., | Powell, |
| Eaches, | Lockhart, | Prosser, |
| Earley, | Long, | Pryor, |
| Ede, | Lotz, | Raymond, |
| Edmonds, | Lucas, | Reader, |
| Emhardt, | Ludlow, | Rhodes, |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 694, entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | |
|---------------|----------------|-------------------|
| Adam, | Evans, B. P., | Lukehart, |
| Alexander, | Evans, F. D., | Lynch, |
| Allman, | Flinchbaugh, | MacMillan, |
| Anderson, | Flynn, | Malie, |
| Armstrong, | Fockler, | Mangan, |
| Aston, | Fratt, | Marcus, |
| Bagshaw, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. F., |
| Berkheiser, | Greeby, | McClure, J. H., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDaniel, |
| Blair, | Grimes, | McDermott, |
| Blumberg, | Haas, | McGowan, |
| Bray, | Haines, | McKim, |
| Brewster, | Hall, | McLaughlin, |
| Bromley, | Hantz, | Memolo, |
| Brown, E., | Harding, | Metzger, |
| Brown, E. P., | Harer, | Metzinger, |
| Brown, T. J., | Hart, | Millar, |
| Burchinal, | Haws, | Miller, C., |
| Burke, | Heffernan, | Miller, H. A., |
| Bush, | Heffran, | Moffatt, |
| Calhoun, | Henderson, | Moore, |
| Canon, | Hess, | Morrison, |
| Colville, | Himes, | Muldowney, |
| Conner, | Holcombe, | Munley, |
| Craig, | Holmes, | Myers, |
| Critchfield, | Holtzman, | Neely, |
| Cross, | Hoover, | Nicholson, |
| Davies, | Horn, | Nolte, |
| Davis, | Howe, | North, |
| DeFrehn, | Hricko, | Orr, |
| Deibler, | Huber, | Parkinson, |
| Dengler, | Irvin, | Patterson, B. H., |
| Derby, | Jones, | Patterson, F. W., |
| Diehm, | Kelly, | Patterson, M., |
| Deroy, | Labar, | Peelor, |
| Dietz, | Lafferty, | Pennock, |
| Dilsheimer, | Lauver, | Perry, |
| Donnell, | Leidich, | Phillips, |
| Drinkhouse, | Little, H. A., | Pitts, |
| Drumbor, | Little, J. T., | Posey, |
| Duddy, | | |

| | |
|----------|-----------|
| Eaches, | Lockhart, |
| Earley, | Long, |
| Ede, | Lotz, |
| Edmonds, | Lucas, |
| Emhardt, | Ludlow, |

| |
|----------|
| Powell, |
| Prosser, |
| Pryor, |
| Raymond, |
| Reader, |

| |
|--------------|
| Wood, W. P., |
| Wright, |
| Bluett, |
| Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 698, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | |
|---------------|----------------|-------------------|
| Adam, | Evans, F. D., | Lynch, |
| Alexander, | Flinchbaugh, | MacMillan, |
| Allman, | Flynn, | Malie, |
| Anderson, | Fockler, | Mangan, |
| Armstrong, | Fratt, | Marcus, |
| Aston, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. F., |
| Berkheiser, | Greeby, | McClure, J. H., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDaniel, |
| Blair, | Grimes, | McDermott, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memolo, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Harer, | Millar, |
| Burchinal, | Hart, | Miller, C., |
| Burke, | Haws, | Miller, H. A., |
| Bush, | Heffran, | Moffatt, |
| Calhoun, | Heffernan, | Moore, |
| Canon, | Henderson, | Morrison, |
| Colville, | Hess, | Muldowney, |
| Conner, | Holcombe, | Munley, |
| Craig, | Holmes, | Myers, |
| Critchfield, | Holtzman, | Neely, |
| Cross, | Hoover, | Nicholson, |
| Davies, | Horn, | Nolte, |
| Davis, | Howe, | North, |
| DeFrehn, | Hricko, | Orr, |
| Deibler, | Huber, | Parkinson, |
| Dengler, | Irvin, | Patterson, B. H., |
| Derby, | Jones, | Patterson, F. W., |
| Diehm, | Kelly, | Patterson, M., |
| Dietz, | Labar, | Peelor, |
| Dilsheimer, | Lafferty, | Pennock, |
| Donnell, | Lauver, | Perry, |
| Drinkhouse, | Leidich, | Phillips, |
| Drumbor, | Little, H. A., | Pitts, |
| Duddy, | Little, J. T., | Posey, |
| Eaches, | Lockhart, | Powell, |
| Earley, | Long, | Prosser, |
| Ede, | Lotz, | Pryor, |
| Edmonds, | Lucas, | Raymond, |
| Emhardt, | Ludlow, | Reader, |
| Evans, B. P., | Lukehart, | Rhodes, |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 714, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Armstrong, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, W. T., | Goehring, | McCaig, | Sheffer, |
| Bell, F. A., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelior, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 718, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelior, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 729, entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malle, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toefer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 742, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Miller, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toefer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 745, entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blumberg, | Grimes, | McDermott, | Speer, |
| Bray, | Guerin, | McGowan, | Spencer, |
| Brewster, | Haas, | McKim, | Stadlander, |
| Bromley, | Haines, | McLaughlin, | Stark, |
| | Hall, | Memolo, | Staudenmeier, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hantz, | Lukehart, | Rhodes, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Millar, | Stock, |
| Burke, | Haws, | Miller, C., | Storb, |
| Bush, | Heffernan, | Miller, H. A., | Storer, |
| Calhoun, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holcombe, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Towner, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davies, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, F. W., | Welty, |
| Dietz, | Kelly, | Patterson, M., | Wettach, |
| Dilsheimer, | Labar, | Peelor, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 753, entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | |
|---------------|---------------|-----------------|
| Adam, | Evans, B. P., | Lukehart, |
| Alexander, | Evans, F. D., | Lynch, |
| Allman, | Flinchbaugh, | MacMillan, |
| Anderson, | Flynn, | Malie, |
| Armstrong, | Fockler, | Mangan, |
| Aston, | Fratt, | Marcus, |
| Bagshaw, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. F., |
| Berkheiser, | Greeby, | McClure, J. H., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDermott, |
| Blair, | Grimes, | McDaniel, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memolo, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Harer, | Millar, |
| Burchinal, | Hart, | Miller, C., |
| Burke, | Haws, | Miller, H. A., |
| Bush, | Heffernan, | Moffatt, |
| Calhoun, | Heffran, | Moore, |
| Canon, | Henderson, | Morrison, |
| Colville, | Hess, | Muldowney, |
| Conner, | Himes, | Munley, |
| Craig, | Holcombe, | Myers, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Critchfield | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 759, entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |

| | | | |
|-------------|----------------|-----------|--------------|
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 769, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Shaffer, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelot, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 778, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelot, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. MARCUS IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 781, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|-----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | McClure, J. H., | Smith, G. A., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Stark, |
| Bray, | Haas, | McLaughlin, | Staudenmeier, |
| Brewster, | Haines, | Memolo, | Stavitski, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harding, | Miller, | Stock, |
| Brown, T. J., | Harer, | Miller, C., | Storb, |
| Burchinal, | Hart, | Miller, H. A., | Storer, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Bush, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Conner, | Hess, | Munley, | Toepfer, |
| Craig, | Himes, | Myers, | Towner, |
| Critchfield, | Holcombe, | Neely, | Trescher, |
| Cross, | Holmes, | Nicholson, | Turner, |
| Davies, | Holtzman, | Nolte, | Voltz, |
| Davis, | Hoover, | North, | Washington, |
| DeFrehn, | Horn, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B. H., | Wells, |
| Derby, | Irvin, | Patterson, F. W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelot, | Wheeler, |
| Dilshheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lafferty, | Perry, | Williams, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbr, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Reader, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 786, entitled:

An Act making an appropriation to the First Allegheny day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|-----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | McClure, J. H., | Smith, G. A., | Soffel, |
| Bickett, | Greeby, | McCormick, | Sowers, |
| Bidelspacher, | Greenstein, | McDaniel, | Speer, |
| Blair, | Griffith, | McDermott, | Spencer, |
| Blumberg, | Grimes, | McGowan, | Stadtlander, |
| Bray, | Guerin, | McKim, | Stark, |
| Brewster, | Haas, | McLaughlin, | Staudenmeier, |
| Bromley, | Haines, | Memolo, | Stavitski, |
| Brown, E., | Hall, | Metzger, | Stavitski, |
| Brown, E. P., | Hantz, | Metzinger, | Sterling, |
| Brown, T. J., | Harding, | Miller, | Stock, |
| Burchinal, | Harer, | Miller, C., | Storb, |
| Burke, | Hart, | Miller, H. A., | Storer, |
| Bush, | Haws, | Moffatt, | Strayer, |
| Calhoun, | Heffernan, | Moore, | Talbot, |
| Canon, | Heffran, | Morrison, | Thomas, L. D., |
| Colville, | Henderson, | Muldowney, | Thomas, M. G., |
| Conner, | Hess, | Munley, | Toepfer, |
| Craig, | Himes, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holcombe, | Nicholson, | Turner, |
| Davies, | Holmes, | Nolte, | Voltz, |
| Davis, | Holtzman, | North, | Washington, |
| DeFrehn, | Hoover, | Orr, | Watson, |
| Deibler, | Horn, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B. H., | Wells, |
| Derby, | Huber, | Patterson, F. W., | Welty, |
| Diehm, | Irvin, | Patterson, M., | Wettach, |
| Dietz, | Jones, | Peelot, | Wheeler, |
| Dilshheimer, | Kelly, | Pennock, | Whitehouse, |
| Donnell, | Labar, | Perry, | Williams, |
| Drinkhouse, | Lafferty, | Phillips, | Witherspoon, |
| Drumbr, | Lauver, | Pitts, | Witkin, |
| Duddy, | Leidich, | Posey, | Wood, N., |
| Eaches, | Little, H. A., | Powell, | Wood, W. P., |
| Earley, | Little, J. T., | Prosser, | Wright, |
| Ede, | Lockhart, | Pryor, | Bluett, |
| Edmonds, | Long, | Raymond, | Reader, |
| Emhardt, | Lucas, | Reader, | Speaker. |
| Evans, B. P., | Ludlow, | Rhodes, | |
| | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 787, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Peelor, | Wettach, |
| Dietz, | Labar, | Pennock, | Wheeler, |
| Dilsheimer, | Lafferty, | Perry, | Whitehouse, |
| Donnell, | Lauver, | Phillips, | Williams, |
| Drinkhouse, | Leidich, | Pitts, | Wilson, |
| Drumbor, | Little, H. A., | Posey, | Witherspoon, |
| Duddy, | Little, J. T., | Powell, | Witkin, |
| Eaches, | Lockhart, | Prosser, | Wood, N., |
| Earley, | Long, | Pryor, | Wood, W. P., |
| Ede, | Lotz, | Raymond, | Wright, |
| Edmonds, | Lucas, | Reader, | Bluett, |
| Emhardt, | Ludlow, | Rhodes, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 804, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|--------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, W. T., | Goss, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Helcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Peelor, | Wettach, |
| Diehm, | Kelly, | Pennock, | Wheeler, |
| Dietz, | Labar, | Perry, | Whitehouse, |
| Dilsheimer, | Lauver, | Phillips, | Williams, |
| Donnell, | Lafferty, | Pitts, | Wilson, |
| Drinkhouse, | Leidich, | Posey, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Witkin, |
| Eaches, | Little, J. T., | Prosser, | Wood, N., |
| Earley, | Lockhart, | Pryor, | Wood, W. P., |
| Ede, | Long, | Raymond, | Wright, |
| Edmonds, | Lotz, | Reader, | Bluett, |
| Emhardt, | Lucas, | Rhodes, | Speaker. |
| Evans, B. P., | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 805, entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Behney, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |

| | | | |
|--------------|----------------|-------------------|----------------|
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Dengler, | Hricko, | Parkinson, | Wells, |
| Derby, | Huber, | Patterson, B. H., | Welty, |
| Diehm, | Irvin, | Patterson, F. W., | Wettach, |
| Dietz, | Jones, | Patterson, M., | Wheeler, |
| Dilsheimer, | Kelly, | Peelor, | Whitehouse, |
| Donnell, | Labar, | Pennock, | Williams, |
| Drinkhouse, | Lafferty, | Perry, | Wilson, |
| Drumbor, | Lauver, | Phillips, | Witherspoon, |
| Duddy, | Leidich, | Pitts, | Witkin, |
| Eaches, | Little, H. A., | Posey, | Wood, N., |
| Earley, | Little, J. T., | Powell, | Wood, W. P., |
| Ede, | Lockhart, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 808, as follows:

An Act making an appropriation to Appleby Brothers and Whittaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand two hundred eighty-nine and thirty-three-one-hundredths dollars (\$1,289.33) or so much thereof as may be necessary is specifically appropriated to Appleby Brothers and Whittaker Company of Harrisburg Pennsylvania in payment of the claim of the said Appleby Brothers and Whittaker Company against the Commonwealth for taxes erroneously paid to the Commonwealth under the provisions of the act approved the second day of May one thousand eight hundred and ninety-nine Pamphlet Laws one hundred and eighty-four entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" during the years (1918 1919 1920 and 1921 inclusive) one thousand nine hundred and eighteen one thousand nine hundred and nineteen one thousand nine hundred and twenty and one thousand nine hundred and twenty-one inclusive Payment shall be made from said sum so appropriated to the said Appleby Brothers and Whittaker Company by the State Treasurer upon warrant of the Auditor General after submission to the Auditor General of proof of said erroneous payments for said years or anv of said years and for such amount or amounts as in the opinion of the Auditor General was erroneously paid into the State treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|-----------|---------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, W. T. | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wright, |
| Earley, | Lockhart, | Prosser, | Wood, W. P., |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 823, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|--------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Spencer, |
| Blumberg, | Haines, | McKim, | Stadtlander, |
| Bray, | Hall, | McLaughlin, | Stark, |
| Brewster, | Hantz, | Memolo, | Staudenmeier, |
| Bromley, | Harding, | Metzger, | Stavitski, |
| Brown, E., | Harer, | Metzinger, | Sterling, |
| Brown, E. P., | Hart, | Millar, | Stock, |
| Brown, T. J., | Haws, | Miller, C., | Storb, |
| Burchinal, | Heffernan, | Miller, H. A., | Storer, |
| Burke, | Heffran, | Moffatt, | Strayer, |
| Bush, | Henderson, | Moore, | Talbot, |
| Calhoun, | Hess, | Morrison, | Thomas, L. D., |
| Canon, | Himes, | Muldowney, | Thomas, M. G., |
| Colville, | Holcombe, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhardt, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 852, as follows:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer

Whereas on the seventh day of September one thousand nine hundred and twenty-three the Excelsior Trust Company guardian for the estate of Josephine Wrucina did pay to the Commonwealth of Pennsylvania the sum of one hundred and thirteen dollars and fourteen cents (\$113.14) for maintenance and support of said Josephine Wrucina at the Philadelphia County Hospital Philadelphia Pennsylvania being payment thereof for fifty-six and one-seventh (56 1/7) weeks at the rate of two dollars (\$2.00) per week to wit from the fourth day of August one thousand nine hundred and twenty-two to the first day of September one thousand nine hundred and twenty-three and

Whereas The Excelsior Trust Company was discharged as guardian for said Josephine Wrucina as of C P Number five March Term one thousand nine hundred and twenty-one Number five thousand two hundred and thirty-four on the nineteenth day of August one thousand nine hundred and twenty-four and by order of said court her estate was to be returned to her therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and thirteen dollars and fourteen cents (\$113.14) be and the same is hereby specifically appropriated for the repayment of the said Josephine Wrucina and which said sum was by her estate paid into the State treasury on the seventh day of September one thousand nine hundred and twenty-three and was a payment for maintenance and support in excess of the actual maintenance and support received by her

And said bill having been read at length the third time considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bagshaw, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |
| Bell, W. T., | Goss, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Speer, |
| Blair, | Guerin, | McDermott, | Spencer, |
| Blumberg, | Haas, | McGowan, | Stadtlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Craig, | Himes, | Muldowney, | Toepfer, |
| Critchfield, | Holcombe, | Munley, | Towner, |
| Cross, | Holmes, | Myers, | Trescher, |
| Davies, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Voltz, |
| DeFrehn, | Horn, | Nolte, | Washington, |
| Deibler, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B. H., | Welty, |
| Dietz, | Jones, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Kelly, | Patterson, M., | Wheeler, |
| Donnell, | Labar, | Peelor, | Whitehouse, |
| Drinkhouse, | Lafferty, | Pennock, | Williams, |
| Drumbor, | Lauver, | Perry, | Wilson, |
| Duddy, | Leidich, | Phillips, | Witherspoon, |
| Eaches, | Little, H. A., | Pitts, | Witkin, |
| Earley, | Little, J. T., | Posey, | Wood, N., |
| Ede, | Lockhart, | Powell, | Wood, W. P., |
| Edmonds, | Long, | Prosser, | Wright, |
| Emhardt, | Lotz, | Pryor, | Bluett, |
| Evans, B. P., | Lucas, | Reader, | Speaker. |
| | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 867, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Sheffer, |
| Bell, F. A., | Goodnough, | McCaig, | Smith, G. A., |
| Bell, W. T., | Goss, | McCann, | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. F., | Soffel, |
| Berkheiser, | Greenstein, | McClure, J. H., | Sowers, |
| Bickett, | Griffith, | McCormick, | Speer, |
| Bidelspacher, | Grimes, | McDaniel, | Spencer, |
| Blair, | Guerin, | McDermott, | Stadtlander, |
| Blumberg, | Haas, | McGowan, | Stark, |
| Bray, | Haines, | McKim, | Staudenmeier, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Storb, |
| Brown, E. P., | Harer, | Metzinger, | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Miller, C., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Turner, |
| Conner, | Himes, | Munley, | Townner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holmes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelot, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Lauver, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Possey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |
| Evans, B. P., | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 888, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Marcus, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |
| Bell, W. T., | Goss, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Turner, |
| Craig, | Holcombe, | Myers, | Townner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Huber, | Patterson, B. H., | Wells, |
| Derby, | Irvin, | Patterson, F. W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelot, | Wheeler, |
| Dilsheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lafferty, | Perry, | Williams, |
| Drinkhouse, | Lauver, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Witkin, |
| Eaches, | Little, J. T., | Prosser, | Wood, N., |
| Earley, | Lockhart, | Pryor, | Wood, W. P., |
| Ede, | Long, | Raymond, | Wright, |
| Edmonds, | Lotz, | Reader, | Bluett, |
| Emhardt, | Lucas, | Rhodes, | Speaker. |
| Evans, B. P., | Ludlow, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 899, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadtlander, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holcombe, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 901, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Miller, H. A., | Strayer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | |

| | | | |
|---------------|----------------|-------------------|--------------|
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Watson, |
| Deibler, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 959, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Mallie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E. P., | Hantz, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| | Himes, | Munley, | Towner, |
| | | Myers, | Trescher, |
| | | Neely, | Turner, |
| | | Nicholson, | Voltz, |
| | | Nolte, | Washington, |
| | | North, | Watson, |
| | | Orr, | Weamer, |
| | | Parkinson, | Wells, |
| | | Patterson, B. H., | Welty, |
| | | Patterson, F. W., | Wettach, |
| | | Patterson, M., | Wheeler, |
| | | Peelor, | Whitehouse, |
| | | Pennock, | Williams, |

| | | | |
|-------------|----------------|-----------|--------------|
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 311, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |
| Bell, W. T., | Goss, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Speer, |
| Blair, | Guerin, | McDermott, | Spencer, |
| Blumberg, | Haas, | McGowan, | Stadtlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Staudenmeier, |
| Bromley, | Hantz, | Memolo, | Stavitski, |
| Brown, E., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Brown, T. J., | Hart, | Millar, | Storb, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelor, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—1.

Evans, F. D.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 368, entitled:

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Soffel, |
| Bickett, | Greenstein, | McClure, J. H., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blair, | Grimes, | McDaniel, | Spencer, |
| Blumberg, | Guerin, | McDermott, | Stadtlander, |
| Bray, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davis, | Hoover, | Noelty, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wettach, |
| Diehm, | Jones, | Patterson, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Phillips, | Wilson, |
| Drinkhouse, | Lauver, | Pitts, | Witherspoon, |
| Drumbor, | Leidich, | Posey, | Witkin, |
| Duddy, | Little, H. A., | Powell, | Wood, N., |
| Eaches, | Little, J. T., | Prosser, | Wood, W. P., |
| Earley, | Lockhart, | Pryor, | Wright, |
| Ede, | Long, | Raymond, | Bluett, |
| Edmonds, | Lotz, | Reader, | Speaker. |
| Emhardt, | Lucas, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 987, entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | |
|---------------|----------------|-------------------|
| Adam, | Evans, B. P., | Lukehart, |
| Alexander, | Evans, F. D., | Lynch, |
| Allman, | Flinchbaugh, | MacMillan, |
| Anderson, | Flynn, | Mallie, |
| Armstrong, | Fockler, | Mangan, |
| Aston, | Fratt, | Marcus, |
| Bagshaw, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. H., |
| Berkheiser, | Greeby, | McClure, J. F., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDaniel, |
| Blair, | Grimes, | McDermott, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memolo, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Harer, | Millar, |
| Burchinal, | Hart, | Miller, C., |
| Burke, | Haws, | Miller, H. A., |
| Bush, | Heffernan, | Moffatt, |
| Calhoun, | Heffran, | Moore, |
| Canon, | Henderson, | Morrison, |
| Colville, | Hess, | Muldowney, |
| Conner, | Himes, | Munley, |
| Craig, | Holcombe, | Myers, |
| Critchfield, | Holmes, | Neely, |
| Cross, | Holtzman, | Nicholson, |
| Davies, | Hoover, | Nolte, |
| Davis, | Horn, | North, |
| DeFrehn, | Howe, | Orr, |
| Deibler, | Hricko, | Parkinson, |
| Dengler, | Huber, | Patterson, B. H., |
| Derby, | Irvin, | Patterson, F. W., |
| Diehm, | Jones, | Patterson, M., |
| Dietz, | Labar, | Peelor, |
| Dilsheimer, | Lafferty, | Pennock, |
| Donnell, | Lauver, | Perry, |
| Drinkhouse, | Leidich, | Phillips, |
| Drumbor, | Little, H. A., | Pitts, |
| Duddy, | Little, J. T., | Posey, |
| Eaches, | Lockhart, | Powell, |
| Earley, | Long, | Prosser, |
| Ede, | Lotz, | Pryor, |
| Emhardt, | Lucas, | Raymond, |
| Edmonds, | Ludlow, | Reader, |
| | | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 988, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Hess, | Morrison, | Thomas, L. D., |
| Canon, | Himes, | Muldowney, | Thomas, M. G., |
| Colville, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 993, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|------------|---------------|------------|----------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Mallie, | Sautter, |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|----------------|
| Armstrong, | Fratt, | Mangan, | Schilling, | Blair, | Grimes, | McGowan, | Spencer, |
| Aston, | Frye, | Marcus, | Schoener, | Blumberg, | Haas, | McKim, | Stadlander, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, | Bray, | Haines, | McLaughlin, | Stark, |
| Baldi, | Gelnett, | Martz, | Scott, | Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, | Bromley, | Hantz, | Metzger, | Stavitski, |
| Behney, | Goehring, | McBride, | Shambach, | Brown, E., | Harding, | Metzinger, | Sterling, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, | Brown, E. P., | Harer, | Millar, | Stock, |
| Bell, W. T., | Goss, | McCann, | Smith, G. A., | Brown, T. J., | Hart, | Miller, C., | Storb, |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., | Burchinal, | Haws, | Miller, H. A., | Storer, |
| Berkheiser, | Greenstein, | McClure, J. H., | Soffel, | Burke, | Heffernan, | Moffatt, | Strayer, |
| Bickett, | Griffith, | McCormick, | Sowers, | Bush, | Heffran, | Moore, | Talbot, |
| Bidelspacher, | Grimes, | McDaniel, | Speer, | Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Blumberg, | Guerin, | McDermott, | Spencer, | Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Bray, | Haas, | McGowan, | Stadlander, | Colville, | Himes, | Munley, | Toepfer, |
| Brewster, | Haines, | McKim, | Stark, | Conner, | Holcombe, | Myers, | Towner, |
| Bromley, | Hall, | McLaughlin, | Staudenmeier, | Craig, | Holmes, | Neely, | Trescher, |
| Brown, E., | Hantz, | Memolo, | Stavitski, | Critchfield, | Holtzman, | Nicholson, | Turner, |
| Brown, E. P., | Harding, | Metzger, | Sterling, | Cross, | Hoover, | Nolte, | Voltz, |
| Brown, T. J., | Harer, | Metzinger, | Stock, | Davies, | Horn, | North, | Washington, |
| Burchinal, | Hart, | Millar, | Storb, | Davis, | Howe, | Orr, | Watson, |
| Burke, | Haws, | Miller, C., | Storer, | DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, | Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Calhoun, | Heffran, | Moffatt, | Talbot, | Dengler, | Jones, | Patterson, F. W., | Welty, |
| Canon, | Henderson, | Moore, | Thomas, L. D., | Derby, | Kelly, | Patterson, M., | Wettach, |
| Colville, | Hess, | Morrison, | Thomas, M. G., | Diehm, | Labar, | Peelor, | Wheeler, |
| Conner, | Himes, | Muldowney, | Toepfer, | Dietz, | Lafferty, | Pennock, | Whitehouse, |
| Craig, | Holcombe, | Munley, | Towner, | Dilsheimer, | Lauver, | Perry, | Williams, |
| Critchfield, | Holmes, | Myers, | Trescher, | Donnell, | Leidich, | Phillips, | Wilson, |
| Cross, | Holtzman, | Neely, | Turner, | Drinkhouse, | Little, H. A., | Pitts, | Witherspoon, |
| Davies, | Hoover, | Nicholson, | Voltz, | Drumhor, | Little, J. T., | Posey, | Witkin, |
| Davis, | Horn, | Nolte, | Washington, | Duddy, | Lockhart, | Powell, | Wood, N., |
| DeFrehn, | Howe, | North, | Watson, | Eaches, | Long, | Prosser, | Wood, W. P., |
| Deibler, | Hricko, | Orr, | Weamer, | Earley, | Lotz, | Pryor, | Wright, |
| Dengler, | Huber, | Parkinson, | Wells, | Ede, | Lucas, | Raymond, | Bluett, |
| Derby, | Irvin, | Patterson, B. H., | Welty, | Edmonds, | Ludlow, | Reader, | Speaker. |
| Diehm, | Jones, | Patterson, F. W., | Wettach, | Emhardt, | Lukehart, | Rhodes, | |
| Dietz, | Kelly, | Patterson, M., | Wheeler, | | | | |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, | | | | |
| Donnell, | Lafferty, | Pennock, | Williams, | | | | |
| Drinkhouse, | Lauver, | Perry, | Wilson, | | | | |
| Drumhor, | Leidich, | Phillips, | Witherspoon, | | | | |
| Duddy, | Little, H. A., | Pitts, | Witkin, | | | | |
| Eaches, | Little, J. T., | Posey, | Wood, N., | | | | |
| Earley, | Lockhart, | Powell, | Wood, W. P., | | | | |
| Ede, | Long, | Pryor, | Wright, | | | | |
| Edmonds, | Lotz, | Raymond, | Bluett, | | | | |
| Emhardt, | Lucas, | Reader, | Speaker. | | | | |
| Evans, B. P., | Ludlow, | Rhodes, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 998, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 999, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | Mathay, | Shaffer, |
| Bell, F. A., | Goehring, | McBride, | Shambach, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Strayer, |
| Calhoun, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |

| | | | |
|---------------|----------------|------------------|--------------|
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelor, | Wheeler, |
| Dilsheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lafferty, | Perry, | Williams, |
| Drinkhouse, | Lauver, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Lockhart, | Prosser, | Wood, W. P., |
| Ede, | Long, | Pryor, | Wright, |
| Edmonds, | Lotz, | Raymond, | Bluett, |
| Emhardt, | Lucas, | Reader, | Speaker. |
| Evans, B. P., | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1016, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Mallie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bentley, | Goss, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Soffel, |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspach r, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Spencer, |
| Blumberg, | Guerin, | McGowan, | Stadlander, |
| Bray, | Haas, | McKim, | Stark, |
| Brewster, | Haines, | McLaughlin, | Staudenmeier, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Miller, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Bush, | Heffernan, | Moore, | Talbot, |
| Calhoun, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Colville, | Hess, | Munley, | Toepfer, |
| Conner, | Himes, | Myers, | Towner, |
| Craig, | Holcombe, | Neely, | Trescher, |
| Critchfield, | Holmes, | Nicholson, | Turner, |
| Cross, | Holtzman, | Nolte, | Voltz, |
| Davies, | Hoover, | North, | Washington, |
| Davis, | Horn, | Orr, | Watson, |
| DeFrehn, | Howe, | Parkinson, | Weamer, |
| Deibler, | Hricko, | Patterson, B.H., | Wells, |
| Dengler, | Huber, | Patterson, F.W., | Welty, |
| Derby, | Irvin, | Patterson, M., | Wettach, |
| Diehm, | Jones, | Peelor, | Wheeler, |
| | Kelly, | Pennock, | Whitehouse, |
| | Labar, | Perry, | Williams, |
| | Lafferty, | Phillips, | Wilson, |
| | Lauver, | Pitts, | Witherspoon, |
| | Leidich, | Posey, | Witkin, |
| | Little, H. A., | Powell, | Wood, N., |
| | Little, J. T., | Prosser, | Wood, W. P., |
| | Lockhart, | Pryor, | Wright, |
| | Long, | Raymond, | Bluett, |
| | Lotz, | Reader, | Speaker. |
| | Lucas, | Rhodes, | |
| | Ludlow, | | |

| | | | |
|-------------|----------------|-----------|--------------|
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Lafferty, | Phillips, | Witherspoon, |
| Drumbor, | Leidich, | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, N., |
| Eaches, | Little, J. T., | Powell, | Wood, W. P., |
| Earley, | Lockhart, | Prosser, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1025, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rieder, |
| Alexander, | Evans, F. D., | Lynch, | Royle, |
| Allman, | Flinchbaugh, | MacMillan, | Sarig, |
| Anderson, | Flynn, | Mallie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Bagshaw, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Shaffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holcombe, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Peelor, | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1036, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Rieder, |
| Allman, | Flinchbaugh, | Lynch, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burchinal, | Hart, | Miller, C., | Storer, |
| Bush, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Calhoun, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Coville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Trescher, |
| Craig, | Holcombe, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Cross, | Holtzman, | Nicholson, | Washington, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Weamer, |
| DeFrehn, | Howe, | Orr, | Wells, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wettach, |
| Derby, | Irvin, | Patterson, F. W., | Wheeler, |
| Diehm, | Jones, | Patterson, M., | Whitehouse, |
| Dietz, | Kelly, | Peelor, | Williams, |
| Dilsheimer, | Labar, | Pennock, | Wilson, |
| Donnell, | Lafferty, | Perry, | Witherspoon, |
| Drinkhouse, | Lauver, | Phillips, | Witkin, |
| Drumbor, | Leidich, | Pitts, | Wood, N., |
| Duddy, | Little, H. A., | Posey, | Wood, W. P., |
| Eaches, | Little, J. T., | Powell, | Wright, |
| Earley, | Lockhart, | Prosser, | Bluett, |
| Ede, | Long, | Pryor, | Speaker. |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 54, entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras in the county of Pike

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Spencer, |
| Bray, | Haines, | McKim, | Stadtlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Millar, | Stock, |
| Burchinal, | Haws, | Miller, H. A., | Storb, |
| Burke, | Heffernan, | Miller, C., | Storer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Coville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 760, entitled:

A Supplement to the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of

all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing for the local registration of motor vehicles and licensing of operators and issuing of learners' permits by the county commissioners in counties of the first class

On the question will the House agree to the bill on third reading.

BILL RECOMMITTED.

Mr. DILSHEIMER. Mr. Speaker, at the request of various members of this House, I move that House Bill No. 760, file folio 1053, be recommitted to the Committee on Municipal Corporations for the purpose of a hearing.

Mr. HAAS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 865, entitled:

An Act fixing the salary of the clerks of the courts of common pleas in counties of the first class

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Frye, | Mangan, | Schilling, |
| Alexander, | Fuller, | Marcus, | Schoener, |
| Behney, | Gilchrist, | Marshall, | Schwartz, |
| Bell, F. A. | Goehring, | Mathay, | Scott, |
| Bell, W. T. | Goodnough, | McBride, | Shaffer, |
| Berkheiser, | Goss, | McCaig, | Shambach, |
| Bickett, | Greeby, | McCann, | Sheffer, |
| Bidelspacher, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Blair, | Griffith, | McCormick, | Smith, H. J., |
| Blumberg, | Grimes, | McDaniel, | Sowers, |
| Bray, | Guerin, | McGowan, | Speer, |
| Brewster, | Haas, | McKim, | Spencer, |
| Bromley, | Haines, | McLaughlin, | Stadtlander, |
| Brown, E., | Hall, | Memo. | Stark, |
| Brown, E. P., | Hantz, | Metzger, | Staudenmeier, |
| Brown, T. J., | Harding, | Metzinger, | Sterling, |
| Burke, | Hart, | Millar, | Stock, |
| Bush, | Haws, | Miller, C., | Storb, |
| Canon, | Heffernan, | Miller, H. A., | Storer, |
| Colville, | Heffran, | Moffatt, | Strayer, |
| Conner, | Hess, | Moore, | Talbot, |
| Craig, | Himes, | Morrison, | Thomas, L. D., |
| Critchfield, | Holcombe, | Muldowney, | Toepfer, |
| Davies, | Holmes, | Munley, | Towner, |
| Davis, | Holtzman, | Myers, | Trescher, |
| DeFrehn, | Hoover, | Neely, | Turner, |
| Deibler, | Horn, | Nicholson, | Voltz, |
| Dengler, | Howe, | Nolte, | Washington, |
| Derby, | Hricko, | Orr, | Watson, |
| Diehm, | Huber, | Parkinson, | Weamer, |
| Dietz, | Irvin, | Patterson, B. H., | Wells, |
| Dilsheimer, | Jones, | Patterson, F. W., | Welty, |
| Donnell, | Labar, | Patterson, M., | Wettach, |
| Drinkhouse, | Lafferty, | Pennock, | Wheeler, |
| Drumbor, | Lauver, | Perry, | Whitehouse, |
| Duddy, | Leidich, | Phillips, | Williams, |
| Eaches, | Little, H. A., | Pitts, | Wilson, |
| Earley, | Little, J. T., | Posey, | Witherspoon, |
| Ede, | Lockhart, | Powell, | Witkin, |
| Edmonds, | Long, | Prosser, | Wood, N., |
| Evans, B. P., | Lotz, | Raymond, | Wood, W. P., |

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,

Lucas,
Ludlow,
Lukehart,
MacMillan,
Malie,

Reader,
Rhodes,
Rieder,
Royle,
Sarig,

Wright,
Bluett,
Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SPEAKER BLUETT IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 380, entitled:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Ede, | Little, J. T., | Posey, |
| Alexander, | Edmonds, | Lockhart, | Pryor, |
| Allman, | Emhardt, | Long, | Raymond, |
| Anderson, | Evans, B. P., | Lotz, | Reader, |
| Armstrong, | Evans, F. D., | Lucas, | Rieder, |
| Aston, | Flinchbaugh, | Ludlow, | Royle, |
| Bagshaw, | Flynn, | Lukehart, | Sautter, |
| Baldi, | Fockler, | Lynch, | Schilling, |
| Bartley, | Fratt, | MacMillan, | Schwartz, |
| Behney, | Fuller, | Malie, | Shaffer, |
| Bell, W. T., | Gilchrist, | Mangan, | Shambach, |
| Bentley, | Goehring, | Marcus, | Smith, G. A., |
| Berkheiser, | Goeing, | Marshall, | Smith, H. J., |
| Bickett, | Goodnough, | Martz, | Soffel, |
| Bidelspacher, | Goss, | Mathay, | Sowers, |
| Blair, | Greeby, | McBride, | Spencer, |
| Blumberg, | Greenstein, | McCaig, | Stadtlander, |
| Bray, | Griffith, | McCann, | Stark, |
| Brewster, | Grimes, | McClure, J. F., | Staudenmeier, |
| Bromley, | Guerin, | McClure, J. H., | Stavitski, |
| Brown, E., | Haas, | McDaniel, | Sterling, |
| Brown, E. P., | Haines, | McDermott, | Stock, |
| Brown, T. J., | Hall, | McGowan, | Storer, |
| Burke, | Hantz, | McKim, | Strayer, |
| Bush, | Harding, | McLaughlin, | Talbot, |
| Bush, | Harer, | Metzger, | Thomas, L. D., |
| Calhoun, | Hart, | Metzinger, | Thomas, M. G., |
| Colville, | Haws, | Miller, | Toepfer, |
| Canon, | Heffran, | Miller, C., | Towner, |
| Conner, | Henderson, | Moore, | Trescher, |
| Craig, | Hess, | Morrison, | Turner, |
| Critchfield, | Himes, | Muldowney, | Voltz, |
| Cross, | Holcombe, | Munley, | Watson, |
| Davies, | Holmes, | Myers, | Weamer, |
| Davis, | Holtzman, | Neely, | Welty, |
| DeFrehn, | Hoover, | Nicholson, | Wettach, |
| Deibler, | Horn, | Nolte, | Whitehouse, |
| Dengler, | Howe, | North, | Williams, |
| Derby, | Hricko, | Orr, | Wilson, |
| Diehm, | Huber, | Parkinson, | Witherspoon, |
| Dietz, | Irvin, | Patterson, B. H., | Witkin, |
| Dilsheimer, | Jones, | Patterson, F. W., | Wood, N., |
| Donnell, | Kelly, | Patterson, M., | Wood, W. P., |
| Drinkhouse, | Labar, | Peelot, | Wright, |
| Drumbor, | Lafferty, | Pennock, | Bluett, |
| Duddy, | Lauver, | Perry, | Speaker. |
| Eaches, | Leidich, | Pitts, | |
| Earley, | Little, H. A., | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 562, entitled:

An Act to further amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to and from foreign countries and providing penalties" further extending the parties to whom said act shall not apply

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Lynch, | Rieder, |
| Alexander, | Fockler, | MacMillan, | Royle, |
| Allman, | Fratt, | Malie, | Sarig, |
| Anderson, | Frye, | Mangan, | Sautter, |
| Armstrong, | Fuller, | Marcus, | Schilling, |
| Baldi, | Gelnett, | Marshall, | Schoener, |
| Bartley, | Gilchrist, | Martz, | Schwartz, |
| Behney, | Goehring, | Mathay, | Shaffer, |
| Bell, F. A., | Goodnough, | McBride, | Shambach, |
| Bell, W. T., | Greeby, | McCaig, | Sheffer, |
| Bentley, | Greenstein, | McCann, | Smith, H. J., |
| Berkheiser, | Griffith, | McClure, J. H., | Smith, G. A., |
| Bickett, | Grimes, | McCormick, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McDermott, | Spencer, |
| Blumberg, | Haines, | McKim, | Stadlander, |
| Brewster, | Hall, | McLaughlin, | Stark, |
| Bromley, | Hantz, | Memolo, | Staudenmeier, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Metzinger, | Sterling, |
| Brown, T. J., | Hart, | Miller, | Stork, |
| Burchinal, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Bush, | Heffran, | Moffatt, | Talbot, |
| Calhoun, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holmes, | Munley, | Towner, |
| Critchfield, | Holtzman, | Myers, | Trescher, |
| Cross, | Hoover, | Neely, | Turner, |
| Davies, | Horn, | Nicholson, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dilsheimer, | Labar, | Patterson, M., | Wheeler, |
| Donnell, | Lafferty, | Peelor, | Whitehouse, |
| Drinkhouse, | Lauver, | Pennock, | Williams, |
| Drumbor, | Laidich, | Perry, | Wilson, |
| Duddy, | Little, H. A., | Phillips, | Witherspoon, |
| Eaches, | Little, J. T., | Pitts, | Witkin, |
| Earley, | Lockhart, | Posey, | Wood, N., |
| Ede, | Long, | Powell, | Wood, W. P., |
| Edmonds, | Lotz, | Prosser, | Wright, |
| Emhardt, | Lucas, | Pryor, | Bluett, |
| Evans, B. P., | Ludlow, | Raymond, | Speaker. |
| Flinchbaugh, | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 539, entitled:

An Act to amend section one of the act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and ninety-two), entitled "An act to provide revenue by taxation" eliminating from said act the provisions for the taxation of bank stock on the par value thereof

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STERLING. Mr. Speaker and members of the House, this bill is presented to you for your consideration as a result of the work of the tax commission and applies to tax on the bank stock of the banks of Pennsylvania. The banks of Pennsylvania heretofore and up to the present time have had a choice in the payment of taxes between two methods, one a tax of ten mills on the par value of the bank stock or a tax of four mills on the capital, surplus and undivided profits. That any alternative method of taxation is indefensible, needs no argument. That any taxable in Pennsylvania or in any other State of this country should have the right to choose between one method or another, depending by which method the lesser amount of tax might be paid is indefensible and requires no argument.

I have on my desk a tabulation prepared by the Auditor General for the benefit of the Ways and Means Committee, the result of which discloses that at the present time, under the present law, the tax on bank stock paid on the basis of ten mills on the par value nets the Commonwealth annually approximately eight hundred thousand dollars. By the same tabulation if those banks would pay on the four mill basis on capital, surplus and undivided profits the Commonwealth would receive approximately one million two hundred thousand dollars or in one year a difference of four hundred thousand dollars and in the biennium eight hundred thousand dollars. Aside, gentlemen, from the amount of money involved, aside from the monetary benefit to the Commonwealth, the Ways and Means Committee, for which I now speak, feels that in the system as developed by the Tax Commission this House should stand unanimously for the principle that an alternative method of taxation is not sound. There are in the Commonwealth banks that pay as little as 1.1 on the basis of their capital, surplus and undivided profits. That condition, gentlemen, should convince you unquestionably that this state of affairs should be cured. When the Legislature passed the present law it never contemplated that any bank should pay less than four mills but we find from this tabulation, which is accurate, that there are banks which pay as little as 1.1. I have another tabulation which shows a large number of banks whose capital is in excess of one hundred thousand dollars, paying as little as 2.5; and there again I want to point out to you that the result of this legislation, the result of the present law, contravenes and stands in opposition to the intention of the legislature as originally expressed in the legislation about which I have just talked.

Gentlemen and ladies of the House, I submit to you that any tax law which permits an alternative method of payment is not sound and this House should go on record now in opposition to that law. The only effective way in which

the House can express its self in opposition to that law is to vote favorably on the bill now before us for consideration.

Mr. EDMONDS. Mr. Speaker, I would like to give my hearty concurrence to what has been said by our friend from Philadelphia, the Chairman of the Ways and Means Committee. The members of the House who were present two years ago, will recall that in 1923 substantially this same bill passed the House, I think with unanimity, and then afterwards was either held up or defeated in the other branch. In other words, this House has considered this question before. What it practically means is this; In 1897, when they put on the bank stock tax, they put on, as my friend says, these two alternative methods of taxation, and gradually as time goes on, the effect of having these alternative methods has caused an injustice, one group of banks paying four mills on the book value of their stock and the other group paying ten mills on their par value. Now, some of the banks have kept the par value low and have simply added profits to surplus and if following the ten-mill method, they have paid nothing on the surplus; for instance, a bank that has one million of capital which is paying on the four-mill method will pay four thousand dollars, but a bank that has one hundred thousand dollars of capital, and ninety thousand of that is surplus, paying on a ten-mill basis, will only pay one thousand dollars tax, or one-fourth the tax of the other bank. Now it is because of that inequality which the old law permits that it seems the only way to get all these institutions on equality is by supporting this measure. As my friend says, it yields additional revenue for the Commonwealth. It asserts the principle of equality that those in the same kind of business shall be taxed on the same kind of basis and this bill is intended to accomplish that purpose and therefore I ask you to support this bill.

Mr. HARER. May I interrogate the gentleman from Philadelphia, Mr. Sterling?

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sterling, permit himself to be interrogated?

Mr. STERLING. Mr. Speaker, I will.

Mr. HARER. I would like to ask if this bill in reality is not a revenue raiser, and to what extent in amount of money?

Mr. STERLING. This bill incidentally raises revenue. The bill is not submitted to this House for the purpose or raising revenue. The bill is submitted to this House for its consideration to equalize taxation in a given class. The amount of revenue that is incidentally raised is approximately eight hundred thousand dollars in a biennium.

Mr. HARER. One more question: Don't we have other laws, tax laws, that in effect are not equalizing taxation on certain kinds of industry?

Mr. STERLING. Two wrongs never made a right.

Mr. STORB. I would like to ask as to the valuation of this stock, whether the Auditor General is going to dig in and put his own valuations on the investments and securities of the bank? Before this, we paid on the ten-mill basis, and the question as to the value of this stock under the four-mill tax now is, who is to appraise the value of that stock?

Mr. STERLING. For a long time past, the Auditor General has accepted the statements as submitted to him by the banks. I know of no change contemplated and know no reason for the change.

Mr. HAAS. Mr. Speaker and ladies and gentlemen, just as a matter of information, this bill, if passed, makes the tax the same as the present Act under which the trust companies are functioning, excepting that rate on the trust companies is five mills and this is four mills. It seems to me that if this session of the Legislature wants to do

something that is right and just on the question of taxation, the one thing we should do is make an effort to equalize taxation. That is the main purpose of this bill.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Little, H. A., | Sarig, |
| Alexander, | Fockler, | Little, J. T., | Schilling, |
| Anderson, | Fratt, | Long, | Schoener, |
| Armstrong, | Frye, | Lotz, | Schwartz, |
| Aston, | Fuller, | Lucas, | Shambach, |
| Bagshaw, | Gelnett, | Ludlow, | Smith, G. A., |
| Baldi, | Gilchrist, | Malie, | Soffel, |
| Behney, | Goehring, | Marcus, | Speer, |
| Bentley, | Goodnough, | Mathay, | Stadtlander, |
| Blair, | Goss, | McBride, | Stark, |
| Blumberg, | Greeby, | McCaig, | Staudenmeier, |
| Brewster, | Griffith, | McCann, | Stavitski, |
| Bromley, | Grimes, | McClure, J. F., | Sterling, |
| Brown, E., | Guerin, | McCormick, | Stock, |
| Brown, E. P., | Haas, | McDermott, | Storb, |
| Brown, T. J., | Haines, | McGowan, | Strayer, |
| Burke, | Hall, | McKim, | Talbot, |
| Canon, | Hantz, | Memolo, | Thomas, L. D., |
| Colville, | Harer, | Metzger, | Toepfer, |
| Craig, | Hart, | Metzinger, | Towner, |
| Critchfield, | Haws, | Millar, | Turner, |
| Cross, | Heffran, | Miller, C., | Voltz, |
| Davies, | Henderson, | Moffatt, | Watson, |
| DeFrehn, | Hess, | Moore, | Weamer, |
| Deibler, | Holmes, | Muldowney, | Wells, |
| Dengler, | Holtzman, | Munley, | Welty, |
| Derby, | Horn, | Myers, | Wettach, |
| Diehm, | Howe, | Neely, | Williams, |
| Dietz, | Hricko, | Nicholson, | Witherspoon, |
| Donnell, | Huber, | North, | Wood, N., |
| Drinkhouse, | Irvin, | Patterson, B. H., | Wood, W. P., |
| Duddy, | Jones, | Patterson, F. W., | Wright, |
| Eaches, | Kelly, | Perry, | Bluett, |
| Earley, | Labar, | Raymond, | Speaker. |
| Edmonds, | Lafferty, | Reader, | |
| Emhardt, | Leidich, | Rieder, | |

NAYS—3.

Parkinson, Whitehouse, Wilson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 11, 1925.

Resolved (if the House of Representatives concur), That when the Legislature adjourns today it reconvene on Monday evening, March sixteenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned the resolution from the House of Representatives, as follows:

In the House of Representatives, March 3, 1925.

Whereas, The House of Representatives by Resolution No. 1, adopted on the seventeenth day of February, one thousand nine hundred and twenty-five, authorized the Judiciary General Committee of the House of Representatives to inquire into and concerning the official conduct of the Honorable John A. Berkey, Judge of the several courts of the sixteenth judicial district of the Commonwealth of Pennsylvania, and

Whereas, Said Resolution provided that the expenses of said investigation should be paid out of the Contingent Fund of the House, and

Whereas, Said Contingent Fund is already so depleted as to render it impossible to pay such expenses out of said Fund, therefore

Be It Resolved, (if the Senate concur), That the Chief Clerk of the House of Representatives is hereby authorized to borrow from any bank or trust company a sum of money not exceeding [five thousand] dollars for the purpose of defraying said expenses; be it further

Resolved, That said loan be reimbursed either by an item inserted in the General Appropriation Bill or by a special appropriation made by the General Assembly of the Session of Nineteen Hundred and Twenty-five.

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

Amend by striking out the words "twenty-five hundred" and inserting in lieu thereof the words "five thousand"

On the question,

Will the House concur in the amendment?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

SENATE BILL No. 446. (HOUSE BILL No. 1282.)

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein.

Referred to the Committee on Municipal Corporations.

MOTION TO RECONSIDER VOTE.

Mr. STRAYER. Mr. Speaker, I move that the vote by which House Bill No. 311, File Folio 2971, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania Pittsburgh Pennsylvania

on page 26 of today's calendar passed finally be reconsidered.

Mr. BICKETT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. McCAIG. Mr. Speaker, is the motion properly put?

The SPEAKER. The Chair thinks so.

MOTION LAID ON TABLE.

Mr. McCAIG. Mr. Speaker, I move that the motion to reconsider the vote by which House Bill No. 311, File Folio 2971, passed on final passage be laid on the table.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 3:00 o'clock this afternoon.

Whereupon, at (12:50 P. M.) the House took a recess until 3:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 3:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

REPORTS FROM COMMITTEES.

Mr. POSEY, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1237, entitled:

An Act providing for the payment or return to the Borough Treasurer of all incorporated boroughs in the Commonwealth of all fines, penalties or forfeitures.

Mr. PITTS, from the Committee on Insurance, reported as committed, House Bill No. 912, entitled:

An Act to repeal the act approved the twenty-fifth day of April, one thousand nine hundred and twenty-one, (P. L. 136), entitled "An act requiring persons, partnerships, associations, or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance, surety, or indemnity on property, persons, or insurable business interests within this Commonwealth, to be licensed by the Insurance Commissioner."

Mr. PEELOR, from the Committee on Judiciary General, reported as committed, House Bill No. 859, entitled:

An Act making it unlawful to enter for certain purposes upon land posted as private property and providing penalties.

Mr. FULLER, from the Committee on Judiciary General, reported as amended, House Bill No. 637, entitled:

An Act to amend section seventy-five of an act approved the thirty-first day of March, one thousand eight hundred and sixty, (P. L. 382), entitled, "An act to consolidate, revise and amend the Penal Laws of this Commonwealth;" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury, or of the court, as the case may be.

Mr. CHRISTIAN MILLER, from the Committee on Fisheries, reported as committed, House Bill No. 589, entitled:

An Act permitting fishing on Sunday with one rod and two hooks and fixing penalties.

Mr. ANDERSON, from the Committee on Insurance, reported as committed, House Bill No. 838, entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789), entitled "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; providing penalties; and repealing existing laws."

Mr. FLINCHBAUGH, from the Committee on Insurance, reported as amended, House Bill No. 834, entitled:

An Act to amend article two of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789) entitled "An act relating to insurance es-

establishing an insurance department and amending, revising and consolidating the law relating to the licensing, qualification, regulation, examination, suspension and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges and certain societies and orders, the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers; providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the Department for administration purposes.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed, House Bill No. 242, entitled:

An Act to amend section two of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 912), entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping, or attempting to escape, from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania, by the respective counties from whose courts the said escaping convicts or prisoners have been committed; and providing for the maintenance of such convicts under sentence for escape et cetera;" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape, shall be borne by the county from whose courts the said prisoners shall have been originally committed.

Mr. MOFFAT, from the Committee on Judiciary General, reported as committed, House Bill No. 344, entitled:

An Act requiring the keeper, owner, proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any-one claiming title thereto; and providing a penalty.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed, House Bill No. 374, entitled:

An Act requiring the keeper, owner, proprietor or any person in charge of any storage house, warehouse, second hand store or junk shop to notify any-one making claim to title in certain goods held in storage of an intention to remove, sell or dispose of the same; and providing a penalty.

Mr. NEELY, from the Committee on Judiciary General, reported as committed, House Bill No. 1270, entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March, one thousand eight hundred and sixty, (P. L. 382), entitled "An act to Consolidate, Revise and Amend the Penal Laws of this Commonwealth," as amended.

Mr. HORN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1238, entitled:

An Act repealing an act approved the twenty-ninth day of June, A. D. one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed, and validating sales not made in accordance with said act."

Mr. BICKETT, from the Committee on Municipal Corporations, reported as committed House Bill No. 1236, entitled:

An Act to amend section one of the act approved the first day of June, one thousand nine hundred and fifteen (P. L. 665), entitled "An act authorizing boroughs to redeem outstanding bonds, and for that purpose issue and sell new interest-bearing bonds; and to provide a fund for the redemption thereof."

Mr. MARSHALL, from the Committee on Judiciary General, reported as committed House Bill No. 966, entitled:

An Act validating certain consolidations, mergers, purchases, sales or acquisitions of capital stock, bonds, securities or evidence of indebtedness, corporate property, rights and credits of telephone companies, and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations, purchases, sales or acquisitions.

Mr. GREENSTEIN, from the Committee on Judiciary General, reported as committed House Bill No. 505 (Senate Bill No. 37), entitled:

An Act to amend section one of an act approved the seventeenth day of April, one thousand eight hundred and seventy-six (Pamphlet Laws, twenty-nine), entitled "An act relating to appeals in cases of summary convictions" as amended.

Mr. PEELOR, from the Committee on Judiciary General, reported as committed House Bill No. 571 (Senate Bill No. 20), entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers, sailors, marines and war nurses who served in the military and naval forces of the United States during the World War.

Mr. SOWERS, from the Committee on Judiciary General, reported as committed House Bill No. 1081 (Senate Bill No. 107), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen.

Miss GRIMES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1099 (Senate Bill No. 15), entitled:

An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels, restaurants, lunch rooms, mountains and dining cars, and providing penalties.

Mr. HAINES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 990 (Senate Bill No. 342), entitled:

An Act to further amend clause five of section three of the act approved the thirteenth day of May, one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food, defining food, providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale, the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods, prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof."

Mr. DILSHEIMER, from the Committee on Municipal Corporations, reported as committed House Bill No. 1282 (Senate Bill No. 446), entitled:

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment, maintenance or continuance of maritime service between said cities and other ports, by others, providing among other things for the payment or guarantee of losses or deficiencies incurred therein.

Mr. HAAS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1166, entitled:

An Act providing a method of annexation of boroughs, townships, or parts of townships, to cities of the third class; regulating the proceedings pertaining thereto; and repealing inconsistent legislation.

Mr. HARRY E. LITTLE, from the Committee on Municipal Corporations, reported as amended, House Bill No. 644, entitled:

An Act to amend sections two, five and six of the act approved the sixteenth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred and fifty-two), entitled "A supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May, Anno Domini one thousand eight hundred eighty-nine; creating a City planning Department; defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission;" prohibiting the recording of deeds and transfers of certain properties until the streets and roads abutting upon or bounded within the same have been legally established or approved by the commission and providing penalties.

Mr. JAMES H. McCLURE, from the Committee on Municipal Corporations, re-reported as amended, House Bill No. 760, entitled:

A Supplement to the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing for the local registration of motor vehicles and licensing of operators and issuing of learners' permits by the county commissioners in counties of the first class.

Mr. DIEHM, from the Committee on Fisheries, re-reported as amended, House Bill No. 306, entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth.

BILL ON FIRST READING.

Mr. DILSHEIMER asked and obtained unanimous consent to have House Bill No. 1282, (Senate Bill No. 446), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1282, (Senate Bill No. 446), entitled:

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. HAAS asked and obtained unanimous consent to have House Bill No. 1166, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1166, entitled:

An Act providing a method of annexation of boroughs, townships, or parts of townships, to cities of the third class; regulating the proceedings pertaining thereto; and repealing inconsistent legislation.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL ON THIRD READING.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Alexander,

The House resumed the consideration on third reading of House Bill No. 418, entitled:

An Act authorizing and providing for the acquiring by agreement and operating by boroughs of water systems owned by corporations furnishing water within the acquiring borough and in adjacent townships or nearby boroughs authorizing the placing of liens upon and the issuing of obligations secured by the property acquired for the payment thereof and providing that the obligations shall be exempt from taxation for any purpose

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. ALEXANDER. Mr. Speaker, at the request of the sponsor of this bill, I move that it be re-committed to the Committee on Counties and Townships for the purpose of amendment.

Mr. FRYE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 321, as follows:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto article three which reads as follows

CHAPTER XIV SEWERS AND DRAINS ARTICLE III

IN TOWNSHIPS OF THE SECOND CLASS

(a) Establishing and Constructing Sewer and Drainage Systems Sewer Connections and Rates Disposal of Sewage Assessment of Cost of Construction

Section 1142 Subject to the provisions of Section 1158 hereof Townships of the second class may establish and construct a system of sewers and drainage locating the same as far as practicable along and within the lines of the public

roads of the townships as seem advisable to the board of supervisors. The supervisors may permit and where necessary for the public health require adjoining and adjacent property owners to connect with and use the same. All persons so connecting shall pay in addition to the cost of making such connection a monthly or annual rate prescribed by a resolution of the board of supervisors. Such monthly or annual rate shall constitute a lien until paid against the property so connecting with such system and the amount thereof may be recovered by due process of law.

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company Law.

Section 1143 Where it is reasonably impracticable in the judgment of the supervisors in any part of such system to carry such sewers or drains along the lines of public roads they may locate and construct so much of the same as is necessary through private lands.

Section 1144 The supervisors shall make the necessary provision for the disposition of the sewage and drainage within or for carrying the same beyond the limits of the township and to this end they are hereby authorized to enter into contracts with other municipalities and other corporations or persons and to purchase acquire enter upon take appropriate occupy and use such lands rights and interests therein within the corporate limits or other townships or boroughs as shall be necessary for the proper location construction maintenance use and operation of sewer main drains or disposal plants including such lands rights and interests therein as shall be necessary for future additions to and enlargements of such sewage facilities and as may be necessary to carry out the plans and specifications upon which a permit has been issued by the Secretary of Health. In accordance with the provisions of the act of April twenty-second one thousand nine hundred and five entitled "An act to preserve the purity of the waters of the State for the protection of public health."

Section 1145 In the event of inability to agree with the owners either for the land necessary for so much of the line of sewers and drains as are not located upon public roads or for so much land as is required for the disposition of the sewage the supervisors may enter upon said land and mark thereon the route and width necessary for the construction of the line of sewers or drains or the boundaries of so much land as is necessary for disposition of such sewage and occupy the said land for such purposes. For all damage done or suffered or which accrues to the owner or owners of such land by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as like damages are determined in townships of the first class under the provisions of sections one thousand seventy-four one thousand seventy-five one thousand seventy-six and one thousand seventy-seven of the act to which this is an amendment.

Section 1146 The damages as awarded when the report is finally confirmed shall be entered as a judgment and if the same is not paid within thirty days after the entry thereof execution to enforce the collection thereof may be issued as in other cases of judgment against townships.

Section 1147 The cost of construction of any system of sewers or drains constructed by the authority of section one thousand one hundred forty-two of this act shall be charged upon the properties accommodated or benefited thereby to the extent of such benefits.

Section 1148 Whenever a sewer system is constructed by a township of the second class for the accommodation of a certain portion only of the township the supervisors of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts. In every such case of division into several districts the supervisors shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by resolution. No district shall be charged with more than its due proportion of the cost of the main sewers pumping-stations et cetera used jointly by more than one district. The aggregate amount charged on property in any such district shall not exceed the amount of such estimate subject to the provisions of section eleven hundred and fifty of this act. Where the whole of the township is accommodated by the system it may also be treated as a sin-

gle district or divided into districts and be subject to the foregoing provisions.

Any amount not legally chargeable upon properties benefited shall be paid out of the general township fund.

Section 1149 The charge for any such sewer construction in any township of the second class shall be assessed upon the properties accommodated or benefited in either of the following methods:

(a) By an assessment pursuant to a resolution of the board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the resolution may specify. No assessment by frontage shall be made on properties of such a character as not to be lawful subject to such manner of assessment and each abutting property shall be assessed with not less than the whole amount of the benefit accruing to it and legally assessable.

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits. The amount of the charge on each property shall be ascertained as provided in section eleven hundred and fifty of this act.

When a township is divided into sewer districts the assessment in each district may be by different methods.

Section 1150 In all cases where the board of supervisors shall select the method provided by subdivision (b) of the foregoing section they shall petition the court of common pleas for appointment of viewers to assess benefits. In all cases where they shall neglect for a period of three months after the completion of the sewer system to either ordain assessments by frontage or present petition for appointment of viewers taxpayers of the township whose property valuation as assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township may present a petition to the court of common pleas of the proper county for the appointment of viewers to assess benefits and in all cases where such taxpayers shall within three months of the adoption of a resolution levying an assessment under the method provided by subsection (a) of said section eleven hundred and forty-nine by petition state to said court that such assessment insufficiently represents the benefits accruing to abutting properties they may include in such petition a prayer for the appointment of viewers to assess benefits. In either case the court shall thereupon appoint three disinterested persons from the board of county viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewer in question. The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land abutting upon the line of said sewer system which in their opinion is benefited by its construction such amount as represents the benefit accruing to such lot. In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four to ten hundred and seventy-seven inclusive of the act to which this is an amendment. The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction unless the same shall by petition of taxpayers whose property valuation as aforesaid shall amount to fifty per-centum of the total property valuation as assessed for taxable purposes within the township presented within three months after the adoption of a resolution providing for an assessment by frontage be stated to insufficiently represent the amounts of benefits to such properties in which case the proceedings by taxpayers authorized above shall be applicable. Upon the filing of such a petition by taxpayers as aforesaid for appointment of viewers any assessment made by the supervisors and any proceedings thereunder shall be null and void.

The viewers shall file a report of their proceedings in the same manner as provided in section ten hundred and eighty-three of the act to which this is an amendment and all the provisions of said section shall be followed relative to such report.

Section 1151 After the amount of the assessment charged upon the several properties has been established either by resolution making assessments according to frontage or by confirmation of any report of viewers in whole or in part it shall be the duty of the township supervisors to file

municipal liens for the assessments covered by such resolution or confirmation within the time and in the manner provided by law the same to be subject in all respects to the general law providing for the filing and recovery upon municipal liens The amounts of all assessments shall be payable to the township treasurer for the use of the township The supervisors shall also make out bills for the amounts charged against each property which shall be forthwith sent to all property owners residing in the township and mailed to all such owners residing elsewhere whose address is known

The costs of publication of notices in proceedings before viewers shall be paid by the township upon presentation of bills approved by the court

(b) Contracts With Individuals or Corporations for Construction and Maintenance of Sewer and Drainage Systems

Section 1152 In any case where under the authority of section eleven hundred and forty-two of this act a system of sewage and drainage covering any township of the second class in whole or in part shall have been approved and authorized by resolution the supervisors may enter into a contract with any responsible individual or individuals or corporation for the construction of such system of sewage or drainage at the expense of such individual or individuals or corporation He they or it shall be entitled under such contract to exercise all the powers of the township in the construction maintenance and operation of such system of sewage or drainage with the right to collect such charges in connection therewith as the supervisors prescribe in as full manner as the same might have been collected by the township or the supervisors In such contract the supervisors shall reserve to the township the right at any time or after a prescribed time to itself take possession of such system of sewage and drainage and its appurtenances at a price and upon terms to be fixed in the contract

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company Law

(c) Sewers and Drains in Streets or Alleys or Over Private Property Assessment of Cost of Construction According to Benefits

Section 1153 Subject to the provisions of Section 1158 hereof Townships of the second class may construct sewers and drains in any street or alley or through or on or over private property The costs damages and expenses of the construction of any such sewers or drains shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment pursuant to a resolution of the township board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the resolution may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than its proportion aforesaid of the entire cost and expense of such construction

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits the amount of the charge on which property shall be ascertained and the rights of taxpayers are conferred as in townships of the first class under the provisions of sections five hundred and fifty-three to five hundred and sixty-five both inclusive of the act to which this is an amendment

(d) Sewers Under State and County Highways

Section 1154 Townships of the second class may construct sewers and drains in and under any county or State highway within the township boundaries In case of the construction of sewers upon county highways the consent of the county commissioners of the county shall first be obtained and in case of the construction of sewers upon any State highway the consent of the Secretary of Highways shall first be obtained

Section 1155 Whenever sewers have been or shall be laid or constructed by any second class township in and under such highways such township may ascertain levy and collect the costs and expenses of the construction thereof from the abutting property holders in the same manner as in first

class townships under the provisions of section five hundred and fifty-three to five hundred and sixty-four of this act

(e) Connecting With Sewer of Adjoining Municipality

Section 1156 Any township of the second class may connect with an existing sewer owned by any adjacent municipality for sewage purposes in the following manner

An application shall be made by the board of supervisors to the court of quarter sessions setting forth that fact If the court shall be of the opinion that such connection can be made without impairing the usefulness of the existing sewer it shall appoint three viewers who shall view the premises and investigate the facts of the case and shall assess the proportionate part of the expense of building the original sewer upon such township of the second class and shall fix the proportion of the expense for repairs which the municipality and the township of the second class shall thereafter bear and determine all other questions liable to arise in connection therewith

Section 1157 The viewers shall report to the court the result of their investigation which report shall be confirmed within thirty days unless exceptions thereto are filed After confirmation of such report or the disposal of any exceptions any party interested may appeal from the decision of the court of quarter sessions to the Superior Court

Section 1158 No sewer system of sewers or drain shall be constructed under the provisions hereof unless a resolution of the Board of Supervisors authorizing the same shall be published in a newspaper of general circulation published in the county in which the township is situated once a week for three successive weeks If within twenty days after the last publication or at any time during the period of publication taxpayers of the township whose property valuation is assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township shall sign and file in the office of the Prothonotary of the Court of Common Pleas of the County in which the township is located a written protest against the construction of such sewer sewer system or drain then the construction authorized by such resolution shall not be undertaken or proceeded with

(f) Acquisition of Sewer Systems

Section 1159 Any township of the second class in which any person firm or corporation is maintaining sewers and culverts with the necessary inlet and appliances for surface and under-surface and sewage drainage may become the owner of such sewers culverts inlet and appliances by paying therefor the actual value of the same at the time of the taking by the township

In case the supervisors of the township cannot agree with the owners of such sewers as to the price to be paid therefor the supervisors may enter upon and take possession of such sewers culverts inlets and appliances For all damage done or suffered or which accrues to the owner or owners of such sewer by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as damages for the construction of sewers are determined in townships of the first class under the provisions of section one hundred and seventy-four to one hundred and seventy-seven inclusive of the act to which this is an amendment

And said bill having been read at length the second time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186

| | | | |
|-------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Mathay, | Schwartz, |
| Baldi, | Gelnett, | McBride, | Scott, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, H. J., |

| | | | |
|---------------|----------------|------------------|----------------|
| Bell, W. T. | Greeby, | McClure, J. H. | Soffel, |
| Bentley. | Greenstein, | McCormick, | Sowers, |
| Berkheiser, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Staudenmeier, |
| Blumberg, | Haas, | McKim, | Stavitski, |
| Bray, | Haines, | McLaughlin, | Sterling, |
| Brewster, | Hall, | Memolo, | Storb, |
| Bromley, | Hantz, | Metzger, | Storer, |
| Brown, E., | Harding, | Metzinger, | Strayer, |
| Brown, E. P., | Harer, | Millar, | Talbot, |
| Brown, T. J., | Hart, | Miller, C., | Thomas, L. D., |
| Burchinal, | Haws, | Miller, H. A., | Thomas, M. G., |
| Burke, | Heffernan, | Moffatt, | Toepfer, |
| Bush, | Henderson, | Moore, | Towner, |
| Calhoun, | Hess, | Morrison, | Trescher, |
| Canon, | Himes, | Muldowney, | Turner, |
| Colville, | Holcombe, | Munley, | Voltz, |
| Conner, | Holmes, | Myers, | Washington, |
| Critchfield, | Holtzman, | Neely, | Watson, |
| Cross, | Hoover, | Nicholson, | Weamer, |
| Davies, | Horn, | Nolte, | Wells, |
| Davis, | Hricko, | North, | Welty, |
| DeFrehn, | Huber, | Orr, | Wettach, |
| Dengler, | Irvin, | Parkinson, | Wheeler, |
| Derby, | Jones, | Patterson, B.H., | Whitehouse, |
| Diehm, | Kelly, | Patterson, F.W., | Williams, |
| Donnell, | Lafferty, | Patterson, M., | Wilson, |
| Drinkhouse, | Lauver, | Peelot, | Witkin, |
| Drumbor, | Leidich, | Pennock, | Wood, N., |
| Duddy, | Little, H. A., | Phillips, | Wood, W. P., |
| Eaches, | Little, J. T., | Pitts, | Wright, |
| Earley, | Lockhart, | Posey, | Bluett, |
| Ede, | Long, | Prosser, | Speaker. |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 76, entitled:

An Act to further amend section two hundred thirty-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. BURD P. EVANS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 183, entitled:

An Act to further amend sections one two three and four of article fourteen of an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" providing for the division of such cities into councilmanic districts and for the election and compensation of members of council

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HUBER. Mr. Speaker, In the absence of the sponsor of this bill I move that further consideration be postponed for the present.

Mr. GOSS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 593, as follows:

An Act to validate certain municipal assessments municipal claims and municipal liens in the several cities of the third class of the Commonwealth of Pennsylvania providing for filing claims therefor and the proceedings for the collection of assessments and claims

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore the Council of any City of the Third Class of this Commonwealth or of any incorporated Borough which by annexation consolidation or otherwise has become a City of the Third Class or a part thereof has required by ordinance and caused to be graded paved curbed or macadamized with brick stone or other suitable material or otherwise improved any public street or thoroughfare or part thereof either cartway or footwalk or has caused sewers to be constructed therein or both pursuant to such ordinance but owing to some defect in the action of Council notice of publication or other proceeding necessary under existing laws and ordinances to give jurisdiction to such Council or because of noncompliance with existing laws as to publication of copies of ordinance or because the ordinance itself or the official record book containing the same has been lost mislaid or destroyed or has not been transcribed in the official record book or the time for filing said lien or making said claim has expired or said claim has not been filed after notice to do so or where any claim has been filed after the expiration provided by law for the filing thereof or where for any other reason the cost of such improvement or any part thereof although not filed assessed upon the property bounding or abutting upon the street or part thereof improved or owing to some defect in the Statement of Claim filed to secure the lien or the failure of the City Solicitor to file the lien in the Court of Common Pleas or to sign the same for the cost of such improvement payment thereof cannot be enforced as was contemplated by the act or acts of the General Assembly under which the improvement was attempted to be made and Statement of Claim filed now by this act such improvements are made valid and binding and any lien heretofore filed for the cost of such improvement or any part thereof although not filed within the time provided for the filing thereof is hereby made valid and binding with the same force and effect as though filed within the time heretofore required by law for filing of the same and the Council of such city of the third class may cause the property bounding and abutting upon the street or part thereof upon which the improvement has been made or is now being made to be assessed in case such assessment has not already been made in the manner now provided by law with such a portion of the cost of such improvement as is contemplated by the law under which the improvement was made or attempted to be made or is now being made Such assessment or other assessment heretofore legally made shall be a lien upon the property assessed The lien shall date from the date of the filing of the same and shall remain a lien until fully paid and satisfied provided that a writ of Scire Facias is issued to revive the same during every period of five years after the lien is filed as hereinafter provided

Section 2 The Council of any City of the Third Class of this Commonwealth entitled to a lien under this act shall file a lien therefor in the office of the Prothonotary of the County within which the property lies within six months after the completion of the work where the improvement is now in progress or within six months after the approval of

this act where the improvement is now completed and the same shall be entered upon record as other municipal claims. Such liens shall state the name of the party claimant which shall be the corporate name of the City of the Third Class making the improvement the name of the owner or reputed owner of the property assessed a reasonable description of the property assessed the amount or sum claimed to be due which shall include interest from the completion of the improvement for what improvement the claim is made the date of its completion the date of the assessment from which the lien is filed. Such lien when so filed shall be prima facie evidence of all matters therein set forth and of the right of the City to recover the amount therein claimed to be due together with interest from the date of the lien or completion of the improvement costs and attorney's commission of five per centum for collecting.

Section 3. The claim when so filed shall be proceeded upon for collection by writ or scire facias provided that this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any Court of record has already been made or entered.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. POSEY. Mr. Speaker, I move that this bill be re-committed to the Committee on Judiciary Special for the purpose of a hearing.

Mr. EACHES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 856, entitled:

An Act prohibiting the manufacture of gambling machines and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184

| | | |
|---------------|-------------|-------------------|
| Adam, | Fuller, | Marshall, |
| Anderson, | Gilchrist, | Sautter, |
| Aston, | Goehring, | Martz, |
| Behney, | Goodnough, | Mathay, |
| Bell, F. A., | Greeby, | McBride, |
| Bell, W. T., | Greenstein, | McCaig, |
| Bickett, | Griffith, | McCann, |
| Bidelspacher, | Grimes, | McClure, J. F., |
| Blair, | Guerin, | McCormick, |
| Blumberg, | Haas, | McDaniel, |
| Brewster, | Haines, | McDermott, |
| Bromley, | Hall, | McGowan, |
| Brown, E., | Hantz, | McKim, |
| Brown, E. P., | Harding, | McLaughlin, |
| Brown, T. J., | Harer, | Memolo, |
| Burchinal, | Haws, | Metzinger, |
| Burke, | Heffernan, | Miller, |
| Canon, | Heffran, | Miller, C., |
| Colville, | Henderson, | Miller, H. A., |
| Conner, | Hess, | Moffatt, |
| Craig, | Himes, | Moore, |
| Critchfield, | Holcombe, | Morrison, |
| Cross, | Holmes, | Muldowney, |
| Davies, | Holtzman, | Munley, |
| Davis, | Hoover, | Myers, |
| DeFrehn, | Horn, | Neely, |
| Deibler, | Howe, | Nicholson, |
| Derby, | Hricko, | Nolte, |
| Diehm, | Huber, | North, |
| Dietz, | Irvin, | Parkinson, |
| Dilsheimer, | Jones, | Patterson, B. H., |
| Donnell, | Kelly, | Patterson, F. W., |
| Drinkhouse, | Labar, | Patterson, M., |
| Drumbar, | Lafferty, | Peelor, |
| | | Pennock, |

| | |
|---------------|----------------|
| Duddy, | Frye, |
| Eaches, | Lauver, |
| Earley, | Little, H. A., |
| Ede, | Little, J. T., |
| Edmonds, | Lockhart, |
| Emhardt, | Lucas, |
| Evans, B. P., | Ludlow, |
| Evans, F. D., | Lukehart, |
| Flinchbaugh, | Lynch, |
| Flynn, | Malie, |
| Fockler, | Mangan, |
| Fratt, | Marcus, |

| |
|-----------|
| Perry, |
| Phillips, |
| Pitts, |
| Posey, |
| Prosser, |
| Pryor, |
| Raymond, |
| Reader, |
| Rhodes, |
| Rieder, |
| Royle, |
| Sarig, |

| |
|--------------|
| Wettach, |
| Wheeler, |
| Whitehouse, |
| Williams, |
| Wilson, |
| Witherspoon, |
| Witkin, |
| Wood, N., |
| Wood, W. P., |
| Wright, |
| Bluett, |
| Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 989, (Senate Bill No. 279), entitled:

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five entitled "An act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

On the question,

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The Speaker. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, page 1, line 4, by inserting after the words "ninety-five" the words "Pamphlet Laws, one hundred twenty-nine".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the House will resume the second reading calendar, beginning on page 3 of today's calendar. These bills were not on the file this morning, but I understand they are now on the file.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 47, as follows:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary is hereby specifically appropriated to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster

County Pennsylvania for maintenance general expenses and betterments for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 75, as follows:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred sixty-nine thousand six hundred forty-five dollars (\$169,645) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania State Oral School for the Deaf located at Scranton Lackawanna County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

For extraordinary repairs to buildings and new construction repairs to roofs central water heating system refrigeration recreation hall additional school room sidewalks grading of grounds care of trees walks gutters etc inside of grounds and changing windows to fire doors as per inspection report the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 92, as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and fifteen thousand dollars (\$115,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

For the construction of new sewer traps at the bottom of outside conductor pipes

For greenhouse repairs

For new top coping boiler house stack

For cement floors in kitchen bakery and refrigerator rooms

For painting and repairing all sheet metal work and slate roofing

For replacing of slate roofing on porches and for repairs to fire escapes

For electric wiring in basement of administration building

For electric wiring in all rooms corridors etc in the first second and third stories of administration building and hospital

For new roofing on boiler house

For new toilet rooms

For new wash rooms and bathrooms

For painting the exterior and interior of administration building chapel and hospital building

For new electric elevator in the hospital and for new electric dumb waiter

For new electric elevator in the west wing of the administration building

For a refrigerator system

For two new water tube heating boilers two hundred horse power each two automatic stokers a coal bin at Trestle coal and ash conveyor

For a battery of four ranges in the kitchen and kitchen equipment

For additional laundry equipment

For a new auto bus chassis

For the purchase of a "one tooth" harrow

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 100, as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for the purpose of maintaining the said home and paying expenses of administration including salaries of officials and clerks for the two fiscal years beginning June first one thousand nine hundred and twenty-five

Section 2 All moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance of the honorably discharged soldiers and sailors or marines in the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania shall be paid into the State Treasury

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 190, as follows:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and twenty thousand dollars (\$320,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Danville State Hospital at Danville for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For completing the erection of power plant for necessary equipment and connections for power and light for coal bunkers tressels tunnels and conduits and the installation of the same

For the erection and construction of a kitchen building with kitchen equipment

For fire prevention fire escapes and fire-alarm system to carry out recommendations of the Department of Labor and Industry as agreed upon by the Board of Trustees

For improvements of the water and sewage system water intake clear wells and such other recommendations made

by the Department of Health for the improvement of the water supply and sewage disposal systems as agreed upon by the Board of Trustees

For electrical changes equipment and the necessary repairs to buildings necessitated by such changes in carrying out the recommendations of the Department of Property and Supplies as agreed upon by the Board of Trustees

For alterations and improvements extensions to buildings porches with necessary heating and lighting of the same reflooring and repainting disturbed wards relocation of female hydro room and operating room and for extraordinary repairs and replacements in all departments

For hospital equipment and renovations for X-ray dental occupations hydrotherapeutic medical and surgical supplies for improvements and new equipment in the farm division and for purchase of cows and horses

For conversion of old power plant building into a modern store room

For construction erection and equipment of an outside dormitory for female domestics with the necessary lighting plumbing heating and connections for the same

For construction erection and equipment of a nurses home for male nurses and married couples with the necessary lighting plumbing heating and connections for the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 262, as follows:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Norristown State Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of purchasing electric trucks with heating unit to convey food to ward dining rooms present method being unsatisfactory

For the purpose of re-slatting and re-roofing three sections and two refectories where the present slate roofing is crumbling and disintegrating

For the purpose of re-roofing piggery cow barn and implement barn now roofed with tar paper

For the purpose of acquiring by purchase or condemnation one hundred eight acres additional land with improvements and buildings to provide farm land for crops used in the Institution and additional employment for inmates

For the purpose of providing hot water circulating equipment to force constant circulation of hot water through system making the supply uniform and saving in fuel consumption

For the purpose of building a mens' tubercular cottage to accommodate seventy-five patients The present building is old and unsuited for the purpose

For the purpose of providing concrete porches to replace present wooden porches used by unclean patients and which are unsanitary and cannot be kept clean

For the purpose of erecting storm sewers the present outlets being insufficient to take care of drainage

For the purpose of installing a new mangle for laundry to replace one worn out

For the purpose of replacing damaged ceilings in sections thirteen and fourteen with metal ceilings

For the purpose of installing new pan sinks in the kitchen to replace those unfit for service

For the purpose of installing a new soap kettle four hundred gallons to replace old soap kettle now unfit for use

For the purpose of providing canning equipment which will afford employment to a large number of women inmates and be a saving of expense to the Institution

For the purpose of installing gas ranges in the female convalescent building and center kitchen

For the purpose of purchasing and installing a hair picking machine necessary for mattress shop and to effect saving over present hand picking

For the purpose of installing carpenter shop machinery which is necessary and will provide occupation for patients and save expense in having work done by employes

For the purpose of installing sanitary sewers for the cow barn Getty farm house and piggery

For the purpose of improving driveways by supplying present driveways with coating of crushed stone and amiesite or other wearing surface

For the purpose of building an acute admission building for acute cases affording the doctor's better opportunity to make observations of all new patients admitted to the Institution

For the purpose of purchasing a steam roller to take the place of present roller worn out

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 280, as follows:

An Act continuing the commission to make an investigation of the condition of disabled World War veterans of Pennsylvania and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission constituted by the act approved the twelfth day of July one thousand nine hundred and twenty-three (Pamphlet Laws ten hundred and seventy-six) entitled "An act constituting a commission to make an investigation of the conditions of disabled World War veterans of Pennsylvania and to take appropriate action to assure such veterans of relief and full benefits and advantages and making an appropriation" shall hereafter be known as the Disabled Veterans Commission

Section 2 The commission shall continue to conduct an investigation into the condition of all soldiers sailors and marines and nurses and all former soldiers sailors and marines and nurses who were in the military or naval forces of the United States in the World War and who were wounded or disabled while in the Service thereof Provided that all such present and former soldiers sailors and marines and nurses were legal residents of this Commonwealth at the time of entering the service of the United States or who have been legal residents of this Commonwealth for at least one year since the termination of hostilities The members of the commission shall be empowered to take appropriate action in such cases as they deem essential to obtain relief and full benefits and advantages in compensation training or hospitalization accruing to any such soldier sailor or marine or nurse under the laws of the United States The members of the commission shall be empowered to furnish transportation and subsistence to any such soldier sailor or marine or nurse who desires to report to the United States Veterans Bureau for examinations and hospitalization and return home where the Federal Government does not provide such transportation and subsistence and where the soldier sailor or marine or nurse is in indigent circumstances The members of the commission shall be empowered to pay for the necessary notary fees in a claim of any such soldier sailor or marine or nurse for relief The members of the commission shall be empowered to pay fees not to exceed the sum of twenty-five dollars (\$25.00) in any one case for the appointment of guardians for such soldiers sailors or marines or nurses as are adjudged in need of guardians The members of this commission shall receive no compensation for their services as such but shall be allowed all expenses necessarily incurred in the performance of their duties

Section 3 The commission is hereby authorized to employ the necessary clerical help and fix their salaries and for the purpose of paying for such clerical services postage and

other necessary expenses and for the transportation and subsistence and fees of disabled soldiers sailors and marines and nurses of the World War the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated The State Treasurer is hereby authorized and directed upon the requisition of the secretary of the commission to draw a warrant on the general fund in favor of said commission for the sum of one hundred dollars (\$100.00) and such further sums from time to time and in such amounts as may be requisitioned for the payment of such services and expenses as are provided by this act said moneys shall be held by the commission for use in emergency cases where immediate transportation and hospitalization is necessary The commission shall render a full report of disbursements to the State Treasurer on the last day of each month

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 289, as follows:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields"

Whereas The General Assembly of the Commonwealth of Pennsylvania Session of one thousand nine hundred and twenty-three made an appropriation to the State Hospital for Injured Persons of the Middle Coal Field at Hazleton Pennsylvania for one hundred and twenty-five thousand dollars for maintenance salaries wages labor and necessary repairs and

Whereas By and through the constant practice of economy and careful management the trustees of said Hospital have saved more than twenty-five thousand dollars which sum will remain unexpended at the close of the present biennium and

Whereas The erection of a residence for the Superintendent of said Hospital on the hospital grounds is considered necessary and advisable by the trustees in order to secure much needed additional room in the institution for domestic service and other repairs are necessary at this time to properly preserve the buildings belonging to said institutions and

Whereas The said State Hospital for Injured Persons of the Middle Coal Fields has since the making of said appropriation been renamed and is now known as the Hazleton State Hospital therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) being part of the amount remaining unexpended out of the appropriation made by the act to which this is a supplement or so much thereof as may be necessary be and the same is hereby specifically reappropriated to the Hazleton State Hospital at Hazleton Pennsylvania for the purpose of erecting a residence for the Superintendent of said Hospital upon the hospital grounds and for the making of such other repairs as in the judgment of the trustees may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 320, as follows:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in

General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Dixmont Hospital of Dixmont Allegheny County for the purpose of constructing a retaining wall approximately three hundred and thirty-five feet in length along the Ohio River in rear of the power plant of the Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 358, as follows:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and forty-seven thousand and seventy-five dollars (\$247,075) or so much thereof as may be necessary is hereby specifically appropriated to the Western Pennsylvania School for the Deaf for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the education and maintenance of two hundred and eighty State pupils at an annual rate not exceeding the sum of four hundred and forty dollars (\$440) per pupil or so much thereof as may be necessary.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 372, as follows:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

Whereas by the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Department of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended by the act approved the thirteenth day of June one thousand nine hundred and twenty-three (Appropriation Acts page thirty) entitled "An act to amend part of section two of the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills in-

curred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one, the sum of eight hundred and twenty-five thousand dollars (\$825,000) was appropriated to the Department of Public Instruction for the payment and liquidation of the mortgage and note indebtedness of the several State Normal Schools of the Commonwealth and the accrued interest thereon due the note-holders payment of which was agreed upon when the said normal schools were taken over by the Commonwealth and

Whereas the East Stroudsburg State Normal School has a note indebtedness amounting to forty-seven thousand three hundred three dollars and sixty-five cents (\$47,303.65) which was incurred while the said normal school was in process of being taken over by the Commonwealth but after the date of the deed conveying the property of said school to the Commonwealth and

Whereas it has been impossible to make payment of the said note indebtedness out of the aforesaid appropriation by reason of the circumstances above related and

Whereas there is an unexpended balance of the said appropriation in the amount of seventy-three thousand three hundred and seventy-one dollars and thirty-eight cents (\$73,371.38)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-seven thousand three hundred three dollars and sixty-five cents (\$47,303.65) out of the unexpended balance of the said appropriation of May twenty-seventh one thousand nine hundred and twenty-one is hereby reappropriated to the Department of Public Instruction for the purpose of paying the note indebtedness of the East Stroudsburg State Normal School incurred prior to January first one thousand nine hundred and twenty-one

Section 2 The remainder of the unexpended balance of said appropriation of May twenty-seven one thousand nine hundred and twenty-one to-wit twenty-six thousand sixty-seven hundred dollars and seventy-three cents (\$26,067.73) shall lapse into the General Fund of the State Treasury immediately upon the approval of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 402, as follows:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and five thousand dollars (\$105,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the Blossburg State Hospital located at Blossburg Tioga County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary

For annex to kitchen and dining room alterations in main building refrigeration equipment and furnishings alterations to nurses building and ambulance the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 516, as follows:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine hundred Thousand Dollars (\$900,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the University of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the general maintenance of the University of Pittsburgh the purchase of such apparatus and equipment as the Trustees may deem necessary for the best interest of the University maintenance of teaching facilities in hospitals for students in the School of Medicine of the University including the Maternity Dispensary as follows namely

For Schools and Departments Liberal and Fine Arts three Hundred and fifty-seven Thousand Dollars (\$357,000)

For the Technical Schools including Engineering and Mines and Chemical Engineering courses Two Hundred and Twenty-five Thousand Dollars (\$225,000)

For the School of Education including extension work in Education Sixty-five Thousand Dollars (\$65,000)

For Professional Schools including teaching facilities in hospitals for students in the Schools of Medicine and maintenance of the Maternity Dispensary Two Hundred and Fifty-three Thousand Dollars (\$253,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 627, as follows:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of Temple University at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the general maintenance of the University and the purchase of such apparatus and equipment as the Trustees may deem necessary for the best interests of the University

Provided however that the sum of one hundred thousand dollars (\$100,000) thereof shall be used for the maintenance and equipment of the Colleges of Liberal Arts and Sciences including the College of Liberal Arts and Science Pre-Medical and Pre-Dental courses and the School of Music

And provided further that the sum of one hundred thousand dollars (\$100,000) therefor shall be used for the maintenance and equipment of the School of Education including the summer session and extension work in education

And provided further that the sum of one hundred thousand dollars (\$100,000) thereof shall be used for the maintenance and equipment of the professional school including the schools of law medicine dentistry pharmacy and Chiropody and including teaching facilities in the Garretson Hospital of Temple University and the Samaritan Hospital of Temple University for students in the School of Medicine

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 750, as follows:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one Million Dollars (\$1,000,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for and during the two years beginning June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven payments to be made at the rate of three dollars (\$3) per diem for the medical and surgical treatment rendered to and maintenance of each person treated in said hospitals who is entitled to free service and for each part day service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said Hospital

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several medical and surgical hospitals shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the names of the indigent sick or injured persons received and treated in said hospitals for the sick and injured respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent sick or injured persons was treated during said quarter Provided also That no payment shall be made on account of the treatment of said indigent sick or injured persons until the Secretary of Welfare shall have certified to the Auditor General that the quarterly report setting forth the names of said indigent sick or injured persons contains no name other than that of patients entitled to receive care and treatment at the expense in full or in part of the State And further provided That no Hospital shall during any one year receive more than One Hundred Thousand Dollars (\$100,000)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 768, as follows:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 780, as follows:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and thirty-five thousand dollars (\$235,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance including salaries wages or other compensation of a superintendent and assistants and employees the cost of supplies and equipment rental of buildings or rooms outside of the institution postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the board and the operation of the institution the sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary

For new elevators remodeling of one old building to take care of the laundry fire escapes and the correction of conditions constituting serious hazards to property and life equipment replacements and general repairs the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 790, as follows:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Forests and Waters shall as soon as practicable after the approval of this act make all necessary repairs to the dyke along the Delaware River at Matamoras Pike County

Section 2 That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Forests and Waters for the purpose of carrying out the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 797, as follows:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an ap-

propriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission to revise and consolidate the Laws relating to children appointed under the provisions of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to the dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of said commission" is hereby continued for a further period of two years and shall make report to the General Assembly at the session of one thousand nine hundred and twenty-seven recommending such changes in the existing law as may to such commission seem desirable

Section 2 To carry out the purpose of this act the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the use of the commission Payment of the money shall be on the order of the Chairman of the commission and on warrant of the Auditor General

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 840, as follows:

An Act to amend Sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section three of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation" is hereby amended to read as follows

Section 3 The Governor shall immediately appoint a Board of Trustees of [seven citizens] nine members to manage the affairs of said hospital Said Trustees shall be appointed for the following terms [one for one year] three for two years three for four years and three for six years Thereafter as the respective terms expire Trustees shall be appointed for six-year terms Vacancies shall be filled by the Governor for unexpired [term] terms Said Board of Trustees shall be known as Board of Trustees of Locust Mountain State Hospital and shall be a departmental administrative board within the Department of Welfare The Secretary of Welfare shall be ex-officio a member of the Board

Section 2 Section four of the said act is hereby amended to read as follows

Section 4 Said Board of Trustees shall have full charge and supervision of the said hospital and its affairs and shall appoint a superintendent and such physicians nurses clerks and employes as may be necessary and fix their compensation in conformity with the standards established by the Executive Board of this Commonwealth The Board subject to the approval of the [Commissioner of Public]

Secretary of Welfare shall adopt and amend such rules and regulations for the government of the hospital and the admission of patients as it may deem necessary [The Board shall make a biennial report to the Governor] The Board shall be subject in all respects to the laws of this Commonwealth limiting the powers of departmental administrative boards with regard to the expenditure of money and prescribing the duties of departmental administrative boards with reference to the making of financial reports the furnishing of financial and budgetary information to the department with which it is connected and the making of biennial reports

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 858, as follows:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred five thousand dollars (\$105,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary

For the equipment of new building improvement and retaining wall and grading ground around new building and for repairs and furnishing cottage for temporary housing of nurses the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with

The House proceeded to the second reading and consideration of House Bill No. 891, as follows:

An Act to make an appropriation to the City of Philadelphia one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) or so much thereof as may be necessary is hereby appropriated to the city of Philadelphia to be used and expended for and toward the celebration of the Sesqui-Centennial anniversary of the Independence of the United States

Section 2 The money so appropriated shall be expended only as authorized and directed by the Council of the City of Philadelphia and shall be drawn from the State Treasury upon warrants of the Auditor General drawn upon requisitions by the Mayor of the said city

Section 3 All work and materials necessary to be furnished in order to carry into effect the purpose for which this appropriation is made shall be performed and furnished under contract to be given to the lowest responsible bidder or bidders under such regulations as may be prescribed by the Council of said city or such as may be applicable with respect to other municipal contracts thereof

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 994, as follows:

An Act making an appropriation to the Department of Agriculture

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the payment of indemnity claims for animals destroyed to prevent the spread of dangerous communicable diseases which have accrued and will accrue up to May thirty-first one thousand nine hundred and twenty-five the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Agriculture to be paid out of any moneys available in the "Dog Fund" created by the provisions of section sixteen of the act approved the eleventh day of May one thousand nine hundred and twenty-one Pamphlet Laws five hundred and twenty-two entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" and its amendments

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 996, as follows:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred one thousand dollars (\$101,000) or so much thereof as may be necessary is hereby appropriated from the Dog Fund in the State Treasury to the Department of Agriculture for the payment of expenses of the Department which have heretofore been incurred or may be incurred prior to the thirty-first day of May one thousand nine hundred and twenty-five as follows

For the payment of the salaries wages or other compensation of such deputy secretaries directors or chiefs of bureaus deputy directors or chiefs of bureaus attorneys special-ists chemists advisers inspectors agents special agents clerks reporters stenographers and other employes as may be required for the proper conduct of the work of the department for the payment of traveling postage contingent and incidental expenses of the Secretary of Agriculture and the officers and employes of the department of supplies including scientific apparatus chemicals samples of food books and other materials cost of maintenance of field laboratories premiums and other expense incident to the State Farm Products Show and agricultural meetings held in connection therewith including the compensation and expenses of lectures of the cost of maintaining an agricultural library and issuing and distributing agricultural bulletins and of other

publicity of the expenses incident to the establishment and enforcement of quarantines of the expense of regulating the weighing testing buying and selling of milk and cream for the scouting and control of imported white pine blister the Japanese beetle the potato wart disease and generally of the diseases of poultry animals and plants for the inspection of and supervision over cold storage plants for the inspection and analysis of concentrated commercial feeds fertilizers lime used for agricultural purposes linseed oil paints seeds and insecticides for the payment of the expense of collecting and publishing facts relating to the transportation and marketing of farm products and the statistics relating to the agricultural industries and interests of the State and for the enforcement of any and all acts of Assembly which it is the duty of the department to enforce including the acts relating to animal industry

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1012, as follows:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

Whereas during the term of Robert E. Lamberton as Sheriff of Philadelphia County a writ of fieri facias was issued out of the Court of Common Pleas number four of said County as of December Term one thousand nine hundred and twenty-two number six thousand seven hundred and sixty-four under which said Sheriff levied upon certain personal property alleged to belong to J. Winderman Inc the defendant in said writ but part of said property was claimed by Herman Winderman and an interpleader was framed which has not yet been disposed of and

Whereas on account of the failure of said claimant to file a bond in order to secure the release of the goods claimed by him from said levy Colonial Manufacturing Company the plaintiff in said writ obtained an order directing said Sheriff to sell said goods while said interpleader was pending in consequence of which said Sheriff sold said goods on June eighteenth one thousand nine hundred twenty-three after due advertisement and

Whereas upon receiving notice of said sale the Auditor-General under date of June seventh one thousand nine hundred twenty-three made demand on said Sheriff for payment of certain capital stock and corporate loan taxes due the Commonwealth from said J. Winderman Inc. amounting to the sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) out of the proceeds of said sale and

Whereas said sheriff without personal knowledge of said interpleader by his check dated February forth one thousand nine hundred twenty-four sent to the Auditor General paid into the State Treasury the said sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) before said interpleader was determined which mistake was due to an oversight of said Sheriff's deputies in not noting said interpleader on the Execution Docket of said Sheriff and

Whereas in the event that said interpleader is determined in favor of said claimant of said goods said Sheriff will become personally liable to said claimant for the amount of said taxes so paid therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) is hereby specifically appropriated to the Department of the Auditor General to reimburse Robert E. Lamberton for moneys erroneously paid into the State Treasury as capital stock and corporate loans taxes of J Winderman Inc

Section 2 Said money shall be paid on the warrant of the Auditor General if after due investigation the Auditor General finds that the payment of said taxes should not have been made out of the proceeds of the sale of said personal

property claimed by Herman Winderman but sold as the property of said J Winderman Inc

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1018, as follows:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expense and for the payment of salaries fees and expenses

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby specifically appropriated to the use of the Lake Erie and Ohio River Canal Board of Pennsylvania created by the act of General Assembly approved June twenty-seventh one thousand nine hundred and thirteen (Pamphlet Laws six hundred fifty-two) the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary for the payment of expenses incurred in printing distribution or in otherwise making available for public use reports maps documents and records issued by or in possession of the board for the payment of expenses incurred in doing such things as the board may deem expedient to secure the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the said act and for the payment of expenses incidental to the maintenance of the offices of the board in the city of Pittsburgh the traveling expenses of the board and any of its officers or employees and the payment of the salaries fees and expenses of such engineers draftsmen attorneys experts and clerical assistance as the board may employ

All expenditures of the board shall be made in the manner provided in the eighth section of said act approved June twenty-seventh one thousand nine hundred and thirteen (Pamphlet Laws six hundred fifty-two)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1019, as follows:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of Eight Hundred (\$800.00) dollars is hereby specifically appropriated to Mary E. Mumper of Gettysburg for damages to her Hudson Coach Automobile sustained in a collision with a motorcycle on the Lincoln Highway West of York on the twenty-second day of September one thousand nine hundred and twenty-four while impressed into the service of the Commonwealth by a State Highway Patrolman in the pursuit of a bandit

Section 2 The amount hereinbefore appropriated shall be paid upon requisition of the State Highway Commissioner

on the warrant of the Auditor General on the State Treasurer from the Motor Fund the same being the receipts from motor licenses fines penalties and other sources and which are appropriated to the State Highway Department

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1020, as follows:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-one thousand one hundred and seventeen dollars (\$141,117) or so much thereof as may be necessary is hereby specifically appropriated to the Western Pennsylvania School for the Blind for the two fiscal years beginning June first one thousand nine hundred and twenty-five toward the education and maintenance of one hundred and thirty-five State pupils resident in the State at an annual rate not exceeding five hundred and twenty-five dollars (\$525) per pupil or so much thereof as may be necessary Provided That if any money appropriated for the maintenance of pupils shall remain in the treasury on account of a decrease in the cost per capita through good management the same may be drawn for maintenance of an extra number of pupils whose maintenance would amount to the said balance not exceeding the per capita allowed in the act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1022, as follows:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-six thousand dollars (\$56,000) or so much thereof as may be necessary is hereby specifically appropriated to the Downingtown Industrial and Agricultural School of Downingtown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the renewal of stock and farming implements the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1023, as follows:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred thirty-four thousand four hundred and eighty dollars (\$434,480) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the education and maintenance of not more than five hundred and five deaf children residents of the State at an annual rate not exceeding four hundred and thirty dollars (\$430) per capita and that the further sum of six thousand dollars (\$6,000) is hereby specifically appropriated to said institution for the education and maintenance of three pupils who are deaf dumb and blind for the two fiscal years beginning June first one thousand nine hundred and twenty-five the evidence of the cost per capita to be furnished to the Auditor General before the quarterly settlements Provided however That no part of this appropriation shall become available until the managers of this institution shall have filed with the Department of Public Welfare and the Auditor General a declaration that hereafter all pupils received in this institution shall be taught exclusively by the oral method unless physically incapable of being taught by such method

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1040, as follows:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

Whereas the Mercer State Hospital formerly the Cottage State Hospital located at Mercer Pennsylvania was established and title conveyed to the Board of Trustees on the thirtieth day of December one thousand eight hundred and ninety primarily for the purpose of caring for injured miners in the soft coal fields in the vicinity of Mercer and

Whereas the soft coal mines of that vicinity have been abandoned thus relieving the Mercer State Hospital of the care of that class of patients for whose convenience said hospital was established and

Whereas excellent hospital facilities in nearby centers made easily accessible by improved highways detracted from the service offered by the Mercer State Hospital to such an extent that the Trustees of said hospital deemed it wise to discontinue its operation on the first day of June one thousand nine hundred and twenty-three and

Whereas the Board of Trustees of said hospital have entered into an agreement for the sale of said property including real estate furniture fixtures and other personal property to D. E. Vogan M. D. for the sum of fifteen thousand dollars (\$15,000.00) therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Trustees of the Mercer State Hospital is authorized to sell and convey the real estate fixtures furniture and other personal property together with the buildings thereon erected formerly used and occupied by the said Mercer State Hospital title to which is now in the said Board of Trustees to D. E. Vogan M. D. for the sum of fifteen thousand dollars (\$15,000.00)

Section 2 The Board of Trustees of said Mercer State Hospital is further authorized to execute a deed for said property which when approved by the Governor and the Attorney General of the Commonwealth and delivered to the said D. E. Vogan M. D. upon the payment by him of the purchase price of fifteen thousand dollars (\$15,000.00) shall vest in the said D. E. Vogan M. D. a good and sufficient title therefor and the proceeds of said sale shall be paid into the State Treasury for the use of the Commonwealth together with any unexpended moneys in the hands of the said Trustees paid to them in connection with the affairs of said Hospital

Section 3 There is hereby specifically appropriated to the Board of Trustees of said Hospital in order that they may finally close out its affairs the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary to pay the obligations incurred on account of said Hospital during the biennium beginning June first one thousand nine hundred and twenty-one and the expenses of the said Trustees incurred since said biennium in pursuance of the duties of their official positions

Section 4 The unexpended portion if the appropriation of five hundred dollars (\$500.00) appropriated to the Cottage State Hospital for Injured Persons at Mercer Pennsylvania by Act No. 63-A of the Appropriation Acts Session one thousand nine hundred twenty-three page eighty-two is hereby lapsed into the General Fund of the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1058, as follows:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million fifty-five thousand dollars (\$1,055,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Western State Penitentiary for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of eight hundred fifteen thousand dollars (\$815,000) or so much thereof as may be necessary for salaries insurance repairs to buildings and equipment medical and surgical instruments transportation gratuities clothing for discharged prisoners supplies the return of escaped prisoners and any other expenses necessary for the proper conduct of the work of the Board for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary for general repairs to purchase fuel-saving equipment and instruments on boilers improvement of the electrical system and correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of two hundred five thousand dollars (\$205,000) or so much thereof as may be necessary for the continuation of the erection construction and equipment of the said Western State Penitentiary in Centre County authorized by the act entitled "An act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March one thousand nine hundred and eleven and its amendments and supplements for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1059, as follows:

An Act making an appropriation to the Board of Trustees of the Polk State School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million one hundred ninety thousand dollars (\$1,190,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Polk State School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of one million twenty-five thousand dollars (\$1,025,000) or so much thereof as may be necessary for the maintenance and training of inmates at the annual rate of two hundred and fifty dollars (\$250) per annum for each inmate for maintenance including salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the Board and the operation of the institution for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of one hundred sixty-five thousand dollars (\$165,000) or so much thereof as may be necessary for improvements to power plant including addition to building new boiler exterior coal pocket coal crusher feed pumps and accessories reconstruction of stairways in hospital and boys' cottage group finishing and furnishing dormitories of the third story of the girls' cottage group farm improvements including new buildings repairs and alterations to old buildings clearing draining and fencing farm machinery and two horses covering pipes and tanks with heat insulating material refrigerator lines improvement of sewage system correction of conditions constituting serious hazards to property and life fuel saving equipment and instruments on boilers for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1060, as follows:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Soldiers' Orphans' School at Scotland for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

For the support of the Pennsylvania Soldiers Orphans' School at Scotland including instruction operation and maintenance and such necessary additions extensions alterations equipment and repairs as may be authorized and approved by the Superintendent of Public Instruction and the expenses of the Board of Trustees of said school and for buildings and construction for the Pennsylvania Soldiers' Orphans' School as authorized and approved by the Superintendent of Public Instruction for two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1061 as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and ninety thousand dollars (\$390,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Training School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary for maintenance including salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment postage expressage telephone rentals and toll charges and such other expenses of every kind and descriptions as may be necessary for the proper conduct of the work of the board and the operation of the institution for repairs for painting and glazing and for the purchase of library books for two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary for improvement and necessary enlargement of power plant and its equipment to improve fire protection a root cellar electric extensions and repairs improvements and repairs to water dam pumping station and filtration plant equipment and repairs in the main kitchen new equipment for bake shop equipment and tools for the various shops and industrial buildings repairs to farm houses and barns sanitary plumbing paving repairs to chapel organ refrigeration equipment for new laundry building purchase of land to protect water shed purchase of fuel saving equipment and instruments on boilers and the correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1062, as follows:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennhurst State School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

For general repairs the improvement of water and sewage system the correction of conditions constituting serious hazards to property and life fuel saving equipment and instruments on boilers improvement to electrical system and the purchase of a water softening plant

That the further sum of six hundred and sixty thousand dollars (\$660,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennhurst State School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the maintenance and training of inmates at the annual rate of two hundred and seventy-five dollars (\$275) per annum for each inmate maintenance to include salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment the rental of farm lands for institutional use postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the Board and the operation of the institution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1063, as follows:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Locust Mountain State Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary for maintenance including salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment rental of buildings or rooms outside of the institution postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the board and the operation of the institution for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the purchase of equipment for the new hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1064, as follows:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six hundred and twenty thousand dollars (\$620,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Eastern State Penitentiary for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of six hundred thousand dollars (\$600,000) or so much thereof as may be necessary for salaries insurance repairs to buildings and equipment transfer of prisoners supplies parole expenses gratuities clothing for discharged convicts and any other expenses necessary for the proper conduct of the work of the Board for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of twenty-thousand dollars (\$20,000) or so much thereof as may be necessary for the purchase of fuel-saving equipment and instruments on boilers for improvement of electrical system and for correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1092, as follows:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Julia White Priscilla Home for the Aged Colored People located at LaMott Montgomery County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1138, as follows:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary is hereby specifically appropriated to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 394, entitled:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 782, entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by

counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 423, entitled:

An Act to require building and loan associations incorporated under the laws of this Commonwealth to have a solicitor and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 531, entitled:

An act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing for the collection of taxes upon gross receipts of persons individuals companies joint-stock associations and limited partnerships engaged in freight passenger oil and motor transportation and from water-power and hydro-electric companies and providing also for the payment of taxes upon gross receipts where works are operated by others than the owners thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 837, entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1041, entitled:

An Act providing constables fees for service of writs in juvenile cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1000, entitled:

An Act making it unlawful for any district attorney assistant district attorney or other prosecutor to sit within the bar of the court or otherwise conduct himself so as to cause the jury to believe that he is a part of the court and providing for the removal of such officers from office on quo warranto by the attorney general in certain cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1067, entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1109, entitled:

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detective defining their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1111, entitled:

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills in counties of the first class of this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 182, entitled:

An Act to restrain certain sports and parades on Memorial Day

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 559, entitled:

An Act prohibiting public service companies engaged in the business of furnishing manufacturing or selling gas water electric light electric power or telephone service from imposing any ready to serve or meter charge or meter rental charge and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1073, entitled:

A Joint Resolution constituting a commission to examine the laws of the Commonwealth relating to rights of married persons and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 607, entitled:

An Act to regulate and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1001, entitled:

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 806, entitled:

An Act to amend sections thirteen and fourteen of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by permitting its defendants in actions of trespass to set up counter-claims arising out of the same transaction as that sued on by the plaintiff and declaring the effect of averments contained in such counter-claim

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 631, entitled:

An Act to amend sections two and three of an act approved the ninth day of June one thousand nine hundred and eleven entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1110, entitled:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 986, entitled:

An Act authorizing municipalities to acquire the plant or system of electric light companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipalities

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 958, entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 633, entitled:

An Act to amend section two of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 967, entitled:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" where such contracts have been either in whole or in part performed by the contractor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 847, entitled:

An Act establishing a State Highway in the county of Elk providing for its location construction improvement and maintenance by the Commonwealth and vacating a certain section of State road in the said county of Elk

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 971, entitled:

An Act authorizing municipalities to acquire the plant water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 758, entitled:

An Act to amend sections seven and seventeen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this Act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 863, entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A Supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 883, entitled:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provision for the certification of supervisory officials employed by school districts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1068, entitled:

An Act providing for the payment out of the motor license fund of all unexpended balances of any appropriations heretofore made for State-aid highways and for maintenance and replacements on the State highway system

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 940, entitled:

An Act appropriating certain license fees to the Department of Highways for the payment of township rewards" as provided in the township reward act of July 15, 1919 providing for the payment of certain fees to treasurers of certain counties for road purposes permitting licensing regulating and controlling horse racing and betting and wagering on the result of such races creating a racing commission with jurisdiction over the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 670, entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 969, entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1088, entitled:

An Act providing for the notification of witnesses for the defendant in criminal cases where the accused is held for want of bail and imposing certain duties on the district attorney

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1030, entitled:

An Act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs Department of the Auditor General and the Treasury Department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1029, entitled:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by clarifying the provisions thereof with respect to municipally owned and operated public utilities

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 972, entitled:

An Act to amend clause forty-four of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 763, entitled:

An Act to amend sections three hundred and twenty-five and five hundred and nine of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 964, entitled:

An Act providing that certificates of association and articles of incorporation of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or a justice of the peace validating such acknowledgements made prior to the approval of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 757, entitled:

An Act to amend paragraph one of section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 965, entitled:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 968, entitled:

An Act regulating the Levying Collection and Payment of Taxes in Boroughs

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 192, entitled:

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and and reconviction for breach of parole and extending the powers and duties of board of prison inspectors of penitentiaries" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 974, entitled:

An Act to repeal an act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws 677) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional sub-section to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and asses part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1069, entitled:

A Supplement to the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) entitled "An act empowering the State Highway Department to rebuild certain inter-county bridges located on the routes of State Highways which bridges cross rivers and have been heretofore destroyed by fire making an appropriation" that the unexpended balance of said appropriation shall be paid out of the motor license fund

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 970, entitled:

An Act to amend an act approved the fourteenth day of May nineteen hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing for a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" by adding an additional section to Article seventeen Chapter six thereof providing an additional method for meeting the cost of the construction of new water mains in connection with municipally owned water supply systems in boroughs by empowering boroughs to assess all or a part of the cost of such construction against the properties abutting thereon by the front foot rule and collect the same as municipal claims are now by law collected

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 444, entitled:

An Act regulating the selection and qualifications of jurors for service in the several courts civil and criminal of counties of the second class creating a Board of Judges from the County of Common Pleas of said counties for this purpose prescribing the powers and duties of said Board imposing the expense of maintaining and operating said Board upon said counties requiring the County Commissioners of said counties to provide suitable office quarters equipment and supplies for said Board authorizing the employment of necessary clerks assistants and other employees abolishing the existing office of jury commissioner in said counties requiring other county officers and Boards to furnish information to said Board requiring taxables to furnish information in respect to their qualifications under oath and prescribing punishments for violation of the provisions hereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 845, (Senate Bill No. 96), entitled:

An Act to amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 577, (Senate Bill No. 99), entitled:

An Act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 579, (Senate Bill No. 110), entitled:

An Act to amend an act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and sixty-seven) entitled "An act authorizing and empowering the district attorneys of each county to organize themselves into a State association for the purpose of holding meetings and providing for the payment of the expenses thereof and of the district attorney attending by the several counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 720, (Senate Bill No. 169), entitled:

An Act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 916, (Senate Bill No. 175), entitled:

An Act relating to township roads prescribing the time within which approved township roads must be physically opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for the revision of any land proposed to be taken therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 724, (Senate Bill No. 199), entitled:

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 944, (Senate Bill No. 200), entitled:

An Act to amend section fourteen of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of a State annuity to employees who separated from school service prior to the establishment of the Retirement System

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 917, (Senate Bill No. 236), entitled:

An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 918, (Senate Bill No. 238), entitled:

An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 919, (Senate Bill No. 239), entitled:

An Act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 946, (Senate Bill No. 240), entitled:

An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to protect timber lands from fire" approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 920, (Senate Bill No. 241), entitled:

An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 921, (Senate Bill No. 242), entitled:

An Act to repeal an act approved the second day of May one hundred and nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 922, (Senate Bill No. 243), entitled:

An Act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 923, (Senate Bill No. 244), entitled:

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 926, (Senate Bill No. 290), entitled:

An Act to the act approved the eleventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter name number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State" authorizing the inclusion of township roads in routes designated by the Secretary of Highways

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 951, (Senate Bill No. 311), entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended making further provision for the special education of certain children incapable of receiving proper education in the regular classes of the public schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 952, (Senate Bill No. 312), entitled:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 953, (Senate Bill No. 313), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled "An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth" extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 954, (Senate Bill No. 314), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the education of deaf blind or crippled children

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1083, (Senate Bill No. 378), entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1104 (Senate Bill No. 442), entitled:

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

RESOLUTION RECALLING SENATE BILL NO. 329 FROM THE HOUSE OF REPRESENTATIVES.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 11, 1925.

SENATE BILL No. 329.

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the sale offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

Ordered, That the Clerk present the same to the House of representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

RESOLUTION POSTPONED.

Mr. GOODNOUGH. Mr. Speaker, I move that the further consideration of this resolution be postponed for the present.

Mr. IRVIN. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 419.

An Act to amend sections three and four of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty) entitled "An act to discontinue the State quarantine abolishing all offices and places connected therewith including the State Quarantine Board the Quarantine Physician and the Health Officer for the part of Philadelphia providing for the possession control and custody of certain books records paraphernalia and property authorizing the leasing or sale of the real estate or personal property connected with the Marcus Hook Station to the United States Government and repealing certain acts"

With information that the Senate has passed the same without amendment.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 269.

An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof of contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphan's court in all matters relating to fiduciaries concerned with the estates of decedents" providing for payments of property belonging to minors without appointment of guardian in estates of two hundred dollars or less

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 4, line 12, by striking out the word "three" and inserting in lieu therefor the word "two".
Amend the title, page 2, last line, by striking out the word "three" and inserting in lieu therefor the word "two".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Reader, |
| Alexander, | Evans, F. D., | MacMillan, | Rhodes, |
| Allman, | Flinchbaugh, | Malie, | Royle, |
| Anderson, | Flynn, | Marcus, | Sarig, |
| Armstrong, | Fockler, | Marshall, | Sautter, |
| Baldi, | Fratt, | Mathay, | Schilling, |
| Bartley, | Frye, | McBride, | Schoener, |
| Behney, | Gelnett, | McCaig, | Schwartz, |
| Bell, F. A., | Gilchrist, | McCann, | Scott, |
| Bell, W. T., | Goehring, | McClure, J. F., | Shaffer, |
| Bentley, | Goodnough, | McClure, J. H., | Shambach, |
| Berkheiser, | Goss, | McCormick, | Sheffer, |
| Bickett, | Greeby, | McDermott, | Smith, G. A., |
| Bidelspacher, | Greenstein, | McGowan, | Smith, H. J., |
| Blair, | Griffith, | McKim, | Sowers, |
| Blumberg, | Grimes, | McLaughlin, | Speer, |
| Bray, | Guerin, | Memolo, | Spencer, |
| Brewster, | Haas, | Metzger, | Stadtlander, |
| Bromley, | Hall, | Metzinger, | Staudenmeier, |
| Brown, E., | Hantz, | Millar, | Stavitski, |
| Brown, E. P., | Harding, | Miller, C., | Sterling, |
| Brown, T. J., | Hart, | Miller, H. A., | Stock, |
| Burchinal, | Haws, | Moffatt, | Storb, |
| Burke, | Heffernan, | Moore, | Storer, |
| Bush, | Heffran, | Morrison, | Strayer, |
| Calhoun, | Hess, | Muldowney, | Talbot, |
| Canon, | Himes, | Munley, | Thomas, L. D., |
| Colville, | Holcombe, | Myers, | Thomas, M. G., |
| Critchfield, | Holmes, | Neely, | Towner, |
| Cross, | Holtzman, | Nicholson, | Trescher, |
| Davies, | Hoover, | Nolte, | Voltz, |
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Wells, |
| Dengler, | Huber, | Patterson, B. H., | Welty, |
| Derby, | Irvin, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drinkhouse, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Lockhart, | Posey, | Wood, W. P., |
| Eaches, | Long, | Prosser, | Wright, |
| Earley, | Lucas, | Powell, | Bluett, |
| Ede, | Ludlow, | Pryor, | Speaker. |
| Edmonds, | Lukehart, | Raymond, | |
| Emhardt, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 17.

An Act to amend paragraph one of section eight of an act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and twelve) entitled "An act to establish an intermediate

court of appeal regulating its constitution officers jurisdiction powers practice and its relation to the Supreme Court and other courts providing for the reports of its decisions the compensation of the judges and other officers and the practice and costs on appeals from its judgments" eliminating the exception prohibiting said court from enforcing any short or hour list

SENATE BILL No. 47.

An Act regulating the sale of oysters at retail

SENATE BILL No. 61.

An Act to amend route number one hundred and two of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

SENATE BILL No. 85.

An Act for the promotion of the safety of the traveling public by authorizing counties and townships to purchase or condemn by the right of eminent domain property and lands along highways so as to eliminate dangerous curves and widen narrow highways

SENATE BILL No. 94.

An Act to validate the obligations of school districts issued prior to January first one thousand nine hundred and twenty-four pursuant to section five hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and

maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and its amendments not withstanding that said obligations were not issued under the seal of the district if any were not properly attested by the president and secretary of the board of directors of such district and that the incurring of said indebtedness and the issuing of obligations therefor were not first authorized by not less than two-thirds of the members of the board of school directors and that no provision for the payment of the same from the current revenue of said district was made

SENATE BILL No. 98.

An Act to further amend section one of the act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifteen) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population" as amended by pro-

viding that the deputy prothonotary in counties of the third class shall receive the same salary paid other deputies in such county

SENATE BILL No. 165.

An Act authorizing counties to engage in health work and to appropriate monies for such purposes

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

ADJOURNMENT.

Miss THOMAS. Mr. Speaker, I move that this House do now adjourn until Monday evening, March 16th, at 9:00 o'clock.

The motion was agreed to, and (at 4:00 o'clock P. M.), the House adjourned until Monday, March 16, 1925, at 9:00 o'clock P. M.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., MONDAY, MARCH 16, 1925.

No. 23.

SENATE

MONDAY, March 16th, 1925.

The Senate met at 9:00 o'clock P. M.

The PRESIDENT (Lieutenant-Governor David J. Davis) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

Almighty God: We bring to Thee our tribute of praises and gratitude for Thine unfailing goodness. Thy mercies are new every morning and fresh every evening. We thank Thee for life and health and strength, for food and raiment and a shelter. We are thankful for our friends on earth, and above all else for our friendship with Thee. Help us to so live that in some measure we shall be worthy of all Thou art doing for us. Forgive us for our sins. We are very imperfect. We do many things we ought not to do, and we leave undone many things that ought to be done. In the days to come may we be more obedient to Thy will.

Bless the Senators as they meet here this evening, and direct them in their work. For Jesus' sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mrs. VARE, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PROTESTING AGAINST BILLS LESSENING RESTRICTIONS ON SABBATH EMPLOYMENT, SPORTS OR AMUSEMENTS.

Mr. MACDADE presented petition of the Presbyterian Sunday School Superintendents Association, protesting against the passage of bills lessening restrictions on Sabbath employment, sports or amusements.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF BILL RELATIVE TO STATE TAKING OVER CERTAIN ROADS.

He also presented petition of Supervisors and Commissioners of Delaware County, favoring bill relative to State taking over certain roads.

Which was referred to the Committee on Public Roads and Highways.

PROTESTING AGAINST PASSAGE OF LEGISLATION REPEALING EXISTING LAW FOR REGISTRATION

OF PROFESSIONAL ENGINEERS AND LAND SURVEYORS.

He also presented petition of Society of Municipal Engineers of Philadelphia, protecting against the passage of legislation repealing existing law for registration of professional engineers and land surveyors.

Which was referred to the Committee on Judiciary General.

RESOLUTION RELATIVE TO REAPPOINTMENT OF TAX COMMISSION.

He also presented petition of Manufacturer's Club of Philadelphia favoring reappointment of present Tax Commission.

Which was referred to the Committee on Finance.

PROTESTING AGAINST PASSAGE OF LUDLOW BILL.

He also presented petition of County Commissioners of Delaware County, protesting against passage of the Ludlow Bill.

Which was referred to the Committee on New Counties and County Seats.

REPORTS FROM COMMITTEES.

Mr. CULBERTSON, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 876, (House Bill No. 321), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems.

Mr. BUCKMAN, from the Committee on Finance, re-reported as amended, Senate Bill No. 294, entitled:

An Act to further amend section twenty-one of the act approved the first day of June one thousand eight hundred and eighty-nine, (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine," by removing the exemption of a part of the capital stock of building and loan associations.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 304, (House Bill No. 187, entitled:

An Act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred twenty-two) entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of

dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State County city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 391, entitled:

An Act to amend sections one to eleven inclusive and to repeal section twelve of an act approved the first day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and thirty-eight) entitled "An act defining vocational education providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State" by making changes in the manner of disbursement of State and Federal funds for the furtherance of vocational education.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 440, (House Bill No. 471), entitled:

An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties.

Also, from Committee on Appropriations, re-reported as amended, Senate Bill No. 565, entitled:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized subdivisions of any State or commonwealth of the United States and to any institution maintained by or receiving aid from any state or commonwealth of the United States or any organized sub-division thereof.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 566, entitled:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments providing by law for inmates directly laboring on industries therein.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 884, (House Bill No. 651), entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund."

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed Senate Bill No. 661, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by providing for the establishment of lights along village streets in townships of the first class, and authorizing the levy of a special tax therefor.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 638, (House Bill No. 775), entitled:

An Act to amend Section one of and to add Sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same.

Mr. HARRIS, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 635, (House Bill No. 608), entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June, one thousand eight hundred and ninety-five, (Pamphlet Laws one hundred and sixty-seven), entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first, second, and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof," as amended, by requiring undertakers' assistants to register, and licensed undertakers to register annually with the State Board of Undertakers.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 888, entitled:

An Act to establish as a state highway a certain section of public road in the county of Venango.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 889, entitled:

An Act authorizing the courts to grant divorces when either party is non compos mentis, and the cause of action arose prior to the determination of such capacity, and regulating the procedure therein.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 890, entitled:

An Act to amend clause four of section 37 of the act approved the 29th day of April, 1874, (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations;" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments.

Which was committed to the Committee on Banks and Building and Loan Associations.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 891, entitled:

An Act to improve and regulate the Civil Service of the Commonwealth of Pennsylvania and to regulate the conduct of the employes therein; and providing penalties for any violation thereof.

Which was committed to the Committee on Judiciary General.

Mr. CULBERTSON read in his place and presented to the Chair Senate Bill No. 892, entitled:

An Act to repeal the act approved the tenth day of April, one thousand eight hundred and seventy-three, (P. L. 661), entitled "An act to authorize the more prompt collection of taxes in the County of Cumberland."

Which was committed to the Committee on Judiciary Special.

Mr. DERRICK read in his place and presented to the Chair Senate Bill No. 893, entitled:

An Act providing for the transfer of the books of record of sheriff's and coroner's deeds from the office of the prothonotary to the office of the recorder of deeds, and for the indexing of such deeds in said office; imposing the expense thereof on the county; and providing that such indices shall be notice to all persons.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 894, entitled:

An Act to encourage the preservation of forests, by providing for a rebate of taxes levied upon forested land.

Which was committed to the Committee on Forestry.

Also read in his place and presented to the Chair Senate Bill No. 895, entitled:

An Act to repeal the act approved the 28th day of May, one thousand nine hundred and fifteen (P. L. 614), entitled "An act requiring the prothonotaries of the several courts of common pleas of this Commonwealth to provide an ad-judgment index and fixing the fees of the prothonotaries therefor."

Which was committed to the Committee on Judiciary General.

Mr. COYNE read in his place and presented to the Chair Senate Bill No. 896, entitled:

An Act authorizing the county court for the County of Allegheny to appoint interpreters; and providing for their compensation.

Which was committed to the Committee on Judiciary General.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 897, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 898, entitled:

An Act providing for the taxation, modification, remission and collection of all fees received by the several prothonotaries and clerks of the courts of this Commonwealth, and authorizing the courts to direct the county to pay the costs in certain actions where the amounts involved do not exceed the sum of fifty dollars, and where the parties thereto are without funds.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 899, entitled:

An Act for the identification of infants born in places where maternity cases are handled; providing for the taking of finger or foot prints of infants, and the filing of the same; and charging persons in charge of such places with the enforcement thereof.

Which was committed to the Committee on Public Health and Sanitation.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 900, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment of the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State Committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Which was committed to the Committee on Elections.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 901, entitled:

An Act establishing the children's court of Philadelphia prescribing and defining its jurisdiction with regard to delinquent, dependent, neglected and incorrigible children, under the age of sixteen years, and the enforcement of attendance and compulsory school laws, regulating procedure in said court, providing for the appointment of a probation committee and officers and employes of said court, and for their salaries, and imposing the expenses of said court upon the county.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 902, entitled:

An Act to amend section one of the act approved the seventh day of July, one thousand nine hundred and thirteen, (P. L. 693), entitled, "An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon, as provided by article eighteen, section one, of the Constitution," as amended.

Which was committed to the Committee on Judiciary General.

Mr. STITES read in his place and presented to the Chair Senate Bill No. 903, entitled:

An Act for the protection of pigeons, prohibiting the shooting of live pigeons and their use as targets, and prohibiting the leasing and use of certain premises for such purposes.

Which was committed to the Committee on Game and Fisheries.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 904, entitled:

An Act to further amend section thirty-six of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 678), entitled "An Act relating to and regulating the use and operation of motor vehicles

and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle;" by prohibiting the registration of a motor vehicle, for and the issuance of a driver's license to, any person against whom a judgment of record for personal injuries, death or property damage remains unpaid for a period of six months.

Which was committed to the Committee on Public Roads and Highways.

Mr. NORTH read in his place and presented to the Chair Senate Bill No. 905, entitled:

An Act to amend clause nine, section nine, of article seven of chapter six, as amended, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Which was committed to the Committee on Municipal Affairs.

Mr. MacDADE read in his place and presented to the Chair Senate Bill No. 906, entitled:

An Act to authorize the formation of a county planning commission in counties of the third, fourth and fifth classes in the Commonwealth; prescribing its powers and duties; and authorizing the county commissioners to make appropriations and to acquire property.

Which was committed to the Committee on New Counties and County Seats.

Also read in his place and presented to the Chair Senate Bill No. 907, entitled:

An Act to repeal the act approved the twenty-first day of May, one thousand nine hundred and thirteen, (P. L. 285), entitled "An Act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town, or township taxes, respectively; and providing for the sale of such lands for taxes," and the amendments thereto.

Which was committed to the Committee on New Counties and County Seats.

Mr. QUIGLEY read in his place and presented to the Chair Senate Bill No. 908, entitled:

An Act to amend route number 205 of section six of the act approved the 31st day of May, 1911 (P. L. 468) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a state highway commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendent of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of author-

ity over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turn-pikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injury or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 909, entitled:

An Act authorizing the Department of Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven, Clinton County.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 148, as follows:

An Act constituting the board of trustees of Washington and Jefferson College a Commission to provide a memorial to the memory of the late James A. Beaver and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of trustees of Washington and Jefferson college is hereby constituted a commission to provide for the construction and erection or creation and dedication of a suitable memorial in honor of the memory of the late James A. Beaver a General during the Civil War Governor of this Commonwealth from January the eighteenth one thousand eight hundred and eighty-seven to January the twentieth one thousand eight hundred and ninety-one a Judge of the Superior Court of Pennsylvania and President of the board of trustees of said college until his death

Section 2 The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary is hereby appropriated to the said board of trustees to carry out the purpose of this act. Said appropriation shall be available as follows one hundred thousand dollars during the two

fiscal years commencing June first one thousand nine hundred and twenty-five and one hundred thousand dollars during the two fiscal years commencing June first one thousand nine hundred and twenty-seven

Payments from said appropriation shall be made upon requisition of the President of the said board of trustees by warrant of the Auditor General upon the State Treasurer in the usual manner

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that the bill be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 408, as follows:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" is hereby amended to read as follows

Six "State employee" shall mean any person holding a State office under the Commonwealth of Pennsylvania or employed by the year or by the month by the State Government of the Commonwealth of Pennsylvania in any capacity whatsoever But the term "State employee" shall not include judges and it also shall not include those persons defined as employees in section one paragraph seven of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contribution of the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" as amended by section one paragraph seven of the act approved the twenty-first day of April one

thousand nine hundred and twenty-one (Pamphlet Laws two hundred [fifty-five]) forty-five excepting such officers and employes of the Department of Public Instruction as are not members of or who may withdraw from the public school employees' retirement association provided by said act and no member shall be deprived of credit for prior service as a State employee because of the fact that such service was rendered while he or she was a member of the public school employees' retirement association

[The term "State employee" shall include all State officers and employes regularly employed by the year or by the month but who during a legislative session instead of a fixed annual or monthly salary or compensation are paid upon a per diem basis or by a fixed salary or compensation for the legislative session]

In all cases of doubt the retirement board shall determine whether any person is a State employee as defined in this paragraph and its decision shall be final

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Einstein, | Lanius, | Schantz, |
| Betts, | Eyre, | Leslie, | Snyder, |
| Bonbrake, | Freeman, | MacDade, | Sones, |
| Brown, | Gelder, | Mansfield, | Sprolws, |
| Buckman, | Griswold, | Miller, | Steele, |
| Coyne, | Harris, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 433, (House Bill No. 493), entitled:

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions and posts professions trades and occupations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after July first one thousand nine hundred and twenty-five no taxes shall be levied and collected in any county of the second class upon salaries and emoluments of office offices and posts of profit professions trades and occupations but in lieu thereof the county commissioners of the said counties shall annually at time other tax levies are made levy a poll tax not exceeding fifty cents upon each resident taxable of such county Such poll taxes shall be collected in the manner provided by law for the collection of county taxes in said county

Section 2 All county taxes now assessed and collected on salaries and emoluments of offices on offices and posts of profit professional trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessor prior to the passage of this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45

| | | | |
|-----------|-----------|------------|-----------|
| Aron, | DeWitt, | Kunkle, | Phipps, |
| Baldwin, | Earnest, | Kutz, | Quigley, |
| Barr, | Aron, | Lanius, | Salus, |
| Baumer, | Freeman, | Leslie, | Schantz, |
| Betts, | Gelder, | MacDade, | Snyder, |
| Bonbrake, | Griswold, | Mansfield, | Sones, |
| Brown, | Harris, | Miller, | Sprowls, |
| Buckman, | Homsher, | North, | Steele, |
| Coyne, | Huffman, | Norton, | Stites, |
| Daix, | Joyce, | Painter, | Vare, |
| Davis, | Krause, | Patton, | Woodward, |
| Derrick, | | | |

NAYS—1

Culbertson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS RECOMMITTED.

Mr. STEELE. Mr. President, I move that Senate Bill No. 108 on third reading, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the world War and providing for the distribution thereof by the Governor

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Mr. STEELE. Mr. President, I move that Senate Bill No. 120 on third reading, entitled:

An Act to further amend the act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" by extending its provisions to health officers

be recommitted to the Committee on Municipal Affairs.

Mr. STITES. Mr. President, I second the motion.

The motion was agreed to.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 167, on third reading, entitled:

An Act creating a presumption with regard to vehicles bearing the name or license number of its owner

be recommitted to the Committee on Municipal Affairs.

Mr. ARON. Mr. President, I second the motion.

The motion was agreed to.

Mr. NORTON. Mr. President, I move that Senate Bill No. 229 on third reading, entitled:

An Act to amend an act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred sixty-eight) entitled "An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto"

be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 309 on third reading, entitled:

An Act imposing a poll tax for county purposes in all counties except counties of the first and second class on male and female residents over the age of twenty-one years and abolishing the occupation tax

be recommitted to the Committee on Elections.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 317, (House Bill No. 99), entitled:

An Act validating proceedings and ordinances of borough councils providing for joint grading paving curbing and draining of public highways by the borough and county borough and State or the borough county and State and validating municipal liens therefor.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Kunkle, | Phipps, |
| Baldwin, | DeWitt, | Kutz, | Quigley, |
| Barr, | Earnest, | Lanius, | Salus, |
| Baumer, | Eyre, | Leslie, | Schantz, |
| Betts, | Freeman, | MacDade, | Snyder, |
| Bonbrake, | Gelder, | Mansfield, | Sones, |
| Brown, | Griswold, | Miller, | Sprowls, |
| Buckman, | Harris, | North, | Steele, |
| Coyne, | Homsher, | Norton, | Stites, |
| Culbertson, | Huffman, | Painter, | Vare, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. EARNEST. Mr. President, I ask that Senate Bill No. 347 on third reading, entitled:

An Act to amend paragraph one of Section three of Article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" changing the millage provided for general tax purposes

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. EARNEST. Mr. President, I move that Senate Bill No. 348 on third reading, entitled:

An Act amending section three of the act approved the seventh day of June, one thousand nine hundred and

one, (P. L. 493), entitled "An act providing for the examination, licensure and registration of persons, firms or corporations engaged or engaging in the business or work of plumbing or house drainage, and prescribing certain rules, regulations and requirements for the construction of plumbing, house drainage and cesspools, in cities of the second class, and imposing fines, penalties and forfeitures for violation thereof," providing for the prescribing by the health authorities of cities of the second and third class of rules, regulations and requirements to be observed in lieu of those prescribed therein.

be recommitted to the Committee on Municipal Affairs.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 365, (House Bill No. 210), entitled:

An Act validating certain proceedings and elections of counties cities boroughs township school districts and other municipal or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Kunkle, | Phipps, |
| Baldwin, | DeWitt, | Kutz, | Quigley, |
| Barr, | Earnest, | Lanius, | Salus, |
| Baumer, | Eyre, | Leslie, | Schantz, |
| Betts, | Freeman, | MacDade, | Snyder, |
| Bonbrake, | Gelder, | Mansfield, | Sones, |
| Brown, | Griswold, | Miller, | Sprowls, |
| Buckman, | Harris, | North, | Steele, |
| Coyne, | Homsher, | Norton, | Stites, |
| Culbertson, | Huffman, | Painter, | Vare, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. NORTON. Mr. President, I move that Senate Bill No. 368 on third reading, entitled:

An Act to amend section four hundred and ten (c) of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 682), entitled "An Act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing

existing laws;" permitting the exception from incontestability of provisions relative to benefits in the event of total and permanent disability and provisions which grant additional insurance specifically against death by accident.

be recommitted to the Committee on Insurance for a hearing.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 385, (House Bill No. 390), entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled "An Act relating to poor houses and lands"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

| | | | |
|-------------|----------|------------|-----------|
| Aron, | Davis, | Krause, | Phipps, |
| Baldwin, | Derrick, | Kunkle, | Quigley, |
| Baumer, | DeWitt, | Kutz, | Salus, |
| Betts, | Earnest, | Leslie, | Schantz, |
| Bonbrake, | Eyre, | MacDade, | Snyder, |
| Brown, | Freeman, | Mansfield, | Sones, |
| Buckman, | Gelder, | Miller, | Steele, |
| Coyne, | Harris, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Joyce, | Patton, | Woodward, |

NAYS—6.

| | | | |
|-------|-----------|----------|----------|
| Barr, | Griswold, | Lanius, | Sprowls, |
| | Huffman, | Painter, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 386 on third reading, entitled:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Mr. MANSFIELD. Mr. President, I move that Senate Bill No. 388 (House Bill No. 430), on third reading, entitled:

An Act authorizing the register of wills and ex-officio clerk of the orphans' court with the consent of the judges of the orphans' court in counties of the second class of this Commonwealth to fix and determine the salaries of assistant clerks in said court

be recommitted to the Committee on New Counties and County Seats.

Mr. BETTS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 407, as follows:

A Joint Resolution providing for the continuation of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" and making and appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commission appointed in accordance with a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" is hereby continued for a further period of two years

It shall be the duty of said Commission to continue to examine the laws of the State and of other states and countries relating to taxation to investigate systems and methods of taxation particularly with regard to the best method of equitably and effectually reaching all property which should be subject to taxation and avoiding conflicts and duplication of taxation on the same property and to prepare the needed legislation to carry such methods into effect in this Commonwealth and to make a report of its work to every member of the General Assembly at the session of one thousand nine hundred and twenty-seven

Section 2 The sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commission for the payment of the expenses of the commission to be paid upon the certificate of the Chairman of the said Commission by warrant of the Auditor General on the State Treasurer in the usual manner

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Earnest, | Krause, | Phipps, |
| Baldwin, | Eyre, | Kutz, | Quigley, |
| Barr, | Freeman, | Leslie, | Salus, |
| Bonbrake, | Gelder, | MacDade, | Schantz, |
| Brown, | Griswold, | Mansfield, | Snyder, |
| Buckman, | Harris, | Miller, | Steele, |
| Culbertson, | Heaton, | North, | Stites, |
| Daix, | Homsher, | Norton, | Vare, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | | | |

NAYS—10.

Baumer,
Betts,
Coyne,

DeWitt,
Huffman,
Kunkle,

Lanius,
Painter,

Sones,
Sprowls,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMITTED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 420 (House Bill No. 455) on third reading, entitled:

An Act to further amend section six hundred seventeen of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. SNYDER. Mr. President, I ask that Senate Bill No. 459, on third reading entitled:

An act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

go over in its order.

The President. Is there objection? The Chair hears none.

Mr. PATTON. Mr. President, I move that Senate Bill No. 428 (House Bill No. 360) on third reading, entitled:

An Act to amend section eight of the act approved the sixth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

be recommitted to the Committee on Game and Fisheries.

Mr. WOODWARD. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 432, (House Bill No. 484), entitled

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale

of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

And said bill having been read at length the third time,
On the question,
Will the Senate agree to the Bill?

Mr. CULBERTSON. Mr. President, I ask unanimous consent to amend section 1, page 2, lines 22 and 23 by striking out the following: "intended or sold for tobacco fertilization or".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended.

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 434, (House Bill No. 59) on third reading, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen

be recommended to the Committee on Forestry.

Mr. QUIGLEY. Mr. President, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. QUIGLEY. Mr. President, I move that Senate Bill No. 436, (House Bill No. 281) on third reading, entitled:

An Act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in the said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes specified

be recommended to the Committee on Game and Fisheries.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 443, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie.

And said bill having been read at length the third time,
And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. GRISWOLD. Mr. President, I ask unanimous consent to amend section 1, page 1, line 6 by striking out "Propogation" and inserting in lieu thereof the word "Propagation".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 456, entitled:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty

And said bill having been read at length the third time,
And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. BALDWIN. Mr. President, I ask unanimous consent to amend

Title, page 1, line 3, by striking out "inflammable" and insert in lieu thereof the word "inflammable"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. CULBERTSON. Mr. President, I ask that Senate Bill No. 472 (House Bill No. 378) on third reading entitled:

An Act to amend sections three, five and nine of the act approved the seventeenth day of May, one thousand nine hundred and seventeen, (P. L. 224), entitled "An act preventing the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris green, lead arsenates, lime sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties;" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded; requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture; making it unlawful to sell any insecticide or fungicide not registered; and fixing a minimum fine for the violation of this act.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 497, (House Bill No. 365), entitled:

An Act to amend section forty-two of the act approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven) entitled "An act relating to counties and townships and county and township officers" by making county treasurers agent of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services including certain compensation for services prior to the passage of this act

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

| | | | |
|----------|----------|------------|----------|
| Aron, | Davis, | Krause, | Salus, |
| Baldwin, | Derrick, | Leslie, | Schantz, |
| Barr, | Eyre, | Mansfield, | Snyder, |
| Brown, | Harris, | Miller, | Sones, |
| Buckman, | Heaton, | Patton, | Stites, |
| Coyne, | Homsher, | Phipps, | Vare, |
| Daix, | Joyce, | Quigley, | |

NAYS—20.

| | | | |
|-------------|-----------|----------|-----------|
| Baumer, | Earnest, | Kunkle, | Norton, |
| Betts, | Freeman, | Kutz, | Painter, |
| Bonbrake, | Gelder, | Lanius, | Sprowls, |
| Culbertson, | Griswold, | MacDade, | Steele, |
| DeWitt, | Huffman, | North, | Woodward, |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 499, (House Bill No. 467), entitled:

An Act authorizing the mayors of all cities to appoint a committee to investigate certain applicants for license to peddle in such cities

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 504, (House Bill No. 630), entitled:

An Act to further amend clause three section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four) entitled "A further supplement to the act entitled 'An act concerning divorces'" as amended by taking away the right of support or alimony in certain cases

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—22.

| | | | |
|-----------|-------------|----------|----------|
| Aron, | Coyne, | Heaton, | Phipps, |
| Baldwin, | Culbertson, | Homsher, | Quigley, |
| Bonbrake, | Daix, | Joyce, | Salus, |
| Brown, | Davis, | Krause, | Schantz, |
| Buckman, | Earnest, | Leslie, | Vare, |
| | Eyre, | Patton, | |

NAYS—25.

| | | | |
|----------|-----------|------------|-----------|
| Barr, | Griswold, | MacDade, | Snyder, |
| Baumer, | Harris, | Mansfield, | Sones, |
| Betts, | Huffman, | Miller, | Sprowls, |
| Derrick, | Kunkle, | North, | Steele, |
| DeWitt, | Kutz, | Norton, | Stites, |
| Freeman, | Lanius, | Painter, | Woodward, |
| Gelder, | | | |

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILLS OVER IN ORDER.

Mr. BETTS. Mr. President, I ask that Senate Bill No. 506, (House Bill No. 663) on third reading entitled:

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BETTS. Mr. President, I ask that Senate Bill No. 508, (House Bill No. 666) on third reading entitled:

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 509, (House Bill No. 667) on reading entitled:

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spend-thrift trusts to forfeitures of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereof and to the fees therefor" changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. SONES. Mr. President, I move that Senate Bill No. 510, (House Bill No. 673) on third reading entitled:

An Act to further amend section eleven of article six and section fifteen of article seven of an act approved the twenty-seventh day of June one thousand nine hundred and thir-

teen (P. L. 568) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by changing the salaries of councilmen and mayors

be recommitted to the Committee on Municipal Affairs for amendment.

Mr. LESLIE. Mr. President, I second the motion.
The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 512, (House Bill No. 687), entitled:

An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the city requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the procedure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates service and otherwise as though in the territory thus served beyond the limits of the city the serving was by a water corporation and providing that higher rates or different regulations for the district outside of the city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanias, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 517, entitled:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

And said bill having been read at length the third time, And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. MILLER. Mr. President, I ask unanimous consent to amend Section 1, page 2, line 3, by striking out the word "and" and insert in lieu thereof "any".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 540, entitled:

An Act relating to and regulating the signing endorsing and issuing of negotiable instruments by corporations and actions thereon against and defenses by corporations to such instruments

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BARR. Mr. President, I regret very much to have to continuously oppose the Senator from Philadelphia, Mr. Salus, but this bill is the same bill that the Senate defeated here once before. It is true that it comes out in a new dress, like the spring is against the winter, but it is the same old bill and it means the same thing and I cannot understand why the Senator presses the point when the Senate once has decided that a corporation should not assume the responsibility of notes that might be falsely used by the corporation. I want to direct the attention of the Senate to that, so they may know what they are voting on. It is the same bill, in substance, that was defeated on the floor of the Senate some two or three weeks ago.

Mr. SALUS. Mr. President, I want to say to the Senator from Allegheny that he need not feel in any way embarrassed at any time in opposing any bill that I have introduced because, I invite his opposition whenever he thinks he is right, so that he need not apologize along those lines at any time.

This bill is not the same bill that was here before. This bill was drawn as a new bill to meet the objections that the Senator from Allegheny, Mr. Barr, presented at the time, and in conformity with an opinion of Justice Kephart, of the Supreme Court. It has been changed completely. The objections that he made at that time have been removed. In other words the present bill provides that a note must be signed by two members of a corporation, two of the officers, and the only thing that it does is that if two members of a corporation should happen to send out fraudulent paper to the public, the mere fact that the by-laws of the corporation may not have given authority to those two members to sign shall not be a defense. I want to reiterate what I said at the last time Senator

Barr objected, that it is better that a corporation that issues negotiable instruments should be made to watch their clerks and employees or their officers, than to let the innocent public, who invest its money in their negotiable instruments, be cheated. I say again at this time it is a bill that all people who are interested in common honesty ought to support. There is no trick in it; there is no scheme in it; it simply provides that when an institution of any kind sends its negotiable instruments broadcast to the public they ought to be big enough to protect the public from misdeeds in their own institution, rather than make some innocent people on the outside pay their money out and then be met with the statement "Well they did this, of course, they were crooked, and, of course, you are cheated and you lose your money, but our by-laws did not give them authority to sign those papers."

Now the last negotiable instrument bill I had here provided that one officer of a corporation issued these papers. That has been changed and this bill make it necessary in all negotiable papers that at least two members of a corporation shall sign and any corporation that will have in their employ two such men as will do fraudulent acts and issue paper when they have no right to issue it,—I say that institution is not watching its own business and the public ought to be protected against any institution that will be so careless as to have two dishonest people in their employ at one time. I cannot see where there is a thing in this bill that is going to hurt anybody.

Mr. HUFFMAN. Mr. President, I was surprised to see this bill on the calendar again to-night, because I thought we had a different understanding in respect to it. As was said by the Senator from Allegheny, Mr. Barr, it is the same bill in a new dress and every time it appears it is more objectionable than the preceding time. This bill actually would revolutionize the law of negotiable instruments in Pennsylvania. For a great many years Pennsylvania and adjoining states have tried to harmonize the law in respect to negotiable instruments, and this bill will not do that. It not only makes the corporation a guarantor for the little officer who may take advantage of the corporation and bank, for instance, but it does more. This bill prevents a corporation from issuing a negotiable instrument unless that corporation endorses the paper. The reason for that is not apparent to me. It does not provide, as the Senator from Philadelphia, Mr. Salus, says, that it must be made and signed by the corporation through two officers, it reads that the corporation may not issue a negotiable instrument unless the same is endorsed in the name of the corporation and is signed by those two officers. It is entirely revolutionary. Corporations do not want to endorse the paper as well as make it and unless there is some cogent reason, it seems to me, why the law should be changed. something more than has been said here, the Senate ought not to pass the bill.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

| | | | |
|-------------|-----------|----------|-----------|
| Aron, | Davis, | Heaton, | Patton, |
| Baldwin, | Earnest, | Joyce, | Phipps, |
| Bonbrake, | Eyre, | Krause, | Salus, |
| Buckman, | Freeman, | Kunkle, | Schantz, |
| Coyne, | Gelder, | Kutz, | Stites, |
| Culbertson, | Griswold, | Leslie, | Vare, |
| Daix, | Harris, | MacDade, | Woodward, |

NAYS—19.

| | | | |
|----------|------------|----------|----------|
| Barr, | DeWitt, | Miller, | Snyder, |
| Baumer, | Homsher, | North, | Sones, |
| Betts, | Huffman, | Norton, | Sprohls, |
| Brown, | Lanius, | Painter, | Steele, |
| Derrick, | Mansfield, | Quigley, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 550, (House Bill No. 369), entitled:

An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) entitled "An Act in relation to the sales of unseated lands in the several counties of this Commonwealth"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pas finally

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprohls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 552, on third reading, entitled:

An Act to promote general safety in the use of motion picture film by regulating the manufacture, purchase, lease, use, sale, projection, exhibition, or other disposition of motion picture film of a nitro-cellulose or similarly hazardous base and by removing existing restrictions on the manufacture, purchase, lease, use, sale, projection, exhibition, or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base; and providing for the enforcement of the provisions of this act, and penalties for violations of the provisions of this act; and providing for the making and the promulgation of administrative rules and regulations in connection therewith; and providing certain designated fees required thereunder.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 553, entitled:

An Act to validate all the official actions of any Justice of the Peace who has heretofore been duly elected but who failed to notify the Prothonotary of acceptance of such election and to receive a commission as Justice of the Peace but nevertheless has exercised the powers of a Justice of the Peace

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. BETTS. Mr. President, I ask unanimous consent to amend

Amend page 1, line 7, by striking out [Prothonotary] and inserting in lieu thereof the word "Prothonotary"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 557, entitled:

An Act validating municipal liens filed in the office of the prothonotaries of the various counties by any of the cities of this Commonwealth for the removal of nuisances

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprohls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 567, entitled:

An Act to amend section one of the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and sixty-one) entitled "An act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------|
| Aron, | Derrick, | Joyce, | Patton, |
| Baldwin, | DeWitt, | Krause, | Phipps, |
| Barr, | Earnest, | Kunkle, | Quigley, |
| Baumer, | Eyre, | Kutz, | Salus, |
| Betts, | Freeman, | Lanius, | Schantz, |
| Bonbrake, | Gelder, | Leslie, | Snyder, |
| Brown, | Griswold, | Mansfield, | Sones, |
| Buckman, | Harris, | Miller, | Sprohls, |
| Coyne, | Heaton, | North, | Steele, |
| Culbertson, | Homsher, | Norton, | Stites, |
| Daix, | Huffman, | Painter, | Vare, |
| Davis, | | | |

NAYS—2.

MacDade, Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 568, on third reading entitled:

An Act to provide for the preparation of plans for the use of viewers owners tenants and occupiers of property and all other parties affected in proceedings for the assessment of damages for the taking injury or destruction of private property for public use and the furnishing of copies thereof to parties affected thereby

be recommitted to the Committee on Judiciary General.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 569, (House Bill No. 732), entitled:

An Act authorizing and regulating the establishment and operation by counties of hospitals for the treatment of persons afflicted with tuberculosis; providing for the acquisition of property for such hospitals by the power of eminent domain; the incurring of indebtedness and the levying of taxes; the appointment of an advisory board; authorizing counties to pay for patients cared for in hospitals of other counties; authorizing counties to receive gifts or trust funds for the erection and maintenance of such hospitals; validating proceedings, elections and erections, under existing laws repealed by this act and all indebtedness incurred in connection therewith.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-----------|----------|----------|----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |

Brown,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,

Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,

Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Sprowls,
Steele,
Stites,
Vare,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 570, (House Bill No. 268) on third reading entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty), entitled 'An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic."

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL OVER IN ORDER.

Mr. GRISWOLD. Mr. President, I ask that Senate Bill No. 574 (House Bill No. 457) on third reading entitled:

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 579, as follows:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,
Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,

Derrick,
DeWitt,
Earnest,
Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,

Krause,
Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Fatton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Stites,
Vare,
Woodward,

NAYS—0.

A majority of all the Senators haing voted "aye" the question was determinated in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 587, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,
Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Brown,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,

Derrick,
DeWitt,
Earnest,
Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,

Krause,
Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,

Phipps,
Quigley,
Salus,
Schantz,
Snyder,
Sones,
Sprowls,
Steele,
Stites,
Vare,
Woodward,

NAYS—0.

A majority of all the Senators haing voted "aye" the question was determinated in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 600, entitled:

An Act to amend the title and to re-enact Section four of the Act approved the nineteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred forty-three) entitled "An act relating to the sale of goods" by including with the subiect and Section four of the said act choses in action as well as goods

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators haing voted "aye" the question was determinated in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 606, entitled:

An Act to validate the acts of persons acting as deputy prothonotaries who may not have been actually appointed and qualified as required by law

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. QUIGLEY. Mr. President, I move that Senate Bill No. 610, (House Bill No. 731), on third reading, entitled:

An Act to amend section seven hundred and sixteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

be recommitteed to the Committee on Game and Fisheries.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on Elections, reported as committed, Senate Bill No. 900, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled: "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

BILLS INTRODUCED.

Mr. ARON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 910, entitled:

An Act to further amend the act approved the 26th day of July, 1913, (P. L. 1374), entitled "An act defining public service companies, and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining, and limiting their powers, and regulating their incorporation, and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is hereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of the members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such commission; and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders subject to an appeal to the Supreme Court; prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled "An act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the 4th day of June, 1883, entitled "An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;" and an act, entitled "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each parloading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars, approved the 24th day of May, Anno Domini

1907; and the province of clause three and the provisos of clause seven of section 34 of the act entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the 29th day of April, 1874, and all other legislation inconsistent with or supplied by this act," as amended in part; by regulating rentals to be charged by one public service company for the use of its property by another public service company in connection with its public service.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 911, entitled:

An Act to amend section 20 of article five of the act approved the 26th day of July, 1913, (P. L. 1374) entitled "An act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the duties of such Commission and its officers including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured, or destroyed authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the supreme court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled 'An act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains' by amending section nine thereof: repealing the act approved the 31st day of May, 1907, which provides for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act, approved the 4th day of June, 1884, entitled 'An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled 'To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or association, may charge and collect on each car loading, and not unloaded within the free time for unloading cars,' approved the 24th day of May, Anno Domini 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act."

Which was referred to the Committee on Municipal Affairs.

MOTION TO RECONSIDER RECOMMITMENT OF SENATE BILL No. 428.

Mr. PATTON. Mr. President, I move to reconsider the vote by which Senate Bill No. 428, (House Bill No. 360), entitled:

An Act to amend section eight of the act approved the sixteenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws five hundred fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received," appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses, including certain fees collected prior to the passage of this act.

was recommitted to the Committee on Game and Fisheries.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the motion?

It was not agreed to.

Mr. PATTON. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 428, (House Bill No. 360).

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 428, (House Bill No. 360), entitled:

An Act to amend section eight of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

And said bill having been read at length the third time, and agreed to, and the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

| | | | |
|-------------|----------|------------|-----------|
| Aron, | Daix, | Joyce, | Quigley, |
| Baldwin, | Davis, | Krause, | Salus, |
| Barr, | Derrick, | Kutz, | Schantz, |
| Baumer, | Earnest, | Leslie, | Snyder, |
| Bonbrake, | Eyre, | MacDade, | Sones, |
| Brown, | Gelder, | Mansfield, | Stites, |
| Buckman, | Harris, | Miller, | Vare, |
| Coyne, | Heaton, | Patton, | Woodward, |
| Culbertson, | Huffman, | Phipps, | |

NAYS—12.

| | | | |
|----------|-----------|---------|----------|
| Betts, | Griswold, | Lanias, | Painter, |
| DeWitt, | Homsher, | North, | Sprowls, |
| Freeman, | Kunkle, | Norton, | Steele, |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 30, as follows:

An Act fixing the salary of sheriffs in counties of the sixth class providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county providing for the appointment and compensation of deputies and clerks and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sheriff in each county of the sixth class shall receive an annual salary as follows

In counties of the sixth class having a population of more than seventy-five thousand inhabitants four thousand dollars (\$4,000)

In counties of the sixth class having a population of less than seventy-five thousand inhabitants three thousand dollars (\$3,000) such salary in addition to any expenses which may be incurred by such sheriff in the performance of his duties shall be paid by the county from moneys in the county treasury

The sheriff in said counties shall not be entitled to any additional fees or compensation for the care and maintenance of prisoners but the actual expense for such care and maintenance of prisoners shall be paid by the county from the county treasury upon itemized bills rendered from time to time

Section 2 It shall be his duty to exact collect and receive all such fees to and for the use of the county except such taxes and fees as are levied for the Commonwealth which shall be to and for the use of the Commonwealth He shall keep necessary books and make necessary entries of receipts and disbursements of all moneys earned and chargeable upon the county specifying the day and date title of case for what service and from whom received or due and shall on the first Monday of each and every month pay to the treasurer of the county all fees so received during the preceding month filing therewith a transcript in detail of his fee account book for said month which shall be verified by him under oath or affirmation to contain a true and correct list of all fees received or earned and outstanding or chargeable upon the county for services rendered in his office during said month that said fees were severally charged at regular rates and that he has not received and is not to receive from any person or persons firm or corporation whatsoever for any official service or duty any other fees than those so entered on said transcript

Section 3 If any such sheriff shall neglect to render the accounts required as aforesaid or to pay over the moneys received for fees as required by this act or shall wilfully neglect to make any proper entry in the book or books required to be kept or shall wilfully neglect to charge for any official services the fees allowed by law or shall take to his own use such fees or fail to comply with any of the provisions of this act or neglect to discharge any of the duties herein imposed the same shall be deemed a misdemeanor in office and in addition to the other penalties for such offenses he shall upon conviction thereof refund the said sum or sums of money thus unlawfully received and shall be deemed incapable of holding longer the said office

Section 4 Any officer included in this act or any other person who shall wilfully swear falsely in verifying any account transcript or bill required in this act or in making any affidavit in reference thereto shall be deemed guilty of perjury and upon conviction thereof shall be liable to the punishment prescribed by the laws of this State for perjury and any person who shall procure any other person to swear falsely in verifying any such account transcript or bill or in making any affidavit in reference thereto shall

be guilty of subornation of perjury and upon conviction thereof shall be liable to the punishment prescribed by law for that offense

Section 5 All rights of action and all other remedies heretofore granted or extended to said sheriffs for the collection of their respective fees are hereby extended and shall inure to the benefit of the several counties affected by this act for the collection of all fees and costs that may hereafter accrue to said counties under the provisions of this act

Section 6 Said sheriffs shall have the power to appoint such deputies and clerks as may be necessary to properly transact the business of the said office and also the power to discharge the same from time to time The compensation of such deputies and clerks shall be fixed by the salary board created under the provisions of the act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and forty-four) entitled "An act relating to salaries compensation bonds offices and supplies of certain county officers their deputies and clerks in counties of the sixth class" Such salaries shall be paid semi-monthly on the first and fifteenth days of each month

Section 7 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SONES. Mr. President, I move that Senate Bill No. 30, the bill just read, be recommitted to the Committee on Municipal Affairs.

Mr. FREEMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 127, as follows:

An Act relating to the establishment and operation of a printing plant in the Eastern Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the action of the Department of Welfare in making use of the necessary money in the "Manufacturing Fund" for the purpose of establishing in the Eastern State Penitentiary a printing plant to furnish employment to the inmates of said institution be and the same is hereby ratified and confirmed and the Department of Welfare is authorized to operate said printing plant and to pay for the necessary machinery equipment supplies and materials there for out of said manufacturing fund

Section 2 The Department of Welfare is further authorized to sell the products of said printing plant to any governmental agency or to any institution to which it may be authorized by law to sell any other products of industries established in penal or correctional institutions of the Commonwealth and to apply the proceeds of any such sales of printed matter as the proceeds of the sales of other products of prison industries are required by law to be applied

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SALUS. Mr. President, I move that Senate Bill No. 127 the bill just read, be recommitted to the Committee on Judiciary Special.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 232, as follows:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor when they have not been filed in time

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property therefor but owing to some defect in the ordinance assessment or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of any municipal claim or lien therefor are for any reason defective or invalid or where by reason of the fact that the interest of the person or corporation named in the lien as owner or reputed owner is an estate in the mineral only whether as tenant or as owner thereof it might or could be contended that the land described in the lien is not bound thereby and especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such ordinance and proceedings authorizing the improvement and making the assessment therefor and any municipal claim or lien filed therefor are hereby validated and made binding for the amount justly and equitably due and payable on account of such grading paving and curbing Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered And Provided further That this act shall not validate any lien against any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any bona fide lien or liens then existing against the property

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. GELDER. Mr. President, I move that the Senate Bill No. 232 the bill just read, be recommitted to the Committee on Judiciary General, for the purpose of a hearing.

Mr. GRISWOLD. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 282, as follows:

An Act to amend sections two five eleven twenty twenty-five twenty-eight and thirty-one and to repeal section four of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred seventy-nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for or undertaking to dispose of

inviting offers for or inquiries about or dealing in any manner in securities defining herein conferring powers and imposing duties on the Commissioner of Banking and otherwise providing for the administration of this act prescribing penalties and making an appropriation" by making certain additional individuals and entities subject to the provisions thereof limiting the powers of the Secretary of Banking requiring additional qualifications of deputies requiring the establishment of offices in Philadelphia and Pittsburgh and changing the fees to be paid to witnesses and by applicants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clauses (c) and (d) of section two of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred seventy-nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for or undertaking to dispose of inviting offers for or inquiries about or dealing in any manner in securities defined herein conferring powers and imposing duties on the Commission of Banking and otherwise providing for the administration of this act prescribing penalties and making an appropriation" is hereby amended to read as follows

(c) The term "dealer" shall include every person or company other than a salesman who engages for profit in this State either for all or part of his time directly or through an agent in selling offering for sale or delivery or soliciting subscriptions to or orders for or undertaking to dispose of or to invite offers for or inquiries about or dealing in any manner in any security or securities within this State

None of the following transactions shall constitute the person or company engaging therein a "dealer" within the meaning if this act that is to say a sale offer for sale solicitation subscription invitation dealing in or delivery

(1) Of a security issued or guaranteed by any of the following the United State of America or a State territory insular possession political subdivision or agency thereof of the District of Columbia a national bank corporation created or acting as an instrumentality of the Government of the United State pursuant to the authority of Congress

(2) At any judicial executor's administrator's guardian's committee's or conservator's sale or at any sale by a receiver or trustee in insolvency or bankruptcy

(3) In an isolated transaction in which any security is sold or offered for sale subscription or delivery by the owner thereof or by his representative or agent for the owner's account such sale or offer for sale subscription or delivery not being made in the course of repeated and successive transactions of a like character by such owner or on his account by such representative or agent and such owner or representative or agent not being the under writer of such security

(4) By or for the account of a pledge holder or mortgagee selling or offering for sale or delivery in the ordinary course of business to liquidate a bona fide debt a security pledge in good faith as security for such debt

(5) To any bank savings institution or trust company created under the laws of this Commonwealth except where engaged in the buying and selling of bonds through an established bond department or to any person or company registered under the provisions of this act

(6) Wherein the securities disposed of consist exclusively of unsecured commercial paper

(7) Wherein the securities disposed of consist exclusively of mortgages upon real or personal property situated in Pennsylvania and the entire mortgage is sold or transferred with the note or notes secured thereby

(8) Wherein the issuer a company organized under the laws of this State disposes of its own securities in good faith and not for the purpose of avoiding the provisions of this act for the sole account of the issuer without any commission or fee and at a total expense of not more than three per centum of the proceeds realized thereon and where no part of the issue is used directly or indirectly in payment for patents services good will or for property located outside of this State

(9) Wherein the securities are the securities of any corporation organized under the laws of this State whose authorized capital stock added to its other outstanding se-

curities does not exceed [twenty-five thousand dollars (\$25,000)] fifty thousand dollars (\$50,000) shares of stock without nominal or par value being considered for the purpose of this act to be of one hundred dollars (\$100) each and such securities are issued and disposed of for the sole account of the issuer in good faith and not for the purpose of avoiding the provisions of this act

(10) In the original issuance and sale by any corporation organized under the laws of this State of its stock issued in good faith and not for the purpose of avoiding the provisions of this act for the sole account of the issuer so long as the number of stockholders of said corporation does not exceed [twenty-five (25)] fifty (50) and the securities are issued and disposed of without the use of advertisements circulars agents salesmen solicitors or any form of public solicitation

(11) The distribution by a corporation incorporated under the laws of the State of Pennsylvania of capital stock bonds or other security to its stockholders as stock dividend or other distribution out of earnings or surplus or the issue of securities to the security holders or other creditors of a corporation in the process of a bona fide reorganization of such corporation made in good faith either in exchange for the securities of such security holders or claims of such creditors or partly for cash and partly in exchange for the securities or claims of such security holders or creditors or the issue of increased capital stock of a corporation or distributed by it entirely among its own stockholders

(12) The transfer or exchange by or on account of one corporation to another corporation of their own securities in connection with a proposed consolidation or merger of such corporations

(d) The term "salesman" shall [except as provided in section four] include every person or company employed or appointed or authorized by a dealer to sell offer for sale or delivery or solicit subscriptions to or orders for or dispose of inquiries about or deal in any manner in securities within this State whether by direct act or through sub-agents

Section 2 Section four of said act is hereby repealed

Section 3 Section five of said act is hereby amended to read as follows

Section 5 A dealer to be registered must submit sworn application therefor to the [commissioner] Secretary of Banking which shall be in such form as the [Commissioner] Secretary of Banking may determine and which shall state the principal place of business of the applicant wherever situated and the location of the principal place of business and all branch offices in this State if any the name or style of doing business and the address of the dealer the names residences and business addresses of all persons interested in the business as principals officers directors or managing agents specifying as to each his capacity and title the general plan and character of business of such applicant and the length of time during which the dealer has been engaged in business Such application shall also contain such additional information as to applicant's previous history record and associations as may be required by the [commissioner] Secretary of Banking Each application shall be accompanied by certificates or other evidences satisfactory to the [commissioner] Secretary of Banking establishing the good repute in business of the applicant his directors officers copartners or principals Provided however That the Secretary of Banking shall not have power to require any information relating to or to make any inquiry into the financial condition of any applicant beyond the fact that he is solvent If the applicant is a corporation organized under the laws of any other State or territory or government or shall have its principal place of business therein it shall accompany the application with a copy of its articles of incorporation certified by the proper officers of such state territory or government and of its regulations and by-laws if a limited partnership a copy of its articles of copartnership and if an unincorporated association organized under the laws of any other state territory or government or having its principal place of business therein a copy of its articles of association trust agreement or deed of settlement

Section 4 Section eleven of said act is hereby amended to read as follows

Section 11 All registrations shall expire at the close of the calendar year but new registrations for the succeeding year shall be issued upon written application and upon payment of the fee as hereinafter provided without filing of

further statements or furnishing any further information unless specifically requested by the [commissioner] Secretary of Banking Applications for renewals must be made not less than thirty nor more than [sixty] ninety days before the first day of January of the ensuing year All applications for renewals received otherwise [shall] may be treated as original applications

Section 5 Paragraph two of section twenty of said act is hereby amended to read as follows

Each witness required to attend before the [commissioner] Secretary of Banking shall receive for each day's attendance the sum of [two dollars (\$2.00)] ten dollars (\$10.00) and shall receive in addition the sum of ten cents for each mile circular traveled by such witness by the usual route between his home and the place where his presence is required All disbursements made in the payment of such fees shall be included in and paid in the same manner as is provided for the payment of other expenses incident to the administration and enforcement of this act as hereinafter provided for

Section 6 Section twenty-five of said act is hereby amended to read as follows

Section 25 The administration of the provisions of this act shall be vested in the [Commissioner] Secretary of Banking [Commissioner] Secretary shall with approval of the Governor appoint two or more deputies who shall be learned in and shall have at least ten years' experience in the investment banking business The deputy appointed under this act shall perform such duties as the [commissioner] Secretary shall generally or specifically direct and shall have all the powers by this act conferred on the [commissioner] Secretary which may be necessary for the complete discharge of such duties In case of vacancy in the office of the [commissioner] Secretary or in case of inability of the [commissioner] Secretary by reason of absence physical disability or other cause to properly administer the provisions of this act the Governor may designate a deputy appointed under this statute to act for and in such [commissioner's] secretary's stead and thereupon the deputy thus designated shall have generally for the time being all the power and authority in this act conferred upon the [commissioner] secretary

Section 7 Section twenty-eight of said act is hereby amended to read as follows

Section 28 It shall be the duty of the [commissioner] Secretary of Banking to see that the provisions of this act are at all times properly administered and obeyed and to take such measures and make such investigations as will detect the violation of any provisions thereof In the event he shall discover any such violation he shall in addition to revoking any registration take such measures as may be necessary to cause the apprehension and prosecution of all persons deemed guilty thereof The [commissioner] Secretary of Banking shall [have power to] establish equip and maintain offices in the cities of Philadelphia and Pittsburgh and [to] place a deputy in charge of each with such power and authority as the [commissioner] Secretary of Banking may determine necessary for the proper administration of the provisions of this act

Section 8 Section thirty-one of said act is hereby amended to read as follows

Section 31 The [commissioner] secretary of banking shall charge and collect the following fees and shall daily cover all fees received into the State Treasury

(a) For the filing of any original or renewal application the sum of [ten (\$10.00)] five (\$5.00) dollars

(b) For each and every registration certificate whether on an original or renewal application of a dealer [forty (\$40.00)] twenty (\$20.00) dollars except as hereinafter provided

(c) For each and every registration certificate whether on an original or renewal application of an agent or salesman [ten (\$10.00)] five (\$5.00) dollars

(d) For each and every registration certificate issued to a dealer after the first day of July of any year [twenty (\$20.00)] ten (\$10.00) dollars

For copies of any papers filed in the office of the [commissioner] secretary of banking or for the certification thereof the [commissioner] secretary of banking shall charge such fees as he shall by general rule or regulation prescribe

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. BARR. Mr. President, I move that the Senate Bill No. 282, the bill just read, be recommitted to the Committee on Banks and Building and Loan Associations.

Mr. LESLIE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 306, (House Bill No. 304), as follows:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section seventeen

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article nine be amended by adding thereto the following section

Section 17 In addition to the purposes stated in article nine section four of this Constitution the State may be authorized by law to issue bonds to the amount of five millions of dollars for the purpose of acquiring and erecting buildings and equipping the same for the use of the Pennsylvania National Guard

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 318, (House Bill No. 106), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and seventy-one) entitled "An act requiring banks banking corporations copartnerships or associations cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void" by extending its provisions to all corporations copartnerships and associations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 346, as follows:

An Act specifying additional securities in which trustees or directors of savings banks chartered under general or special acts of Assembly may invest moneys deposited therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act trustees or directors of savings banks chartered under general or special acts of Assembly of this Commonwealth may notwithstanding any provisions of their charter or of any act of Assembly under which they may have been incorpora-

ted invest the moneys deposited in said savings banks in interest bearing bonds of any corporation or individual secured by mortgage on unencumbered real estate situated in this state which may be either a single bond secured by a mortgage or one or more bonds of an issue of bonds secured by mortgage or deed of trust to a trustee for the equal benefit of all bondholders

Section 2 It is the intention of the General Assembly that if this act cannot take effect in its entirety because of the judgment of any court of competent jurisdiction holding unconstitutional any part or parts thereof the remaining provisions of the act shall be given full force and effect as completely as if the part or parts held unconstitutional had not been included herein

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 352, as follows:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission of the Commonwealth of Pennsylvania created under the provisions of the act approved the twentieth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred ninety-six) entitled "An act to amend section two of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight) entitled 'An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River'" to act in conjunction with a similar commission of the State of New Jersey as a joint commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the purpose of jointly with the State of New Jersey acquiring the site and structure of the toll-bridge over the Delaware River between Center Bridge in the Commonwealth of Pennsylvania and Stockton in the State of New Jersey which bridge was recently destroyed by fire and for the purpose of jointly with the State of New Jersey erecting a new bridge on said site

Section 2 Said site and structure shall be acquired in accordance with the provisions of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred forty-eight) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River" Said new bridge shall be erected jointly by the Commonwealth of Pennsylvania and the State of New Jersey and the expense thereof shall be paid fifty per centum by the Commonwealth of Pennsylvania and fifty per centum by the State of New Jersey

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 363, as follows:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by giving employees certain additional service credit changing the rules relating to the State annuity and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause seventeen of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which was amended by section one of an act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and forty-five) entitled "An act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred forty-three) entitled 'An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties'" is hereby further amended to read as follows

Seventeen "Final salary" shall mean the average annual salary [not exceeding two thousand dollars] earnable by a contributor as an employee for the ten years of service immediately preceding retirement

Section 2 That clause five of section seven of said act is hereby amended to read as follows

Five Each employer shall cause to be deducted on each and every payroll of a contributor for each and every payroll period subsequent to June thirtieth nineteen hundred nineteen such per centum of the total amount of salary earnable by the contributor in such payroll period as shall be certified to said employer by the retirement board as proper in accordance with the provisions of this act [No deductions shall be made from that part of the salary earnable by any contributor which is at a rate in excess of two thousand dollars per annum] In determining the amount earnable by a contributor in a payroll period the retirement board may consider the rate of salary payable to such contributor on the first day of each regular payroll period as continuing throughout such payroll period and it may omit salary deductions for any period less than a full payroll period in cases where the employee was not a contributor on the first day of the regular payroll period and to facilitate the making of the deductions it may modify the deduction required of any contributor by such amount as shall not exceed one tenth of one per centum of the salary upon the basis of which the deduction is to be made The deductions provided herein shall be made notwithstanding that minimum salaries provided for by the laws ordinances resolutions or other acts of the Commonwealth or of any other employer shall be reduced thereby Each employer shall certify to the treasurer of said employer on each and every

pay-roll a statement as voucher for the amount so deducted and shall send a duplicate of such statement to the secretary of the retirement board

Section 3 That clause six of section eight of said act is hereby amended to read as follows

Six The employees' annuity savings fund shall consist of the accumulated deductions from the salaries of contributors made under such rules and regulations as the retirement board shall prescribe as follows

From the salary of each employee who is a contributor there shall be deducted such per centum of his or her earnable salary [not exceeding two thousand dollars per annum] as shall be computed to be sufficient with regular interest to procure for him or her on superannuation retirement at age of sixty-two an employee's annuity equal to one-one-hundred-sixtieth (1/160) of his or her final salary for each year of service after the thirtieth day of June nineteen hundred and nineteen except that if the deduction so computed shall exceed five per centum of his or her earnable salary and the employee shall so elect there shall be deducted five per centum of his or her earnable salary And further provided That a beneficiary restored to school service shall not be required to contribute at a per centum rate of his or her earnable salary which is greater than the per centum thereof which he or she was required to contribute prior to his or her retirement The rate per centum of said deduction from salary shall be based on such mortality and other tables as the retirement board shall adopt together with regular interest and shall be computed to remain constant during the prospective school service of the contributor

Section 4 That section eleven of said act is hereby amended to read as follows

SERVICE ALLOWANCE

Section 11 In computing the length of service of a contributor for retirement purposes under the provisions of this act full credit shall be given to each contributor by the retirement board for each school year of service as an employee as defined in section one paragraph seven of this act and for each school year for which credit is not otherwise provided for in this Act and during which the contributor was a member of the American Expeditionary Force in the World War or in activities connected therewith approved by the retirement board Under such rules and regulations as the retirement board shall adopt each employee shall file with the retirement board a detailed statement of all such service rendered by him or her As soon as practicable thereafter the retirement board shall verify such statement as to prior service and shall issue to each employee a certificate certifying to the aggregate length of his or her prior service Such certificate shall be final and conclusive as to his or her prior service unless thereafter modified (a) by the retirement board upon application by employee or (b) by the State Superintendent of Public Instruction upon application by the employee or by the retirement board provided such application for modification be made to said State Superintendent of Public Instruction within one year after the issuance of a certificate or a modified certificate by the retirement board A certificate for prior service issued to a present employee shall certify the total number of completed years of prior service allowance for said present employee to and including the thirtieth day of June nineteen hundred nineteen The time during which an employee is absent without pay shall not be counted in computing the prior service the total service or the average salary of a contributor unless allowed by the employer by whom said contributor was employed at the time said leave of absence was granted and further unless said allowance is approved by the retirement board

Section 5 That section fourteen clause three of said act is hereby amended to read as follows

ALLOWANCE ON SUPERANNUATION RETIREMENT

Three On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of

(a) [A teacher's] An employee's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A state annuity of one one-hundred-sixtieth (1/160) of his or her final salary for each year of service [prior to the age of sixty-two years] and

(c) In addition thereto [if a present employe] if a present employe a further State annuity of one one-hundred-sixtieth (1/160) of his or her final salary for each year of prior service as certified to said present employe in the certificate issued to him or her by the retirement board under the provisions of section eleven of this act [but in no event shall the total State annuity exceed fifty per centum of his or her final salary]

Section 6 Subject to such rules and regulations as the retirement board may adopt the provisions of this act shall be applicable beginning July first one thousand nine hundred and twenty-five to all who are on the retired list of Pennsylvania public school employes at the time this Bill becomes a law except in the case of disability retirement no employe shall be required to make up any payments for the school years nineteen hundred nineteen to nineteen hundred twenty-five inclusive

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 438, (House Bill No. 361), as follows:

An Act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation thereof and providing penalties" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damage by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation thereof and providing penalties" is hereby amended to read as follows

Section 3 On or before the fifteenth day of January one thousand nine hundred and twenty-two and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer of his respective county or to a qualified justice of the peace alderman magistrate or notary public

of his respective district either orally or in writing for a license for such dog owned or kept by him Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a license fee of one dollar for each male dog and each spayed female dog and by a license fee of two dollars for each unsprayed female dog. The applicant shall also pay an additional fee of ten cents for the issuing recording and reporting said license to the Secretary of Agriculture and remitting fees and fines to the State Treasurer The county treasurers of the several counties of this Commonwealth shall be agents of the Commonwealth for the collection of said license fees and for services rendered in collecting and paying over the same The said agents shall be allowed to retain for their own use the sum of ten cents from the amount paid by each licensee which amount shall be full compensation for services rendered by him in each case under the provisions of this act and it is hereby declared as a legislative intent that county treasurers were heretofore entitled to retain said fees for their own use notwithstanding that they were not actually designated as agents of the Commonwealth by the provisions of this act and all county treasurers are hereby authorized to retain for their own use all such fees received and retained prior to the passage of this amendment and not paid into the county treasury Provided however That this amendment shall not authorize the recovery of any such fees heretofore paid into the county treasury for the use of the county in accordance with the decision of any court of record or otherwise

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 465, as follows:

An Act to amend sections four five eight and fifteen of the Act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the Act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended by the act approved the fourth day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and ninety-one) entitled "An act to amend section four of an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity'" is hereby further amended to read as follows

Section 4 That every person applying to the Pennsylvania Board of Pharmacy for examination and registration as a pharmacist shall be not less than twenty-one years of age and of good moral character and must produce satisfactory evidence of having had subsequent to his or her sixteenth birthday not less than [four] three years' practical experience in a pharmacy under the personal supervision of a pharmacist at least [two] one years of which experience must have been acquired within the United States in the business of retailing compounding or dispensing of drugs chemicals and poisons and of compounding of physicians' prescriptions or in the case of an applicant having acquired experience in the drug dispensary of a regular public hospital which dispensary was conducted under the constant supervision of a registered pharmacist two years of such experience shall be allowed in lieu of two years required in a pharmacy and of being a graduate of some reputable and properly chartered college of pharmacy so recognized by the Pennsylvania Board of Pharmacy And every person applying for registration as [qualified] assistant pharmacist shall be not less than eighteen years of age and of good moral character and must produce satisfactory evidence of having had subsequent to his or her sixteenth birthday not less than two years' practical experience [as defined and provided in this section] in a pharmacy except that in the case of an applicant having acquired experience in the drug dispensary of a regular public hospital which dispensary was conducted under the constant supervision of a registered pharmacist one year of such experience shall be allowed in lieu of one year required in a pharmacy

Section 2 That section five of the said act of May seven-teenth one thousand nine hundred and seventeen is hereby amended to read as follows

Section 5 Each applicant for examination and registration as a pharmacist shall pay to the Pennsylvania Board of Pharmacy an examination fee of five dollars (\$5.00) If the said applicant passes a satisfactory examination and complies with the rules and regulations and with the terms and conditions of this act of Assembly then the said board shall grant the applicant registration and a certificate of competency and qualification as a pharmacist upon the payment of a fee of [twelve] twenty dollars [\$12.00] (\$20.00) or such other sum as shall be fixed by the Department of Public Instruction under authority of law provided said fee shall be paid to the said board within thirty days of the time that the said applicant is notified that a satisfactory examination has been passed

Each applicant for examination and registration as assistant pharmacist must pay a fee of [three] five dollars [\$3.00] (\$5.00) or such other sum as shall be fixed by the Department of Public Instruction under authority of law to the Pennsylvania Board of Pharmacy and if the said applicant passes a satisfactory examination and complies with the rules and regulations of the Pennsylvania Board of Pharmacy for the enforcement of this act of Assembly and with the terms and conditions of this act of Assembly the said board shall grant the said applicant registration and a certificate of competency and qualification as an assistant pharmacist upon payment of a fee of [five] ten dollars [\$5.00] (\$10.00) or such other sum as shall be fixed by the Department of Public Instruction under authority of law provided that said fee shall be paid to the said board within thirty (30) days of the time when the said applicant is notified that a satisfactory examination has been passed

Section 3 That section eight of the said act is hereby amended to read as follows

Section 8 That all [certificates] certificate as [pharmacist] pharmacist or assistant [pharmacist] pharmacist all certificates as pharmacist or assistant pharmacist and permits to conduct a pharmacy issued under the authority of the Commonwealth of Pennsylvania shall at all times be conspicuously exhibited in the place of business where the pharmacist or assistant pharmacist is employed Any [pharmacist] person violating this section of this act of Assembly as to the display of his permit or his own or his employees' certificates shall upon conviction be sentenced to pay a fine of ten dollars (\$10.00) and the costs of prosecution

Section 4 That section fifteen of the said act is hereby amended to read as follows

Section 15 That it shall be unlawful for any person firm or corporation to use the title "pharmacist" "assistant phar-

macist" "druggist" or "apothecary" except as authorized [under] by this act of Assembly [It shall further be unlawful to use the title] or hereafter to conduct or transact business under a name which contains as part thereof with or without qualifying words syllables prefixes or suffixes the words "drug store" [or] "pharmacy" "medicine store" "medicine shop" or "drug shop" or any [title] term having [the same] a similar meaning [for a place where drugs are sold at retail except by persons registered as pharmacists under the provisions of this act Provided however it shall not be unlawful for the owner of a pharmacy who is not registered under this act as a pharmacist to employ such titles when his pharmacy is conducted by a pharmacist duly registered under this act] or in any manner by advertisement circulation roster sign symbol insignia or otherwise describe or refer to the place of business conducted or carried on by such person firm or corporation by the terms "drug store" "pharmacy" or any other term having a similar meaning unless the place of business is a drug store or pharmacy duly registered and authorized by the State Board of Pharmacy Any person firm or corporation violating this section of this act of Assembly shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than fifty dollars (\$50.00) and the costs of prosecution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 476, as follows:

An Act to further amend paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the tenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and making an appropriation" and which as amended by an act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled

"An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and repealing section one thousand two hundred twelve thereof" which as amended by an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Eight County superintendents of counties having a population of less than [twenty thousand (20,000) minimum annual salary two thousand five hundred dollars (\$2,500) county superintendents of counties having a population of twenty thousand and more but less than forty-five thousand (45,000) minimum annual salary three thousand dollars (\$3,000) county superintendents of counties having a population of forty-five thousand and more but less than] one hundred fifty thousand (150,000) minimum annual salary three thousand five hundred dollars (\$3,500) county superintendents of counties having a population of one hundred fifty thousand (150,000) or more minimum annual salary four thousand dollars (\$4,000) all assistant county superintendents minimum annual salary two thousand five hundred dollars (\$2,500)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that the Senate Bill No. 476 the bill just read, be recommitted to the Committee on Appropriations.

Mr. QUIGLEY. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 478, entitled:

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway without first notifying the owners of the land

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any telephone telegraph or electric light company to trim any tree along any public highway where its lines are strung without first giving the owner of the premises upon which such tree stands at least twenty-four hours' notice of its intention so to do

Mr. WOODWARD. Mr. President, I move to amend section 1, page 1, by adding at the end thereof the following:

"The provisions of this section shall not apply to cities of the first class"

Mr. QUIGLEY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second and third sections of the bill were read as follows and agreed to.

Section 2 Any such company violating the provisions of section one of this act shall upon summary conviction thereof be sentenced to pay a fine of not more than fifty dollars for each tree trimmed

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

The title of the bill was read as follows:

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway without first notifying the owners of the land

Mr. WOODWARD. Mr. President I move to amend title, line 3 by inserting after the word "highway" the following: "other than in cities of the first class".

Mr. QUIGLEY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 511, (House Bill No. 675), entitled:

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may co-operate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation" be amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in sections of the Commonwealth where wild deer are present in excessive numbers and are injuring or destroying farm crops or fruit orchards in a material way the owners or lessees of the farms or fruit orchards where such damage is occurring may petition the Board of Game Commissioners for assistance in the erection of a deer-proof woven wire fence whereupon said board or its representatives shall investigate the conditions prevailing on the property of the petitioners and adjacent territory After investigation if deemed advisable the Board may enter into an agreement with the petitioners and such others in the vicin-

ity similarly affected as in the opinion of the Board may [be deemed advisable] require like protection for the erection of a deer-proof woven wire fence of such height design and materials as the Board may specify to cost not to exceed twelve hundred dollars (\$1,200) per mile under the conditions hereinafter set forth. The provisions of this act shall not be construed to apply to gardens or truck patches except where produce is raised for market.

Section 2 That section two of the said act is hereby amended to read as follows

Section 2 Before the Board may enter into an agreement for the erection of a fence as hereinbefore provided the board shall decide the amount of continuous fence that may be necessary to prevent deer from committing serious damage on the lands of the petitioners or adjacent landowners or lessees at that time or subsequently and shall agree with the petitioners or said landowners or lessees as to the location of said fence and it shall be further agreed that fifty per centum of the entire cost of such fence shall be paid by the petitioners or adjacent landowners or lessees and fifty per centum by the Board of Game Commissioners out of the fund established under the provisions of Article XII of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) known as the Game Fund. After such agreement has been reached the petitioners and adjacent landowners or lessees decided upon by the Board shall give to the board a surety bond or an individual bond endorsed by two property owners in [double] the amount [of the pro rata share] of the entire estimated cost of such fence or shall deposit [the estimated cost in cash on the basis of fifty per centum of the cost of such fence to be paid by the petitioners or adjacent landowners and fifty per centum to be paid by the Board of Game Commissioners from funds hereinafter provided] with the Board cash to cover fifty per centum of the entire estimated cost of the completed fence. Where more than one petitioner or landowner or lessee is involved the fifty per centum to be paid by [petitioners or adjacent landowners] they shall be prorated in proportion to the amount of fence required to protect each property against deer. If any landowner or lessee shall refuse to participate in the cost of such fence but is willing to have the fence erected in the location agreed upon his share may be assumed by any other landowner or lessee individually or by a number of other interested persons jointly. The cost of any special gates desired by landowners or lessees shall be borne entirely by the person desiring same.

In lieu of the foregoing arrangement for the erection of deer-proof fences the Board of Game Commissioners may by proper agreement supply where conditions warrant the necessary fencing wire and staples for the erection of deer-proof fences with the understanding that the property owner or owners or lessees affected shall bear all other expenses in connection with the erection of said deer-proof fences. In all cases the wire and staples so furnished shall remain the property of the Commonwealth until the fence is completed under specifications approved by the Board of Game Commissioners. If the fence agreed upon is not completed within six months after delivery of the necessary wire fencing and staples or more material has been furnished than necessary the Board of Game Commissioners may remove and ship elsewhere for such use as they may see fit any unused wire or staples furnished under such agreement.

All such fences after erection shall be maintained by the individuals interested and the Board of Game Commissioners shall bear no part of such future maintenance. Replacement of fences when worn out shall be on the same basis as the erection of the original fence the board to decide when such fence shall be necessary.

Section 4 That section four of the said act is hereby amended to read as follows

Section 4 Viewers appointed under the provisions of this act and all witnesses examined by them shall be sworn by a person authorized to administer oaths or by the Secretary of the Board of Game Commissioners who is hereby empowered to administer oaths to both viewers and witnesses. Such oath shall in all ways be binding and of like effect as oaths administered in any court of this Commonwealth. The viewers appointed shall make an impartial investigation and sworn report and viewers and witnesses examined by them shall be paid for services and expenses at the same rate as jurors and witnesses in the courts of quarter sessions are

now compensated such payment to be made from the [funds hereinafter provided] fund established under the provisions of Article XII of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) known as the Game Fund.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 516, as follows:

An Act authorizing the Department of Welfare to organize and maintain an orthopedic unit

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the Secretary of Welfare is authorized to organize and maintain in connection with said Department an orthopedic unit for the development of orthopedic clinics and supervisory service in behalf of crippled children and to safe guard properly the standards of service to them and to pay the salaries compensation and traveling expenses of surgeons supervisors clerks and stenographers employed in said unit and all charges and expenses in connection with followup work by employes of said unit as may be appropriated for that purpose.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 523, as follows:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the creation of townships of the first class in certain cases.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto the following article and sections

ARTICLE I a

ERECTION OF TOWNSHIPS OF THE FIRST CLASS

Section 29 Whenever the owners of twenty-five per centum of the assessed valuation of the real estate of any part of a township of the second class exceeding one hundred acres which is segregated from and does not adjoin the balance of said township shall present their petition to the court of quarter sessions averring that the population of such part of a township is at least three hundred to the square mile and praying that said part of a township of the second class be erected a new township of the first class and shall give such security as the court may prescribe for the payment of all costs and expenses which may be incurred in any procedure had upon said petition the court shall appoint a commissioner to make an enrollment of the inhabitants of said part of a township and to inquire into the propriety of granting the prayer of the petition.

Section 29 a The said commissioner shall make a plot or draft of the township of the first class proposed to be erected and an enrollment of the inhabitants thereof and shall make report thereof to the court at the next ensuing

term together with his recommendations Upon the filing of the report notice of the same shall be advertised in a newspaper published in the county once a week for three weeks during which time exceptions thereto may be filed If exceptions are filed to the report within said time the court upon consideration thereof shall confirm the report or modify the said finding whereupon or in the event that no exceptions are filed if it appears to the court that said part of a township of the second class has a population of at least three hundred to the square mile the court shall enter a decree erecting the same as a new township of the first class by such name as the court shall think proper The clerk of the court shall certify to the county commissioners the erection of said township and its name and population as shown by said proceedings The costs and expenses of the proceedings including a reasonable fee for for the commissioner shall be paid by the petitioners or by the township or partly by each as the court shall direct

Section 29 b When any township of the first class is erected under the provisions of this article the court of quarter sessions may authorize the citizens of the new township to hold an election for all township officers upon such notice and for such terms not inconsistent with this act as the court may direct

Section 29 c Whenever a new township of the first class is erected from a part of an existing township of the second class the court of common pleas of the county sitting in equity may upon the application of the proper authorities of such township or townships by a suit or suits in equity against all matters of indebtedness and property rights between the said old township and the said new township

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 534, as follows:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State Highways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where any county of this Commonwealth is authorized by law to appropriate and expend moneys for the improvement or maintenance of any public highways either in full payment thereof or in payment thereof in conjunction with any township borough or incorporated town the county commissioners of such county may make execute and deliver all necessary agreements and contracts for such improvement or maintenance with the lowest responsible bidder and to that end the Secretary of Highways shall be authorized to make all necessary surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State highways

Section 2 All contracts and agreements heretofore made by the county commissioners of any county for the improvement or maintenance of any such public highway in the manner authorized in the foregoing section are hereby validated and made binding upon the county township borough or incorporated town as the case may be as if full legal authority existed therefor at the time that such contract was entered into and are hereby declared to be as sufficient in law as if the same had been made after due notice published by the Controller of the said county after approval by him of the purpose of the proposals and as if bids had been received by the Controller under seal and in his presence opened by the commissioners and the con-

tracts awarded and as if the same had been made after due advertisements and receipt of bids by the authorities of every township borough or incorporated town which is contributing to the cost of said improvement or maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 545, as follows:

An Act relating to deposits by minors of money in banks savings institutions and trust companies and the withdrawing of the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any deposit shall be or shall have been made in any bank organized either under the laws of this Commonwealth or under the laws of the United States or in any savings institution or trust company by and in the name of any minor the same shall be held for the exclusive right and benefit of such minor and free from the control of any person whatsoever Any money so deposited shall be paid with any interest or other accruals due thereon to the person in whose name the deposit shall be or shall have been made The check proper receipt or order of any such minor shall be a full and sufficient release and discharge for such deposit It shall not be lawful for the parent or guardian of such minor to attach or in any way interfere with any deposit made by such minor or any interest or accruals thereon

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 562, as follows:

An Act to amend section six of the act approved the thirty-first day of May one thousand nine hundred and seven (Pamphlet Laws three hundred forty-nine) entitled "An act to provide for the planting and care of shade trees on highways of townships of the first class boroughs and cities of the Commonwealth of Pennsylvania and providing for the cost thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the thirty-first day of May one thousand nine hundred and seven (Pamphlet Laws three hundred forty-nine) entitled "An act to provide for the planting and care of shade trees on highways of townships of the first class boroughs and cities of the Commonwealth of Pennsylvania and providing for the cost thereof" is hereby amended to read as follows

Section 6 The Commission under which the provisions of this act shall be carried out in any township of the first class borough or city shall have power to employ and pay such superintendents engineers foresters tree wardens or other assistants as the proper performance of the duties devolving upon it shall require and to make publish and enforce regulations for the care of and to prevent injury to the trees on the highways of any township borough or city accepting the provisions of this act and to assess suitable fines and penalties for violations of this act provided such regulations shall have been published at least twice in one or more not exceeding two newspapers of the township borough or city involved after having been submitted to and being approved by the commissioners of the township of the first class or the councils of the borough or city affected and such fines and penalties so assessed for violations

of this act shall become liens upon the real property of the offender and be collectible by the constituted authorities as liens for taxes upon real property are now collected and provided further that no such regulations shall permit any person co-partnership association or corporation to cut or trim any shade-trees upon any highway without first serving notice upon the owner or owners of the property abutting on such highway of such contemplated cutting or trimming

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that the Senate Bill No. 562, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 615, as follows:

An Act requiring poor districts and hospitals for Mental disease to establish a pension fund for all employees of district including district city and county homes and hospitals for mental disease and regulating the administration and the payment of such pensions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all poor districts and hospitals for mental disease shall create a pension fund for the pensioning of all employees of said poor districts and hospitals for mental disease in the manner under the conditions and subject to the qualifications provided by this act

Section 2 In every such poor district and hospital for mental disease upon the petition of at least five employees there shall be created a board known as the pension board consisting of three persons citizens of said district to be named by the judge or judges of the courts covering said district or hospital for mental disease It shall be the duty of said board to register all persons employed by the said poor district and hospital for mental disease both within and outside of said institutions and to administer the collection and distribution of the fund herein provided and to do all acts and make all reasonable rules in the premises as such board may deem necessary to carry into effect the provisions of this act

Section 3 Every person now or hereafter employed by the said poor districts or hospitals for mental diseases if any of the age of sixty years or upwards who shall have been employed for a period of twenty years or more shall upon application to the board of pensions herein created be retired from service and shall during the remainder of his or her life receive the pension or compensation fixed by this act subject to such qualifications as are herein contained

Section 4 During the lifetime of said person he or she shall be entitled to receive as a pension annually from the fund set aside for the purpose fifty per centum of the amount which would constitute the average annual salary or wages which he or she received during the last five years of his or her employment by the said poor district or hospital for mental disease Said pension to be in monthly payments Should any person so employed after twenty years of service be dismissed without any valid charge voluntary retire or be in any manner deprived of his or her position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to the pension above mentioned notwithstanding he or she has not attained the age of sixty years Should any employee however become totally

and permanently disabled after twenty years of service and before attaining the age of sixty years he or she shall be entitled to said pension Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employee is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office The pension to any one employee shall not exceed one hundred dollars per month

Section 5 The employees of the poor district or hospitals for mental disease shall after the passage of this act pay to the board of pensions monthly an amount equal of two per centum of their monthly salaries or wages in no event however paying at a rate greater than four dollars a month which shall be applied to the purpose of this act Payment of the monthly amount or contribution herein mentioned shall cease and be discontinued at the time the beneficiary receives the pension herein provided If for any cause an employee of any such poor district or hospital for mental disease contributing to the pension fund shall cease to be one before he or she becomes entitled to the pension conferred by this act the total amount of the contribution paid into the pension fund by such employee shall be refunded to him or her in full without interest provided however if any such employee shall have returned to him or her the amount contributed as aforesaid and shall afterward re-enter the employ of such poor district or hospital for mental disease said employee shall not be entitled to the pension designated until after twenty years after said re-employment unless he or she shall return to the pension fund the amount withdrawn in which event the period of twenty years shall be computed from the time said employee first entered the service of said poor district or hospital for mental disease In the event of the death of any such employee before the said employee becomes entitled to the pension aforesaid the said total amount of contributions aforesaid shall be paid over to the surviving husband or wife or minor children of said deceased employee in equal share if any

Section 6 The poor director or overseers of the poor or superintendents of hospitals for mental disease employing persons entitled under the provisions of this act to receive a pension shall certify to the board of pensions all persons so employed and the amount of salary or wages which is paid to said employee together with dismissals resignations or terminations of services and from the records of their office furnish such other relative information as the board of pensions shall require

Section 7 It shall be the duty of the board of pensions to receive and retain and when deemed advisable to invest the funds payable in accordance with the provisions of this act and pay over by warrant or check the amount due to said employees

Section 8 The poor directors or overseers of the poor of the said districts or superintendents of hospitals for mental disease charged with the disbursements expenditures and appropriations shall annually set aside a portion and appropriate out of all taxes and income of said poor districts or hospitals for mental disease to the board of pensions a sum sufficient to pay the pension or compensations due under this act

Section 9 The benefits conferred by this act shall apply to all persons employed in any capacity by or holding any positions in the poor districts or hospitals for mental disease included in this provision Provided That this act shall not apply to any employees of such departments bureaus or offices as are now protected by pensions authorized by the laws of this State and in force at the time of the passage of this act

Section 10 The time of service herein specified namely twenty years shall be computed from the time of the first or original employment said employment to consist of service to such poor district or hospital for mental disease and need not be continuous No pensions shall be paid under the provisions of this act however until after January first one thousand nine hundred and twenty-six

Section 11 The compensation or pension herein mentioned shall not be subject to attachment or execution and shall be payable only to the beneficiary designated by this act and shall not be subject to assignment or transfer save by the death of beneficiary

Section 12 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 617, as follows:

An Act relating to the retirement of certain employes of counties of the fourth class and their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the phrase "County Employee" as used in this act includes all salaried employes of the county whose salaries are paid out of the county treasury except officers

Section 2 Any county employe of any county of the fourth class who has served as such for thirty years or more and has reached the age of sixty-five years shall be eligible for retirement under the provisions of this act if he or she in the opinion of the county commissioners of said county incapacitated or disabled from performing his or her regular official duties

Section 3 Any county employe desiring to take advantage of the provisions of this act may express to the county commissioners of the county in which they are county employes his or her desire to do so The said county commissioners upon the receipt of any such expression of desire or upon their own initiative may notify any such county employe of the privilege to be so retired and in either case if such county employe shall resign within thirty days after such notice and shall hold himself or herself in readiness to perform special duties as may be designated by the said county commissioners in such ways as he or she may be reasonably able to perform after such retirement by resignation he or she shall receive annually during the remainder of his or her life or during the continuance of such disability or incapacity one-half of the salary compensation or emoluments which he or she received during the year preceding the time of retirement

Section 4 No such county employe while accepting the benefits of this act shall be entitled to any additional compensation for the performance of any duties assigned to him hereunder

Section 5 All payments under the act shall be made out of the county treasury in the same manner as the salaries of county employes are paid but each such retired county employe shall be paid the amount payable to him or her under the provisions of this act only so long as he or she is willing to perform the special duties assigned to him by the county commissioners

Section 7 The county commissioners of such counties shall annually appropriate moneys sufficient for the payment of the salaries compensation and emoluments of all such retired county employes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 621, (House Bill No. 29), entitled:

An Act to amend section one of the act approved the fifteenth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty) entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf by prohibiting the introduction as evidence of certain testimony or records"

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 625, (House Bill No. 12), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 626, (House Bill No. 35), entitled:

An Act relating to search warrants regulating their issuance execution and return prescribing the powers and duties of justices of the peace aldermen and magistrates issuing them and of officers executing them inflicting penalties for unlawfully procuring unlawfully executing and unlawfully resisting the execution of a search warrant

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. STITES. Mr. President, I move that Senate Bill No. 626 (House Bill No. 35) the bill just read, be recommitted to the Committee on Law and Order.

Mr. BARR. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. SALUS. Mr. President, I do not know what the purpose of this motion is but this bill came out of the Committee on Judiciary General, and if the Senator from Montgomery, Mr. Stites, wants a hearing or anything else, we would be glad to give it to him.

Mr. STITES. Mr. President, that is the purpose of the motion.

Mr. SALUS. Mr. President, I would be perfectly agreeable to that if the Senator from Montgomery, Mr. Stites, sends it back to the committee from which it came. This is not a dry or wet measure; it is strictly a measure on judicial procedure, it was rightfully in the Committee on Judiciary General, and I think that committee is well able to handle this proposition. I cannot see why the Senator from Montgomery, Mr. Stites, should want to take it from the committee in which it was rightfully placed. I have no objection to sending it back to the committee from which it came, and I will ask to amend the motion of the Senator from Montgomery, Mr. Stites, to the effect that this bill be recommitted to the Committee on Judiciary General, from which it came. I think as a matter of fairness to that committee that is the committee to which it ought to go,—unless the Senator from Montgomery, Mr. Stites, will state before this Senate body that he is of the opinion that before that committee they will not get a fair and honest hearing. If he makes that statement I am perfectly willing to have it taken into the Law and Order Committee.

Mr. STITES. Mr. President, I might say, in answer to the suggestion of the Senator from Philadelphia, Mr. Salus, that I believe that any bill that comes before this body and goes before any committee of this body will get a fair and impartial hearing, whether it be the Committee on Law and Order or the Committee on Judiciary General, or any other committee; but this particular bill, relating to search warrants, ought to have been in the Law and Order Committee originally. It has to do with the en-

forcement of the Act which we passed in 1923. It should have been considered by the committee which had to do with the passage of the Act of 1923, the Snyder Enforcement Act.

Now, if it were necessary I could point out to the members of this body twelve or fifteen important particulars in which this particular bill is in violation of the decisions of the Superior Court of this State relating to search and seizure. It is not a question of fairness one way or the other. I have no doubt the committee which considered this bill would give it entirely fair consideration; I am not suggesting that they will not; but it does seem to me this bill ought to go back to the Committee on Law and Order, to consider legislation which was passed in 1923 and pending legislation having to do with the enforcement of the Prohibition Act. The very purpose of search and seizure is to secure uniformity, and the purpose of my motion was to see to it that this bill goes to the Committee on Law and Order and be considered in connection with other legislation now before this Assembly.

Mr. SALUS. Mr. President, in answer to the Senator from Montgomery, Mr. Stites, I wish to state that, as I understand it, the Committee on Judiciary General is composed mostly of members of the bar; and if he has ten or twelve reasons, whatever they might be, to show that this is in violation of any other law, they would be the men who would know. We all have the utmost respect for Mr. Stites' ability as a lawyer, and we surely will listen to him. There is no question about that. But this is an Act that affects not only liquor but, being a question of search and seizure, applies to anything in which a search and seizure warrant may be issued, not solely for liquor; and it was properly put in the committee where it belongs. So I think, while I do not care personally,—it does not hurt me,—that out of fairness to every member of that committee this bill ought to go back where it came from; and if the Senator from Montgomery, Mr. Stites, or anybody else can show this committee that a mistake has been made,—and he is a member of that committee,—I know they will all be only too glad to listen to him.

This is a most unusual proceeding, to take a bill from the committee in which it rightfully belongs and put it in some other committee where it does not belong. It is a reflection on every member of that committee, including the Senator from Montgomery, Mr. Stites, who is a member; and I am talking for the benefit of every member of this Senate who is on that Committee on Judiciary General. But I know, and I say again, for the benefit of the Senator from Montgomery, Mr. Stites, and everybody interested in the law enforcement measures, that this bill will get the fair consideration it deserves,—as much so in our committee as in the Law and Order Committee, and with a number of Senators who can better understand what the Senator from Montgomery, Mr. Stites, is talking about, possibly, than can some of the Senators on the Committee on Law and Order who are not members of the bar. And I again amend the motion, to the effect that this bill be referred to the Committee on Judiciary General, from which it came.

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendments?

Mr. SNYDER. Mr. President, I made the request that this bill go to the Committee on Law and Order, but my request came too late. I think it should have been committed to the Committee on Law and Order originally, and I will say that if it is so committed it will be given a fair hearing, with fair notice to everybody.

And the question recurring,

Will the Senate agree to the amendment?

The yeas and nays were required by Mr. Stites and Mr. Barr and were as follows, viz:

YEAS—27.

| | | | |
|----------|-----------|----------|----------|
| Aron, | Earnest, | Huffman, | Phipps, |
| Baldwin, | Eyre, | Joyce, | Quigley, |
| Buckman, | Freeman, | Krause, | Salus, |
| Coyne, | Griswold, | Kutz, | Schanz, |
| Daix, | Harris, | Leslie, | Sones, |
| Davis, | Heaton, | Painter, | Vare, |
| DeWitt, | Homsher, | Patton, | |

NAYS—16.

| | | | |
|-------------|----------|------------|----------|
| Barr, | Derrick, | Mansfield, | Snyder, |
| Betts, | Gelder, | Miller, | Sprowls, |
| Brown, | Kunkle, | North, | Steele, |
| Culbertson, | Lanius, | Norton, | Stites, |

So the question was determined in the affirmative.

On the question,

Will the Senate agree to the motion as amended?

It was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 627, (House Bill No. 50), entitled:

An Act to amend section one of the act approved the twenty-eighth day of May, one thousand nine hundred and seven, (P. L. 292), entitled "An act to provide for the protection of insane persons, feeble-minded persons, and epileptics, and the appointment of a guardian for the said insane persons, feeble-minded persons, and epileptics, unable to care for their own property; authorizing the guardian to support the wife and children of the said insane persons, feeble-minded persons, and epileptics; defining the powers of the guardian, and authorizing the sale of real estate of the ward."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 628, (House Bill No. 243), entitled:

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 629, (House Bill No. 294), entitled:

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 630, (House Bill No. 401), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the reading and consideration of Senate Bill No. 631, (House Bill No. 482), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 632, (House Bill No. 495), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 633, (House Bill No. 676), entitled:

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of counties of the first class

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 642, (House Bill No. 17), entitled:

An Act to amend section one of the act approved the twenty-seventh day of March one thousand nine hundred and three (Pamphlet Laws eighty-three) entitled "An act to provide for the payment of the expenses of the maintenance and instruction of children committed to Houses of Refuge which are not exclusively under State control jointly by the State and by the counties from which they may be sent and providing a method for determining the amount due and collecting the same from said counties by changing the time of payment by counties

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 645, (House Bill No. 388), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 646, (House Bill No. 406), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 647, (House Bill No. 549), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (P. L. 1195) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 650, (House Bill No. 669), entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 653, (House Bill No. 751), entitled:

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 655, as follows:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and five (Pamphlet Laws forty-seven) entitled "An act establishing in counties containing a population of from three hundred thousand to one million a Board for the Assessment and Revision of Taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respects the assessment of State and county taxes" extending the provisions of said act to counties of the third and fourth classes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-fourth day of March one thousand nine hundred and five (Pamphlet Laws forty-seven) entitled "An act establishing in counties containing a population of from three hundred thousand to one million a Board for the Assessment and Revision of Taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respects the assessments of State and county taxes" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of this Commonwealth [containing a population of not less than three hundred thousand nor more than one million] of the third and fourth classes as shown by the last preceding United States census all assessments and valuations of property whether real or personal taxable for State and county purposes including occupations shall be made by a Board consisting of three persons to be designated as the Board for the Assessment and Revision of Taxes The members of the said Board shall be appointed by the court of common pleas of the proper county or if there be more than one court then by the several courts of common pleas of such county and shall hold their offices for the term of three years and the court or courts shall fill all vacancies occurring from time to time in said Board The said Board shall designate one of its members as president of the Board and each member of said Board shall receive a salary of four thousand dollars per annum In counties where no such board exists at the time of the passage of this act the members of said board shall be appointed by the court of common pleas on or before the first day of July one thousand nine hundred and twenty-five and every three years thereafter

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 655, the bill just read, be recommitted to the Committee on New Counties and County Seats.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILLS OVER IN ORDER.

Mr. SCHANTZ. Mr. President, I ask unanimous consent that all appropriation bills on second reading, on today's calendar, go over in their order.

The PRESIDENT. Is there objection? The Chair hears none.

REPORTS FROM COMMITTEE.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 568, entitled:

An Act to provide for the preparation of plans for the use of viewers owners tenants and occupiers of property and all other parties affected in proceedings for the assessment of damages for the taking injury or destruction of private property for public use and the furnishing of copies thereof to parties affected thereby.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 148, entitled:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver and making an appropriation.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 108, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 476, entitled:

An Act to further amend paragraph 8 of section one thousand two hundred and ten of an act approved the eighteenth day of May, 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 386, (House Bill No. 393), entitled:

A Supplement to an act, entitled "An act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-three; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-three," as approved the thirtieth day of June, Anno Domini one thousand nine hundred and twenty-three; Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive, and Judicial Departments by the act to which this is a supplement, and for other minor expenses, incurred or to be incurred to May thirty-first, one thousand nine hundred and twenty-five, by certain of the Executive and Judicial Department not provided for by said act.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

REQUESTING JOINT SESSION OF SENATE AND HOUSE OF REPRESENTATIVES.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 16, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: If it meets with the approval of the General Assembly, I should like to address the members in joint session on Tuesday, March seventeenth, nineteen hundred and twenty-five, at twelve o'clock noon.

If for any reason this cannot be conveniently arranged, I would be glad to address you at some other time.

GIFFORD PINCHOT.

Mrs. VARE. Mr. President, I move that the invitation of the Governor be accepted and that he be advised that the Senate will be glad to here him deliver his message to the General Assembly in joint session tomorrow at 12 o'clock noon.

Mr. SALUS. Mr. President, I second the motion. The motion was agreed to.

NOMINATIONS BY THE GOVERNOR.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 16, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following:
Bruce H. Walker, of Ebensburg, to be Justice of the Peace in and for the Borough of Westmont, Cambria County.

John H. Kauffman, of Henreitta, to be Justice of the Peace in and for the Township of North-Woodbury, Blair County.

David M. Ulrich, of Swarthmore, to be Justice of the Peace in and for the Borough of Swarthmore, Delaware County.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 16, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Peter T. Dolan, Conemaugh, Pa., to be Justice of the Peace in and for the Borough of East Conemaugh, Cambria County.

GIFFORD PINCHOT.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 16, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

G. J. Bleichmer, 1804 Carson St., Pittsburgh.
Samuel F. Guy, 5210 Dearborn St., Pittsburgh.
Miss Ann E. Heitzenroder, 1303 Franklin St., Pittsburgh.
P. P. Kranack, 443 Forward Ave., Pittsburgh.
W. D. McBride, Coraopolis.
Miss M. E. Mulligan, Homestead.
Miss Elsie C. Nelson, 1233 Woodland Ave., N. S. Pittsburgh.

ARMSTRONG COUNTY.

Jas. G. Hawk, Elderton.

BLAIR COUNTY.

H. A. Brumbaugh, Altoona.
McClellan Wilson, Altoona.

CAMBRIA COUNTY.

C. H. Evans, South Fork.
Waldo J. Rissinger, East Conemaugh.

CRAWFORD COUNTY.

Miss Effie M. Peffers, Meadville.

DAUPHIN COUNTY.

George Kunkel, Harrisburg.

DELAWARE COUNTY.

John J. Hanley, Newton.

FRANKLIN COUNTY.

Miss Emma E. Gomer, Chambersburg.

LACKAWANNA COUNTY.

Mrs. Mary E. Bowen, Ranson.

LANCASTER COUNTY.

Walter A. Herr, Lancaster.

LEBANON COUNTY.

Jonathan P. King, Richland.

LEHIGH COUNTY.

Miss Marie Osman, Allentown.

LUZERNE COUNTY.

Miss Mary Dirner, Wilkes-Barre.

LYCOMING COUNTY.

E. H. Morris, Williamsport.

McKEAN COUNTY.

James Pio Braccacini, Bradford.

NORTHAMPTON COUNTY.

Charles F. Beckel, Bethlehem.

PHILADELPHIA COUNTY.

John H. Hoffman, Brookline, Philadelphia.
Mitchell Kaskey, 5745 N. 13th St., Philadelphia.
Samuel J. Marchiano, 1183 S. 11th St., Philadelphia.
George M. Wallace, 2417 W. Morris St., Philadelphia.

WASHINGTON COUNTY.

G. S. Warne, Monangahela.

WESTMORELAND COUNTY.

Leonard J. Wygonik, Natrona.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 16, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration:

ALLEGHENY COUNTY.

John Bibza, Dequesne, Feb. 19, 1925.
Anthony F. Boucek, 813 Lockhart St., Pittsburgh, March 7, 1925.
Mrs. Pauline H. Burley, 3001 W. Liberty Ave., Pittsburgh, Mar. 7, 1925.
Joseph C. Cancelliere, 405 Fourth Ave., Pittsburgh, March 6, 1925.
Denis Chamboredon, Cuddy, March 7, 1925.
John Creehan, Castle Shannon, March 7, 1925.
Vincenzo Deramo, Coraopolis, March 12, 1925.
Hambleton Fisher, 505 Arrott Bldg., Pittsburgh, March 25, 1925.
Fred P. Fuller, 6101 Penn Ave., Pittsburgh, March 7, 1925.
Frank O. Gardner, 4337 Dakota St., Pittsburgh, March 7, 1925.
Philip Green, Bridgeville, March 25, 1925.
Mrs. Bessie M. Hakes, 344 Semple St., Pittsburgh, March 11, 1925.
Mrs. Lillian Brinkling Hane, 192 45th St., Pittsburgh, March 7, 1925.
R. S. Harvey, 7501 Thomas Blvd., Pittsburgh, March 12, 1925.
Abraham Herman, 2845 Webster Ave., Pittsburgh, March 7, 1925.
H. O. Hornberger, Jr., 4737 Second Ave., Pittsburgh, March 7, 1925.

J. R. Johnston, Calmont, March 7, 1925.
 Miss Estelle M. Jones, 516 Federal St., Pittsburgh, March 7, 1925.
 G. T. Marsh, 1268 Frick Annex, Pittsburgh, March 25, 1925.
 A. S. Moelter, Mt. Oliver, March 26, 1925.
 Joseph Petrovsky, North Braddock, March 7, 1925.
 C. L. Richev, Corapolis, Feb. 28, 1925.
 Miss Garnett L. Rowland, Homestead, March 7, 1925.
 Michael G. Sandulak, Wilkinsburg, March 7, 1925.
 H. C. Seidel, Aspinwall, March 16, 1925.
 Charles S. Shaeffer, Jr., Aspinwall, March 22, 1925.
 J. E. Stobart, 725 N. Beatty Sta., Pittsburgh, March 7, 1925.
 Miss Edith E. Walp, Swissvale, Feb. 11, 1925.
 Harold G. Whitaker, Dravosburg, March 7, 1925.
 Charles E. Wooddy, 820 La Schall St., Pittsburgh, March 26, 1925.

BEAVER COUNTY.

Johu H. Rakman, Ambridge, March 7, 1925.
 I. S. Porter, Beaver, Feb. 19, 1925.
 Otto M. Solkovy, Beaver, March 25, 1925.
 Joseph Knox Stone, Beaver, March 25, 1925.

BLAIR COUNTY.

Mrs. Mary D. Dematteis, Altoona, March 7, 1925.

BRADFORD COUNTY.

Mrs. Neta T. Frutchey, Athens, March 7, 1925.

CAMBRIA COUNTY.

Donald E. Custer, Johnstown, March 29, 1925.

CHESTER COUNTY.

John W. Pratt, Kennett Square, March 12, 1925.

CLINTON COUNTY.

Delbert E. Fox, Renovo, March 31, 1925.

CUMBERLAND COUNTY.

Lynn McCrea Irvine, Mechanicsburg, March 7, 1925.

DAUPHIN COUNTY.

Lloyd L. Shettel, Harrisburg, March 7, 1925.

DELAWARE COUNTY.

Miss Ethel E. Armstrong, Media, March 14, 1925.
 James E. Hoppe, Sharon Hill, March 30, 1925.
 Robert E. Pohl, Lansdowne, March 7, 1925.

ERIE COUNTY.

Ralph E. Kreder, Erie, March 7, 1925.
 H. R. Spencer, Rockhill, March 7, 1925.

HUNTINGDON COUNTY.

Geo. R. Carter, Furnace, March 25, 1925.

INDIANA COUNTY.

A. H. Seaman, Heilwood, March 7, 1925.

LACKAWANNA COUNTY.

John J. Hennigan, Scranton, March 25, 1925.

LANCASTER COUNTY.

Edward R. Miller, Columbia, March 26, 1925.
 Loyd S. Moore, Ephrata, March 7, 1925.

LEBANON COUNTY.

Edward H. Smith, Annville, Jan. 17, 1925.

LUZERNE COUNTY.

Donald O. Coughlin, Forty-Fort, March 7, 1925.
 Miss Anna K. Durkin, Kingston, March 21, 1925.
 Max Freedman, Luzerne, March 10, 1925.

McKEAN COUNTY.

Frank Nicolazzo, Kane, March 7, 1925.

MONROE COUNTY.

Frank L. Stackhouse, Stroudsburg, March 7, 1925.

MONTGOMERY COUNTY.

H. S. Stillwagon, Jr. Ardmore, March 22, 1925.

NORTHAMPTON COUNTY.

Benjamin H. Pierson, Northampton, March 7, 1925.

NORTHUMBERLAND COUNTY.

Haydn T. Evans, Shamokin, Feb. 19, 1925.

PHILADELPHIA COUNTY.

Leonard W. Belz, 3051 N. 9th St., Philadelphia, March 26, 1925.
 Miss Anna N. Carroll, 2442 E. Lehigh Ave., Philadelphia, March 7, 1925.
 Michael Cohen, 2637 N. 31st St., Philadelphia, March 7, 1925.
 A. Herbert Crouthamel, 3331 Sydenham St., Philadelphia, March 7, 1925.
 Chas. N. Frankel, 802 N. Marshall St., Philadelphia, Mar. 7, 1925.
 Wm. L. Hammond, 1107 Otis Bldg., Philadelphia, Mar. 7, 1925.
 Joseph H. King, Lansdowne, March 25, 1925.
 Harry I. Krassen, 3033 W. Norris St., Philadelphia, Mar. 7, 1925.
 Charles Lazaroff, 4500 Lancaster Ave., Philadelphia, Mar. 30, 1925.
 Samuel Mayerman, 2341 N. 29th St., Philadelphia, Mar. 7, 1925.
 Otto Pischke, Jr. 7008 Elwood Ave., Philadelphia, March 27, 1925.
 Pasquale C. Risi, 420 S. 2d St., Philadelphia, March 30, 1925.
 Frank C. Schaller, 322 W. Susquehanna Ave., Philadelphia, March 7, 1925.
 Abraham P. Shochet, 1011 Chestnut St., Philadelphia, March 7, 1925.
 Ralph R. Stearly, 4618 Frankford Ave., Philadelphia, Mar. 25, 1925.
 Walter S. Townsend, 1415 N. Broad St., Philadelphia, Mar. 30, 1925.
 Errol White 1201 Stephen Girard Bldg., Philadelphia, March 12, 1925.

WARREN COUNTY.

Mrs. Emma O. Stafford, Warren, March 7, 1925.

WASHINGTON COUNTY.

Mrs. Mary G. Lowstutter, Charleroi, March 7, 1925.

WESTMORELAND COUNTY.

John B. Gordon, Derry, March 25, 1925.
 Frank E. Werner, Derry, March 25, 1925.
 Frank B. Snyder, York, March 7, 1925.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. EYRE,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. EYRE,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. EYRE. Mr. President, I move that the Executive Session do now rise.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor David J. Davis) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 269, entitled:

An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians and trustees herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also, generally dealing with the jurisdiction, powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents;" providing for payments of property belonging to minors without appointment of guardian in estates of three hundred dollars or less.

House Bill No. 419, entitled:

An Act to amend sections three and four of the act approved the twenty-sixth day of June, one thousand nine hundred and nineteen (P. L. 640), entitled "An act to dis-

continue the State quarantine; abolishing all offices and places connected therewith, including the State Quarantine Board, the Quarantine Physician, and the Health Officer for the Port of Philadelphia; providing for the possession, control, and custody of certain books, records, paraphernalia, and property; authorizing the leasing or sale of the real estate or personal property connected with the Marcus Hook Station to the United States Government; and repealing certain acts".

Whereupon,

The PRESIDENT (Lieutenant-Governor David J. Davis) in the presence of the Senate signed the same.

HOUSE MESSAGES.

SENATE BILL No. 277 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 277, entitled:

An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to act approved the twenty-fifth day of June one thousand nine hundred and nineteen (P. L. 581) entitled "An act for the better government of cities of the first class of this Commonwealth" by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. MACDADE. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. WOODWARD. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows: Amend section 1, page 2, by inserting after line 15, the following: "No department shall be created by the council other than those herein enumerated."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 279 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 279, entitled:

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five entitled "An Act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. DAIX. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend the title line 3, by inserting after the word "entitled" the following "(Pamphlet Laws one hundred twenty-nine)"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanuis, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Sprowls, |
| Buckman, | Harris, | Miller, | Steele, |
| Coyne, | Heaton, | North, | Stites, |
| Culbertson, | Homsher, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORTS FROM COMMITTEES.

Mr. STEELE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STEELE; from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 333, entitled:

An Act to amend section eighteen, article one of chapter three of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 529, entitled:

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE HOUSE SENATE BILL No. 329.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate March 11, 1925.

Resolved, (if the House of Representatives concur), that Senate Bill No. 329, entitled:

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the sale offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

be recalled from the House of Representatives for the purpose of amendment.

RECONSIDERATION OF SENATE BILL No. 329. RECALLED FROM THE HOUSE OF REPRESENTATIVES

Mr. SALUS. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. President, I voted "aye"

Mr. BUCKMAN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. BUCKMAN. Mr. President, I voted "aye"

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SALUS. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL RECOMMENDED.

Mr. SALUS. Mr. President, I move that the Bill be recommended to the Committee on Public Health and Sanitation.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

MOTION TO READ BILLS THE FIRST TIME.

Mrs. VARE. Mr. President, I move that all bills reported from committee at to-day's session be read the first time.

Mr. SALUS. Mr. President, I second the motion.

It was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 294, entitled:

An Act to further amend section twenty-one of the act approved the first day of June, one thousand eight hundred and eighty-nine, (P. L. 420), entitled "A Further Supplement to an act entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini, one thousand eight hundred and seventy-nine," by removing the exemption of a part of the capital stock of building and loan associations.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 333, entitled:

An Act to amend section eighteen, article one of chapter three of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 529, entitled:

An Act providing for the assignment of deputy and assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 635, (House Bill No. 608), entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 638, (House Bill No. 775), entitled:

An Act to amend Section one of and to add Sections four five and six to an act entitled "An Act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 661, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by providing for the

establishment of lights along village streets in townships of the first class, and authorizing the levy of a special tax therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 876, (House Bill No. 321), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 884, (House Bill No. 651), entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 900, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE MESSAGE.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 76, (Senate Bill No. 912), entitled:

An Act to further amend section two hundred thirty-five of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by increasing the compensation of supervisor.

which was committed to the Committee on New Counties and County Seats.

House Bill No. 454, (Senate Bill No. 913), entitled:

An Act to amend part of section one hundred one of the act approved the twenty-fourth day of May, one thousand

nine hundred and twenty-three, (P. L. 359), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," removing from skunks the protection afforded them as fur-bearing animals.

which was committed to the Committee on Game and Fisheries.

House Bill No. 623, (Senate Bill No. 914), entitled:

An Act to amend sections eleven and twelve of an act approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after motor vehicles; requiring and registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof; and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle, as amended.

which was committed to the Committee on Public Roads and Highways.

ADJOURNMENT.

Mr. BUCKMAN. Mr. President, I move that the Senate do now adjourn until eleven o'clock to-morrow morning.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:52 P. M., until Tuesday morning, March 17, 1925, at 11 o'clock.

HOUSE OF REPRESENTATIVES

MONDAY, March 16, 1925.

The House met at 9:00 o'clock P. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Lord our God, we thank Thee this night that we are again here in health and in strength to do Thy will. May Thy benediction be upon this House of Representatives tonight, Thou who art the author and the source of all law and of all justice. Guide each member here, and bless the Speaker to do the things which are in accordance with Thy will. Be with those tonight who are sick, those who are in sorrow; bless our State; bless us in everything we seek to do for the advancement of Thy kingdom among men, and for the happiness of people, we ask in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, March 11, 1925.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, March 11, 1925, when, on motion of Mr. Edward Brown, the further reading was dispensed with and the Journal approved.

LEAVE OF ABSENCE.

Mr. SCOTT asked and obtained leave of absence for Mr. Staudenmeier, on account of illness.

BILLS INTRODUCED AND REFERRED

By FRED W. PATTERSON. HOUSE BILL No. 1259.

An Act to establish as a State Highway a certain section of public road in the counties of Beaver and Lawrence.

Referred to the Committee on Public Roads.

By Mr. ROYLE. HOUSE BILL No. 1260.

An Act to amend article four of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith," authorizing school directors in districts of the first class to regulate the garb or dress to be worn by pupils attending schools in such districts.

Referred to the Committee on Education.

By Mr. HAAS. HOUSE BILL No. 1261.

An Act regulating the rate of interest on contracts for the payment of interest by individuals and corporations.

Referred to the Committee on Corporations.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1262.

An Act to establish as a State Highway a certain section of public road in the counties of Beaver and Butler.

Referred to the Committee on Public Roads.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1263.

An Act to amend subdivision fifteen of section two of article one of chapter five of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. STAVITSKI. HOUSE BILL No. 1264.

An Act to amend section four of the act approved the sixth day of April, one thousand eight hundred and thirty, (P. L. 272), entitled "An act for the levy and collection of taxes upon proceedings in courts, and in the offices of register and recorder, and for other purposes;" by imposing an additional tax on deeds and conveyances of real estate, and making such deeds and conveyances invalid under certain conditions.

Referred to the Committee on Ways and Means.

By Mr. BEHNEY. HOUSE BILL No. 1265.

An Act to amend section eleven of the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814), entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over

of said bridge upon its completion; and making an appropriation for the purposes of this act."

Referred to the Committee on Judiciary General.

By Mr. SCOTT. HOUSE BILL No. 1266.

An Act providing for a separate assessment of property in boroughs having a population of over ten thousand for borough tax purposes; providing for the appointment of a borough assessor and assistant assessors; prescribing their duties and compensation; and imposing certain duties on the burgess and members of council in connection therewith and as a board of revision.

Referred to the Committee on Municipal Corporations.

By Mr. SOWERS. HOUSE BILL No. 1267.

An Act to further amend section two of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof," as amended, by increasing the salaries of the judges of such court.

Referred to the Committee on Judiciary Special.

By Mr. BALDI. HOUSE BILL No. 1268.

An Act restricting building and loan associations in the loaning of money.

Referred to the Committee on Banks and Banking.

By Mr. SOWERS. HOUSE BILL No. 1269.

An Act providing that the address of all mortgagees of second mortgages shall be noted on the margin of the record of the first mortgage and that notice of issuance of execution process on judgment obtained on said first mortgages or the accompanying obligation intending to sell the mortgaged property shall be given to said second mortgagees and providing for a fee for recorder of deeds' services and method of serving such notice.

Referred to the Committee on Judiciary Special.

By Mr. WATSON. HOUSE BILL No. 1271.

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (P. L. 320), entitled "An act regulating boroughs," as amended; authorizing the boroughs to increase the rate of taxation for general borough purposes.

Referred to the Committee on Municipal Corporations.

By Mr. STAVITSKI. HOUSE BILL No. 1272.

An Act relating to the time of trial of defendants against whom bills of indictment have been returned, and providing for the granting of new trials when defendants are forced to trial within two days of the finding of the indictment.

Referred to the Committee on Judiciary General.

By Mr. HESS. HOUSE BILL No. 1273.

An Act authorizing the issue and sale of bonds to the amount of eight millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the erection and equipment at the Pennsylvania State College of buildings necessary for the uses and purposes of the Institution as defined in its charter; providing for the payment of the interest on and the redemption of such bonds by the Board of Finance and Revenue, and for the sale and registration of said bonds, and making an appropriation to carry out the provisions of this act.

Referred to the Committee on Public Buildings.

By Mr. HEFFRAN. HOUSE BILL No. 1274.

An Act to amend General Rule twenty-five of Article twenty-five of an act, approved the ninth day of June, one thousand nine hundred and eleven (Pamphlet Laws page seven hundred fifty-six), entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania, and for the protection and preservation of property connected therewith."

Referred to the Committee on Mines and Mining.

By Mr. SOWERS. HOUSE BILL No. 1275.

An Act to amend section one and further amend section two of the act approved the twelfth day of July, one thousand nine hundred and thirteen, (P. L. 711), entitled "An act establishing a course for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof;" providing for additional associate judges.

Referred to the Committee on Judiciary Special.

By Mr. BIDEISPACHER. HOUSE BILL No. 1276.

An Act authorizing district attorneys, in counties of the sixth class, to appoint county detectives; defining their powers and duties; fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury.

Referred to the Committee on Counties and Townships.

By Mr. TURNER. HOUSE BILL No. 1277.

A Joint Resolution constituting a commission to examine the general subject of aviation, and to prepare and submit bills to carry into effect its recommendations; prescribing the powers and duties of said commission; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. HARER. HOUSE BILL No. 1278.

An Act to repeal an act approved the tenth day of April, one thousand eight hundred and seventy-three, (Pamphlet Laws six hundred), entitled "An act in relation to legal advertisements in the county of Lycoming.

Referred to the Committee on Judiciary General.

By Mr. BURKE. HOUSE BILL No. 1279.

An Act to amend section three of an act approved the thirteenth day of March, one thousand eight hundred and fifteen, (P. L. 150), entitled "An act concerning divorces;" by eliminating alias subpoenas in divorce actions.

Referred to the Committee on Judiciary Special.

By Mr. McKIM. HOUSE BILL No. 1280.

An Act fixing the salary of the Jail Physician in Counties of the Second Class.

Referred to the Committee on Counties and Townships.

By Mr. McKIM. HOUSE BILL No. 1281.

A Supplement to an act approved the second day of June, one thousand nine hundred and fifteen, (P. L. 736), entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder;" providing for the payment of compensation to volunteer firemen or their dependents.

Referred to the Committee on Insurance.

By Mr. STAUDEMEIER. HOUSE BILL No. 1283.

An Act relating to the right to practice Naturopathy in the Commonwealth of Pennsylvania, and providing a Board of Naturopathic Education, Examination and Licensure, and means and methods whereby the right to practice Naturopathy may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said Board, and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith.

Referred to the Committee on Public Health and Sanitation.

By Mr. PARKINSON. HOUSE BILL No. 1284.

An Act to amend section one of an act approved the first day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred and six), entitled "An act requiring the county commissioners to provide, at the expense of the county a telephone, typewriter and stenographer for the use of the county superintendent of schools," by making further provision for clerical assistance to county superintendents of schools.

Referred to the Committee on Counties and Townships.

By Mr. HOWE. HOUSE BILL No. 1285.

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended; providing for the annexation of lands acquired by school districts in adjacent districts to the municipality the district acquiring the land.

Referred to the Committee on Education.

By Mr. HALL. HOUSE BILL No. 1323.

An Act making an appropriation for the payment of interest on certain overdue bills of the Commonwealth.

Referred to the Committee on Appropriations.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 463. (HOUSE BILL No. 1286).

An Act providing for the compensation of certain officers and employes in counties of the second class.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 475. (HOUSE BILL No. 1287).

An Act to amend section one of an act approved the fifteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and eighty-six) entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships, boroughs and cities situated wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 2. (HOUSE BILL No. 1288).

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

Referred to the Committee on Appropriations.

SENATE BILL No. 22. (HOUSE BILL No. 1289).

An Act authorizing the Governor to appoint a commission to provide for the construction erection and dedication in the city of Chester of a monument to the memory of John Morton and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 84. (HOUSE BILL No. 1290).

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class.

Referred to the Committee on Appropriations.

SENATE BILL No. 86. (HOUSE BILL No. 1291).

An Act to amend section five hundred and sixty-one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith" by changing the penalty to be added to delinquent school taxes and providing for rebates in second, third and fourth class districts.

Referred to the Committee on Education.

SENATE BILL No. 118. (HOUSE BILL No. 1292).

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 123. (HOUSE BILL No. 1293).

An Act to amend section nineteen of the act approved the second day of May, one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled "An act to regulate the employment, in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety of all employes in all industrial establishments, and of men, women, and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls, and places of amusements, in which proper fire escapes, exits, and extinguishers are required; to provide for the health of all employes, and of men, women, and children in all such establishments, storehouses, and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections.

Referred to the Committee on Judiciary General.

SENATE BILL No. 125. (HOUSE BILL No. 1294).

An Act to further amend clause (b) of section thirty-five, of the act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates, including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof;

contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents; by extending the statutes of limitations in actions against decedents' estates.

Referred to the Committee on Judiciary General.

SENATE BILL No. 185. (HOUSE BILL No. 1295).

An Act making an appropriation to the School of Horticulture for Women at Ambler, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 280. (HOUSE BILL No. 1296).

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 330. (HOUSE BILL No. 1297).

An Act making an appropriation to the Jefferson Medical College of Philadelphia, Pennsylvania for Medical Education.

Referred to the Committee on Appropriations.

SENATE BILL No. 355. (HOUSE BILL No. 1298).

An Act to amend section fourteen, paragraph two of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, ten hundred and forty-three), entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties" by permitting county superintendents to continue in office for the term for which they were elected and commissioned and providing that county superintendents who have been retired shall be reinstated and privileged to serve until the expiration of the term for which they were elected and commissioned.

Referred to the Committee on Education.

SENATE BILL No. 374. (HOUSE BILL No. 1299.)

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 395. (HOUSE BILL No. 1300.)

An Act providing for the rebuilding of county bridges over two hundred feet in length on improved primary State highway routes in counties of the sixth seventh and eighth classes by the Department of Highways at the expense of the Commonwealth.

Referred to the Committee on Public Roads.

SENATE BILL No. 457. (HOUSE BILL No. 1301.)

An Act providing for the maintenance and repair of State-aid roads or highways by the Commonwealth.

Referred to the Committee on Public Roads.

SENATE BILL No. 466. (HOUSE BILL No. 1302.)

A Supplement to an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" providing for the registration of apprentices in pharmacy requiring employers of such apprentices to see that they are registered and imposing penalties.

Referred to the Committee on Public Health and Sanitation.

SENATE BILL No. 468. (HOUSE BILL No. 1303.)

An Act to provide for a second additional law judge of the court of common pleas of the Fourteenth Judicial District.

Referred to the Committee on Judiciary General.

SENATE BILL No. 481. (HOUSE BILL No. 1304).

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 514. (HOUSE BILL No. 1305).

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 515. (HOUSE BILL No. 1306).

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of acquisition of land and property and the making of improvements in accordance with the provisions of the Act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and nine), entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

Referred to the Committee on Appropriations.

SENATE BILL No. 519. (HOUSE BILL No. 1307).

An Act making an appropriation to the Board of Trustees of the Warren State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 522. (HOUSE BILL No. 1308).

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 532. (HOUSE BILL No. 1309).

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital.

Referred to the Committee on Appropriations.

SENATE Bill No. 533. (HOUSE BILL No. 1310).

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled, "An act concerning townships and revising, amending and consolidating the law relating thereto," by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 535. (HOUSE BILL No. 1311).

An Act making an appropriation to the Board of Trustees of the Farview State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 536. (HOUSE BILL No. 1312).

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 537. (HOUSE BILL No. 1313).

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 538. (HOUSE BILL No. 1314).

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 542. (HOUSE BILL No. 1315).

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 543. (HOUSE BILL No. 1316).

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital.

Referred to the Committee on Appropriations.

SENATE BILL No. 544. (HOUSE BILL No. 1317).

An Act making an appropriation to the Valley Forge Park Commission.

Referred to the Committee on Appropriations.

SENATE BILL No. 558. (HOUSE BILL No. 1318).

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie.

Referred to the Committee on Appropriations.

SENATE BILL No. 593. (HOUSE BILL No. 1319).

A Joint Resolution proposing an amendment to Article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth.

Referred to the Committee on Appropriations.

SENATE BILL No. 594. (HOUSE BILL No. 1320).

An Act to amend section ten of an act, approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees, defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing roads connecting county-seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act." as amended.

Referred to the Committee on Public Roads.

SENATE BILL No. 595. (HOUSE BILL No. 1321).

An Act ratifying and confirming all of the actions of the "Pennsylvania Commission" and of the "Joint Commission" created by the Act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and the approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act." as amended in which the Governor, the Auditor General and the State Treasurer of this Commonwealth or any of them have participated since June fifteenth one thousand nine hundred and twenty-three.

Referred to the Committee on Public Roads.

SENATE BILL No. 596. (HOUSE BILL No. 1322).

An Act to amend sections two and three of the act approved the ninth day of July, 1919 (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended.

Referred to the Committee on Public Roads.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL No. 15.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 12, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 15, entitled, "An act to amend section four of an act approved the nineteenth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws sixty-seven) entitled 'An act regulating the practice bail costs and fees on appeals to the Supreme Court and Superior Court' as amended fixing the time within which appeals may be allowed."

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR:

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 12, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: If it meets with the approval of the General Assembly I should like to address the members in joint session on Tuesday, March seventeenth, nineteen hundred and twenty-five, at twelve o'clock noon.

If for any reason this cannot be conveniently arranged, I would be glad to address you at some other time.

GIFFORD PINCHOT.

Mr. GOODNOUGH. Mr. Speaker, I move that the House extend to his Excellency, the Governor, an invitation to address the House on Tuesday, March 17th, at 12:00 o'clock noon.

Mr. ARMSTRONG. Mr. Speaker, I second the motion. The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed, House Bill No. 43, entitled:

An Act to amend section five of the act approved the first day of July, one thousand nine hundred and nineteen, (P. L. 708), entitled "An act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court, the judges of the courts of common pleas, and the judges of the

orphans' courts," by providing increased salaries for judges of the courts of common pleas having a separate judicial district to which another county is attached.

Mr. EDMONDS, from the Committee on Education, reported as committed, House Bill No. 869, entitled:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," to provide payments for teachers added and for schools closed in the second year of the biennium.

Mr. TALBOT, from the Committee on Counties and Townships, reported as committed, House Bill No. 1009, entitled:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Mr. HORN, from the Committee on Education, reported as committed, House Bill No. 1085, (Senate Bill No. 402), entitled:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties.

Miss THOMAS, from the Committee on Education, reported as committed House Bill No. 1223, (Senate Bill No. 399), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by granting full term school privilege to children in fourth class districts up to fourteen years of age.

Mr. SPEER, from the Committee on Education, reported as amended House Bill No. 1103 (Senate Bill No. 393), entitled:

An Act to further amend sections one thousand seven hundred and one, and one thousand seven hundred and seven, as amended, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and to repeal section one thousand seven hundred and two of said act.

Mr. IRVIN, from the Committee on Game, reported as amended, House Bill No. 265, entitled:

An Act to amend sections five hundred and one, and five hundred and two of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three, (P. L.

359), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto."

Mr. WITKIN, from the Committee on Judiciary General, reported as committed, House Bill No. 446, entitled:

An act to amend section one of an act approved the fifth day of May, one thousand nine hundred and twenty-one, (P. L. 379), entitled "An Act to amend an act, approved the nineteenth day of June, one thousand nine hundred and eleven (P. L. 1059), entitled 'An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer, in relation to releasing prisoners in jails and work-houses on parole,' by extending said act to include houses of correction, conferring similar powers on other courts of record, and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law," as amended; conferring power to parole upon the several judges instead of the courts, and eliminating the petition and hearing in such cases.

Mr. WITKIN, from the Committee on Judiciary General, reported as committed, House Bill No. 452, entitled:

An Act to further amend section six of an act approved the nineteenth day of June, one thousand nine hundred and eleven, (P. L. 1055), entitled, "An act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries."

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 80, entitled:

An Act making an appropriation to the Northern Liberties Hospital, Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 137, entitled:

An Act making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 331, entitled:

An Act making an appropriation to the Monroe County Hospital, Stroudsburg, Monroe County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 895, entitled:

An Act making an appropriation to the Department of Agriculture, for paying indemnities for animals inflicted with dangerous, contagious or infectious diseases.

Mr. WILLSTON P. WOOD, from the Committee on Appropriations, reported as amended, House Bill No. 1091, entitled:

An Act making an appropriation to the Cornplanter Indian School located in Warren County, Pennsylvania.

Mr. POSEY, from the Committee on Appropriations, reported as committed, House Bill No. 1241, (Senate Bill No. 3), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia.

Mr. HEFFERNAN, from the Committee on Appropriations reported as committed, House Bill No. 1174, (Senate Bill No. 6), entitled:

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania.

Mr. HEFFERNAN, from the Committee on Appropriations, reported as amended House Bill No. 1175 (Senate Bill No. 7), entitled:

An Act making an appropriation to the House for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia.

Mr. DIETZ, from the Committee on Appropriations, reported as committed House Bill No. 1176 (Senate Bill No. 43), entitled:

An Act making an appropriation to the Allentown Hospital, Allentown, Lehigh County, Pennsylvania.

Mr. MYERS, from the Committee on Appropriations, reported as committed House Bill No. 1177 (Senate Bill No. 44), entitled:

An Act making an appropriation to the Saint Luke's Hospital, located at Bethlehem, Lehigh County, Pennsylvania.

Mr. HUBER, from the Committee on Appropriations, reported as committed House Bill No. 1178 (Senate Bill No. 45), entitled:

An Act making an appropriation to the Children's Home of Bethlehem, Salisbury Township, Lehigh County, Pennsylvania.

Mr. SARIG, from the Committee on Appropriations, reported as committed, House Bill No. 1179, (Senate Bill No. 57), entitled:

An Act making an appropriation to the Carlisle Hospital, Carlisle, Pennsylvania.

Mr. HAWS, from the Committee on Appropriations, reported as committed, House Bill No. 1247, (Senate Bill No. 59), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1180, (Senate Bill No. 62), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin, Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as committed, House Bill No. 1242 (Senate Bill No. 64), entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton.

Mr. HALL, from the Committee on Appropriations, reported as committed, House Bill No. 1181, (Senate Bill No. 67), entitled:

An Act making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Mr. GUERIN, from the Committee on Appropriations, reported as amended, House Bill No. 1182, (Senate Bill No. 73), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney, Jefferson County, Pennsylvania.

Mr. MATTHEW PATTERSON, from the Committee on Appropriations, reported as committed, House Bill No. 1183, (Senate Bill No. 75), entitled:

An Act making an appropriation to the Brookville Hospital, Brookville, Pennsylvania

Mr. DRUMBOR, from the Committee on Appropriations, reported as committed, House Bill No. 1184, (Senate Bill No. 76), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home, of Brookville, Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 1185, (Senate Bill No. 77), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia, Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as committed, House Bill No. 1186, (Senate Bill No. 90), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children, at Pittsburgh, Pennsylvania.

Mr. CHRISTIAN MILLER, from the Committee on Appropriations, reported as committed, House Bill No. 1188, (Senate Bill No. 100), entitled:

An Act making an appropriation to the Tabor Home for Children, Doylestown, Bucks County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1189, (Senate Bill No. 104), entitled:

An Act making an appropriation to the Allegheny General Hospital.

Mr. WETTACH, from the Committee on Appropriations, reported as committed, House Bill No. 1190, (Senate Bill No. 105), entitled:

An Act making an appropriation to the Woods Run Settlement Association, Petosky Street, North Side, Pittsburgh, Allegheny County, Pennsylvania.

Mr. HEFFERNAN, from the Committee on Appropriations, reported as committed, House Bill No. 1191, (Senate Bill No. 114), entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Mr. POSEY, from the Committee on Appropriations, reported as committed, House Bill No. 1193, (Senate Bill No. 129), entitled:

An Act making an appropriation to the Home for Friendless Children, in the city of Reading, Pennsylvania.

Mr. DILSHEIMER, from the Committee on Appropriations, reported as committed, House Bill No. 1194, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville, Montgomery County, Pennsylvania.

Mr. BALDI, from the Committee on Appropriations, reported as committed, House Bill No. 1195, (Senate Bill No. 142), entitled:

An Act making an appropriation to the South Side Hospital, of Pittsburgh, Pennsylvania.

Mr. McBRIDE, from the Committee on Appropriations, reported as committed, House Bill No. 1197 (Senate Bill No. 180), entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street, North Side, city of Pittsburgh, Pennsylvania.

Mr. McKIM, from the Committee on Appropriations, reported as committed, House Bill No. 1198, (Senate Bill No. 181), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women, at Pittsburgh, Pennsylvania.

Mr. ALEXANDER, from the Committee on Appropriations, reported as committed, House Bill No. 1199, (Senate Bill No. 184), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester, Pennsylvania.

Mr. HESS, from the Committee on Appropriations, reported as committed, House Bill No. 1200, (Senate Bill No. 186), entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Mr. F. A. BELL, from the Committee on Appropriations, reported as amended, House Bill No. 1248, (Senate Bill No. 192), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

Mr. FLYNN, from the Committee on Appropriations, reported as committed, House Bill No. 1201, (Senate Bill No. 193), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed, House Bill No. 1202, (Senate Bill No. 194), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia.

Mr. SCHILLING, from the Committee on Appropriations, reported as amended, House Bill No. 1203, (Senate Bill No. 195), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia.

Mr. HAINES, from the Committee on Appropriations, reported as committed, House Bill No. 1204, (Senate Bill No. 214), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville, Bucks County, Pennsylvania.

Mr. EACHES, from the Committee on Appropriations, reported as committed, House Bill No. 1205, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading, Pennsylvania.

Mr. WILLIAMS, from the Committee on Appropriations, reported as amended, House Bill No. 1206, (Senate Bill No. 231), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach, of Philadelphia, Pennsylvania.

Mr. POSEY, from the Committee on Appropriations, reported as committed, House Bill No. 1207, (Senate Bill No. 258), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1208, (Senate Bill No. 281), entitled:

An Act making an appropriation to the Western Temporary Home, of Philadelphia.

Mr. WHITEHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 1209, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre, Pennsylvania.

Mr. SARIG, from the Committee on Appropriation, reported as committed, House Bill No. 1210, (Senate Bill No. 302), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society, of Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1211, (Senate Bill No. 327), entitled:

An Act making an appropriation to the McKeesport Hospital, Pennsylvania.

Mr. CONNER, from the Committee on Appropriations, reported as committed, House Bill No. 1212, (Senate Bill No. 344), entitled:

An Act making an appropriation to The Friends' Home for Children of the City of Philadelphia and State of Pennsylvania.

Mr. MILLAR, from the Committee on Appropriations, reported as amended, House Bill No. 1213, (Senate Bill No. 345), entitled:

An Act making an appropriation to the House of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania.

Mr. HAINES, from the Committee on Appropriations, reported as committed, House Bill No. 1214, (Senate Bill No. 353), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1215, (Senate Bill No. 357), entitled:

An Act authorizing the Board of Trustees of Fairview State Hospital to utilize for maintenance certain moneys now in its possession.

Mr. PERRY, from the Committee on Appropriations, reported as committed, House Bill No. 1216, (Senate Bill No. 362), entitled:

An Act making an appropriation to the National Farm School at Doylestown, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed, House Bill No. 1217, (Senate Bill No. 364), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia, Pennsylvania.

Mr. MILLAR, from the Committee on Appropriations, reported as committed, House Bill No. 1218, (Senate Bill No. 369), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia, Pennsylvania.

Mr. EDMONDS, from the Committee on Appropriations, reported as committed, House Bill No. 1219, (Senate Bill No. 370), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania.

Mr. EDMONDS, from the Committee on Appropriations, reported as committed, House Bill No. 1220, (Senate Bill No. 371), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed, House Bill No. 1222, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania.

Mr. HEFFERNAN, from the Committee on Appropriations, reported as committed, House Bill No. 1224, (Senate Bill No. 448), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania.

Mr. HARER, from the Committee on Appropriations, reported as committed, House Bill No. 1243, (Senate Bill No. 450), entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Cramer for moneys erroneously paid into the State Treasury.

Mr. STARK, from the Committee on Appropriations, reported as committed, House Bill No. 1225, (Senate Bill No. 458), entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

BILLS ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have all Appropriation bills reported this evening from the Appropriation Committee read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 80, entitled:

An Act making an appropriation to the Northern Liberties Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 137, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 331, entitled:

An Act making an appropriation to the Monroe County Hospital Stroudsburg Monroe County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 895, entitled:

An Act umaking an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1091, entitled:

An Act making an appropriation to the Cornplanter Indian School located in Warren County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1241, (Senate Bill No. 3), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1174, (Senate Bill No. 6), entitled:

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1175, (Senate Bill No. 7), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1176, (Senate Bill No. 43), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1177, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1178, (Senate Bill No. 45), entitled:

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1179, (Senate Bill No. 57), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1247, (Senate Bill No. 59), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1180, (Senate Bill No. 62), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1242, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1181, (Senate Bill No. 67), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1182, (Senate Bill No. 73), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1183, (Senate Bill No. 75), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1184, (Senate Bill No. 76), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1185, (Senate Bill No. 77), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1186, (Senate Bill No. 90), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1188, (Senate Bill No. 100), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1189, (Senate Bill No. 104), entitled:

An Act making an appropriation to the Allegheny General Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1190, (Senate Bill No. 105), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1191, (Senate Bill No. 114), entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1193, (Senate Bill No. 129), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1194, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Eaglesville Sanatorium for Consumptives located at Eaglesville Montgomery County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1195, (Senate Bill No. 142), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1197, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side City of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1198 (Senate Bill No. 181), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1199 (Senate Bill No. 184), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1200, (Senate Bill No. 186), entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1248 (Senate Bill No. 192), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1201 (Senate Bill No. 193), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1202 (Senate Bill No. 194), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1203 (Senate Bill No. 195), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1204 (Senate Bill No. 214), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1205 (Senate Bill No. 228), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1206 (Senate Bill No. 231), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1207 (Senate Bill No. 258), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1208 (Senate Bill No. 281), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1209 (Senate Bill No. 301), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1210 (Senate Bill No. 302), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1211 (Senate Bill No. 327), entitled:

An Act making an appropriation to the McKeesport Hospital Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1212 (Senate Bill No. 344), entitled:

An Act making an appropriation to the Friend's Home for Children of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1213 (Senate Bill No. 345), entitled:

An Act making an appropriation to The House of Industry for Discharged prisoners of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1214 (Senate Bill No. 353), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House No. 1215 (Senate Bill No. 357), entitled:

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1216 (Senate Bill No. 362), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1217 (Senate Bill No. 364), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1218 (Senate Bill No. 369), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1219 (Senate Bill No. 370), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Steet Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1220 (Senate Bill No. 371), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1222 (Senate Bill No. 383), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1224 (Senate Bill No. 448), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1243 (Senate Bill No. 450), entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Creamer for moneys erroneously paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1225 (Senate Bill No. 458), entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION.

EXTENDING A VOTE OF THANKS TO THE CHAIRMAN OF THE INAUGURAL COMMITTEE.

Mr. HARDING offered the following resolution, which was twice read, considered and adopted:

Resolution

Whereas,

Alexander, the Great,
Of the Keystone State,
Marshaled the lawmaking forces
Enticed them away
Inaugural Day
To spend their own resources
Took no command
At reviewing stand
Prepared no lunch nor dinner,
No cabs, no cars,
No guides, no bars,
For either saint or sinner;
Led not the cheers,
But shed salt tears
When sorrel horse and master,
Big hat swung low,
To friend and foe,
Went past without disaster.

And Whereas,

With faces drawn,
Their leader gone,
The solons homeward hie,
Desire to know
The truth, if so,
What made our Alec. fly;
Therefore, Be it Resolved, That
Thanks be voted
To him who devoted
Time to making plans
For the inaugural trip
With no "hooch" on his hip
For the Dawes and Coolidge fans.
Be it Further Resolved, That
Till he can explain
In a serious vein
His absence; he should wait
For two whole days
Before he says,
"I wish to interrogate."

MOTION TO PLACE BILL ON CALENDAR.

Mr. CHRISTIAN MILLER. Mr. Speaker, I move that House Bill No. 655, file folio 3337 entitled:

An Act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains

be placed upon the calendar notwithstanding the negative recommendation of the committee.

Mr. HUBER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. HARER. Mr. Speaker and members of the House, as Chairman of the Committee on Railroads, the committee that considered this bill, I feel it my duty at this time to arise in defense of the action of the committee. Last week a hearing was had on this bill and both sides presented their case, after that the committee met and came to the decision that the bill be reported with a negative recommendation. The committee I feel has thoroughly considered this bill and I feel at this time that the action of the committee should be sustained and vote no on this motion.

Mr. CHRISTIAN MILLER. Mr. Speaker the idea of getting this bill back on the calendar is for the purpose of amendment which I feel would meet the approval of a great many members who did not approve of the bill as it stands. That was my idea of getting it on the calendar so that it could be re-referred.

Mr. SOWERS. Mr. Speaker and members of the House, the committee gave very careful consideration and hearing to this bill. We went over it very carefully. It was a matter that we thought about for weeks and the committee came to the conclusion that the bill ought to be negatived.

As one of that committee and remembering what has happened in this House before, it was the opinion of myself and some others that the bill ought not to be considered until a fair test of the existing law have been made. There has been no test of the existing law, and I think it ought to be tried out and then if it don't work out as provided in that law, then let us do something, but until an actual, real, bona fide test of the law has been made why should we say that the law is bad.

Mr. ARMSTRONG. Mr. Speaker and members of the House, as a member of the committee on Railroads, and one who voted in the committee to bring this bill out with an affirmative recommendation, I oppose the motion to put it on the calendar at this time. The committee, as the gentleman from Philadelphia has said, had a hearing, all the facts were brought out the sponsors of the bill had an opportunity to bring before the committee any facts that they had, which I presume they think they did. After a fair hearing in the committee, the bill was negatived and I think this resolution ought to be voted down.

Mr. STADTLANDER. Mr. Speaker, and members of the House, I have always been in favor of sustaining a committee. If you were to report every bill that was introduced your House would be jammed with so much business that you would never get through. Why not sustain that committee in its negative report? I was a member of that committee, I was not there and did not vote yea or nay. I heard part of the testimony that was offered and introduced on both sides, and I am heartily in favor of sustaining a committee. If we are to report a bill with a negative recommendation and then not have the committee sustained, what is the use of having a committee unless you stand by it. Therefore I ask each and every member here to stand by the committee in whatever they do.

Mr. FRED W. PATTERSON. Mr. Speaker and members of the House, I am a member of that committee and I recollect that the only reason given there for the bill to be negatived was that it was a matter to go before the Public Service Commission, that this matter should be in their hands entirely, so that when the measure came before the committee I very readily voted to report the bill negatively, and I think the committee should be supported.

Mr. PERRY. Mr. Speaker and members of the House, I am also a member of that Railroad Committee. Had there been any division of opinion in that committee I would have said, that the place to fight that out was upon the floor of this House, but there was not one voice in that committee raised in protest against reporting this bill to the floor with a negative recommendation. I listened very attentively to the hearings for and against the merits of this bill, and after listening very attentively while that hearing went on I came to the conclusion along with the rest of my colleagues on that committee, that this is not the time for a bill of this kind to be passed. They claim we have remedial legislation upon the statute books, and I agree with my colleague from Philadelphia, Mr. Sowers, that until such time as that legislation is tried and found wanting, until that time we should sustain this committee in its action of last week.

Mr. HEFFERNAN. Mr. Speaker and members of the House, on last Tuesday afternoon there was a public hearing held on this bill in the Legislative Caucus Room. Every question that came up there was given full consideration. This is not the first time that this bill has come before the House, and from what I can understand it will not be the last time. Now, I think Mr. Speaker and members of the House, that in as much as the bill was treated fairly and honestly at that public hearing, just as it has been treated

fairly and honestly in all the sessions that I have been here in the sessions of this House, it is a matter for the Public Service Commission to act upon, and the law states that all grievances shall be taken to the Public Service Commission. That is where they should take them and not bring them into this House. I therefore ask you members of this House to vote no on this resolution.

Mr. CHRISTIAN MILLER. Mr. Speaker, I have been listening attentively the last ten minutes about the fairness of the hearing. Why, the railroaders only had half an hour to present their case, and present it as it ought to be presented. Talk about fairness you didn't give them time to present their case. Then as soon as the hearing was over the committee did not go into executive session there and wandering around the House I saw members running around and looking where the committee was going into executive session. By this time that committee had gone into executive session and voted on it by a vote of seven to four, so that I don't think the railroaders got a fair shake. That is my idea in making this motion, and I would ask Mr. Speaker, for a roll call on this motion.

On the question recurring,

Will the House agree to the motion?

The yeas and nays were required by Mr. Christian Miller and Mr. Stock.

YEAS—77.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Ede, | Malie, | Powell, |
| Aston, | Evans, F. D., | Mangan, | Prosser, |
| Bell, W. T., | Gelnett, | Marcus, | Rhodes, |
| Bentley, | Gilchrist, | McBride, | Sautter, |
| Berkheiser, | Greeby, | McCaig, | Schilling, |
| Blumberg, | Greenstein, | McCann, | Schwartz, |
| Bray, | Hall, | McClure, J. F., | Scott, |
| Brown, E., | Haws, | McClure, J. H., | Smith, G. A., |
| Brown, E. P., | Holcombe, | McDermott, | Speer, |
| Conner, | Horn, | McKim, | Spencer, |
| Cross, | Howe, | Memolo, | Stavitski, |
| Davies, | Hricko, | Metzinger, | Stock, |
| Davis, | Huber, | Miller, C., | Thomas, L. D., |
| Derby, | Jones, | Moffatt, | Washington, |
| Dietz, | Kelly, | Muldowney, | Watson, |
| Dilsheimer, | Labar, | Munley, | Wettach, |
| Drumbr, | Leidich, | Myers, | Whitehouse, |
| Duddy, | Little, H. A., | Patterson, B. H., | Wilson, |
| Eaches, | Lukehart, | Pennock, | |
| Earley, | MacMillan, | Pitts, | |

NAYS—111.

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flinchbaugh, | Lockhart, | Shaffer, |
| Anderson, | Flynn, | Long, | Shambach, |
| Armstrong, | Fockler, | Lotz, | Sheffer, |
| Bagshaw, | Fratt, | Lucas, | Smith, H. J., |
| Behney, | Frye, | Ludlow, | Soffel, |
| Bell, F. A., | Fuller, | Lynch, | Sowers, |
| Bickett, | Goehring, | Marshall, | Stadtländer, |
| Bidelspacher, | Goodnough, | Martz, | Stark, |
| Blair, | Goss, | Mathay, | Sterling, |
| Brewster, | Griffith, | McCormick, | Strayer, |
| Bromley, | Grimes, | Metzger, | Talbot, |
| Brown, T. J., | Guerin, | Moore, | Thomas, M. G., |
| Burchinal, | Haas, | Morrison, | Towner, |
| Burke, | Haines, | Nicholson, | Trescher, |
| Bush, | Hantz, | Nolte, | Turner, |
| Calhoun, | Harding, | Orr, | Voltz, |
| Canon, | Harer, | Parkinson, | Weamer, |
| Colville, | Hart, | Patterson, F. W., | Wells, |
| Craig, | Heffernan, | Peelor, | Welty, |
| Critchfield, | Heffran, | Perry, | Wheeler, |
| DeFrehn, | Henderson, | Phillips, | Williams, |
| Deibler, | Hess, | Pryor, | Witherspoon, |
| Dengler, | Himes, | Raymond, | Witkin, |
| Diehm, | Holmes, | Reader, | Wood, N., |
| Donnell, | Hoover, | Rieder, | Wood, W. P., |
| Edmonds, | Irvin, | Royle, | Wright, |
| Emhardt, | Lafferty, | Sarig, | Bluett, |
| Evans, B. P., | Little, J. T., | Schoener, | Speaker. |

So the question was determined in the negative and the motion was not agreed to.

RESOLUTION.

HOUSE BILL No. 311 RECALLED FROM SENATE.

Mr. McCAIG offered a resolution which was twice read, considered and adopted, as follows:

In the House of Representatives, March 16, 1925.

Resolved, (if the Senate concur), That House Bill No. 311, File Folio 2971, entitled "An act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania, Pittsburgh, Pennsylvania," be re-called from the Senate for the purpose of re-considering the vote by which said bill passed the House of Representatives finally March eleventh.

Ordered, That the Clerk present the same to the Senate for concurrence.

REPORT OF THE COMMISSION TO STUDY MUNICIPAL CONSOLIDATION IN COUNTIES OF THE SECOND CLASS.

Mr. KELLY asked and obtained unanimous consent to present the Report of the Commission to Study Municipal Consolidation in Counties of the Second Class.

The SPEAKER. The report will be noted on the Journal and printed in the Appendix of the Legislative Journal. (For Report see Appendix)

QUESTION OF PERSONAL PRIVILEGE.

Mr. HEFFERNAN. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. HEFFERNAN. Mr. Speaker, and members of the House, for a number of years the members of the House and Senate, under the auspices of what has been named the Legislative Sons of St. Patrick, have always given a banquet. This banquet has been arranged to take place on the evening of March 24th, at the Penn Harris Hotel, at 7:30 o'clock P. M. It will be necessary for the members of the House and Senate to secure their cards as early as possible, because the tickets are limited in number. Those tickets can be secured by calling on the Secretary of the House Appropriations Committee on the first floor. If there are any of the members here tonight that I can spare a ticket to, I will be glad to help them out, but you can find the tickets in the office of the House Appropriations Committee, and I would request that you go to the Secretary for them. Now, this is a very, very prominent event in Harrisburg. Those who have been here for years know exactly what a good time you have always had, and the new members will be initiated. Whether you are Irish or not, you will be Irish on the 24th of March; and therefore, we ask you to arrange for your ticket just so quickly as possible.

The SPEAKER. The gentleman's remarks upon the question of person privilege will be spread upon the Journal.

BILL RECOMMITTED.

Mr. HARER. Mr. Speaker, I move you that House Bill No. 559, bills on second reading, on page 17 of today's calendar, file folio 3031, entitled:

An Act prohibiting public service companies engaged in the business of furnishing manufacturing or selling gas water electric light electric power or telephone service from imposing any ready to serve or meter charge or meter rental charge and providing a penalty

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. BURD P. EVANS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 269.

An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" providing for payments of property belonging to minors without appointment of guardian in estates of two hundred dollars or less

HOUSE BILL No. 419.

An Act to amend sections three and four of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty) entitled "An Act to discontinue the State quarantine abolishing all offices and places connected therewith including the State Quarantine Board the Quarantine Physician and the Health Officer for the Port of Philadelphia providing for the possession control and custody of certain books records paraphernalia and property authorizing the leasing or sale of the real estate or personal property connected with the Marcus Hook Station to the United States Government and repealing certain acts"

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

RESOLUTION RECALLING SENATE BILL No. 329 FROM THE HOUSE OF REPRESENTATIVES.

Mr. GOODNOUGH. Mr. Speaker, on March 11th, I believe, a concurrent resolution was received from the Senate upon which action was not taken at that time. The resolution requested the return of Senate Bill No. 329. My understanding is that that bill was committed to the Committee on Public Health and Sanitation. I feel that the concurring in this resolution would be in accordance with the orderly and regular proceedings of this House. I therefore move you that the resolution be concurred in.

Mr. IRVIN. Mr. Speaker, I second the motion.

The SPEAKER. The Clerk will read the resolution for the information of the House.

The resolution was read by the Clerk as follows:

In the Senate, March 11, 1925.

Resolved (if the House of Representatives concur) that Senate Bill No. 329, entitled

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the sale offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

be recalled from the House of Representatives for the purpose of amendment.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the bill be returned in accordance with the resolution.

MAYOR KENDRICK INVITED TO ADDRESS THE HOUSE.

Mr. PERRY. Mr. Speaker, I move you that this House now take a recess for ten minutes for the purpose of inviting the mayor of Philadelphia to address the members of the Legislature.

Mr. McCAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Chair appoints the gentleman from Philadelphia, Mr. Perry, and the gentleman from Allegheny, Mr. McCaig, to escort His Honor, Mayor Kendrick, to the rostrum.

RECESS.

The SPEAKER. The House will take a recess for the space of ten minutes.

AFTER RECESS.

SPEAKER BLUETT IN THE CHAIR.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1093, entitled:

An Act to amend article thirteen of the act approved the twenty-seventh day of June, Anna Domini one thousand nine hundred and thirteen (P. L. 568), entitled "An act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws, in relation thereto", providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charge.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 773, entitled:

An Act to amend section one of the act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ police force'" by extending the same to certain other companies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 487, entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 924, (Senate Bill No. 245), entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1071, (Senate Bill No. 300), entitled:

A Supplement to the Act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-four) entitled "An act concerning alcoholic liquors; prohibiting the manufacture, advertising, furnishing, traffic in and possession of intoxicating liquors for beverage purposes, and articles and substances designed or intended for use in the manufacture thereof; defining intoxicating liquor; providing for penalties, forfeitures, and the abatement of nuisances; and repealing existing alcoholic liquor laws and alcoholic liquor license laws," regulating under permit through an Alcohol Permit Board created in the Department of Agriculture, the manufacture, development, use in manufacture, sale at wholesale, storage by bailees for hire and transportation for hire of any alcohol, or any alcoholic liquid by certain persons; providing for fees and the disposition thereof; authorizing the inspection of the records of permittees and purchasers of said liquids; declaring certain places nuisances and providing for their abatement and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1237, entitled:

An Act providing for the payment or return to the Borough Treasurer of all incorporated boroughs in the Commonwealth of all fines penalties or forfeitures

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 912, entitled:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred thirty-six) entitled "An act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss of damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 859, entitled:

An Act making it unlawful to enter for certain purposes upon land posted as private property and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 637, entitled:

An Act to amend section seventy-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An act to consolidate revise and amend the Penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 589, entitled:

An Act permitting fishing on Sunday with one rod and two hooks and fixing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 838, entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 834, entitled:

An Act to amend article two of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789), entitled "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; providing penalties and repealing existing laws," by adding thereto section two hundred and twenty; by providing for the appropriation of fees collected by the department for the expenditure by the department for administration purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 242, entitled:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 344, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to anyone claiming title thereto and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 374, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage house warehouse second hand store or junk shop to notify anyone making claim title in certain goods held in storage of an intention to remove sell or dispose of the same and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1270, entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1238, entitled:

An Act repealing an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (P. L. 970) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed and validating sales not made in accordance with said act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1236, entitled:

An Act to amend section one of the act approved the first day of June one thousand nine hundred and fifteen (P. L. 665) entitled "An act authorizing boroughs to redeem outstanding bonds and for that purpose issue and sell new interest-bearing bonds and to provide a fund for the redemption thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 966, entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 505, (Senate Bill No. 37), entitled:

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (P. L. 29) entitled "An act relating to appeals in cases of summary convictions" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 571, (Senate Bill No. 20), entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county, of the names and records of all soldiers, sailors, marines and war nurses who served in the military and naval forces of the United States during the World War.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1081, (Senate Bill No. 107), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1099, (Senate Bill No. 15), entitled:

An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 990, (Senate Bill No. 342), entitled:

An Act to further amend clause five of section three of the act approved the thirteenth day of May, one thousand nine hundred and nine, (P. L. 520), entitled "An act relating to food: defining food; providing for the protection of the public health, and the prevention of fraud and deception, by

prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 623, as follows:

An Act to amend sections eleven and twelve of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and eighteen) entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by further regulating the use of registration plates prescribing fees for omnibuses and changing other existing fees changing the date for the licensing year limiting the weights of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys

and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 11 The Secretary of Highways is authorized to order through the Department of Property and Supplies as purchasing agency the printing of necessary forms bulletins and other printed matter required for carrying out the provisions of this act and for the dissemination of information to the public

Section 2 That section twelve of said act as amended by said act of the fourteenth day of June one thousand nine hundred and twenty-three is hereby further amended to read as follows

Section 12 Moneys derived under the provisions of this act from registration and license fees and from fines and penalties collected under the provisions of this act for violations of the same and forfeited bail and other miscellaneous receipts shall be paid by the Department of Highways into the State Treasury there to be kept separate and from all other moneys in the State Treasury and to be known as the "Motor License Fund" Except to the extent that the moneys in the said Motor License Fund shall be necessary for the payment by the Board of Finance and Revenue of interest and sinking fund charges on bonds of this Commonwealth issued for the purpose of improving and rebuilding highways and for the payment of the compensation of the State's fiscal agent for services in registering transferring and paying the interest on such bonds the moneys which may be from time to time in the said Motor License Fund from whatever source derived are hereby specifically appropriated to the Department of Highways to carry out and enforce the provisions of the act to which this is an amendment and all amendments and supplements thereto including the penal provisions thereof for the purpose of assisting in the maintenance construction replacement reconstruction improvement and repairs of State Highways and of State-aid Highways for the maintenance of inter-state bridges over the Delaware River between this Commonwealth and the State of New Jersey at Milford Easton Riegelsville Point Pleasant New Hope Washington Crossing Yardley and Morrisville and of inter-state bridges between this Commonwealth and the State of New York at Hancock Shohola and Matamoras for the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians clerks stenographers bookkeepers messengers laborers and other assistants and employees as may be required for the proper conduct of the work of the Department of Highways for the payment of the traveling and other expenses of the Secretary of Highways and the other officers and employees of the Department for the purchase through the Department of Property and Supplies as purchasing agency of furniture furnishings stationery supplies materials equipment fuel motor vehicles and printing and binding necessary for the conduct of the work of the Department for the payment of rentals for branch offices or any other grounds buildings or quarters necessary for the work of the Department for the erection and repairs of buildings for the payment of postage telegrams telephone rentals and toll charges and rentals for or royalties upon leased office or other devices or machines for the payment of medical attendance and hospital charges for employees of the department injured in line of duty and for any and all other expenses of every kind and description necessary to effectually carry on the work of the Department of Highways as described in the act of Assembly approved the thirty-first day of May one thousand nine hundred and eleven known as the State Highway Act and the amendments and supplements thereto and to carry out and enforce the provisions of the act to which this is an amendment and all amendments and supplements thereto including the penal provisions thereof and for that purpose the Commissioner is hereby authorized to appoint such employees as in his discretion are necessary said money to be paid from the State Treasury upon requisition of the Secretary of Highways and after audit and approval by the Auditor General and State Treasurer in the usual manner Provided however that it shall not be necessary for the Department of Highways to purchase through the Department of Property and Supplies as purchasing agency materials supplies and equipment necessary for the construction and repair of highways but all other materials supplies and equipment shall be purchased through the Department

of Property and Supplies as heretofore provided

Provided that in case any moneys are or have been paid to the State Treasurer as provided for in this section and to which it appears the department is not rightfully entitled the person or persons who have paid the same may present a claim to the department for a refund The said claim and all evidence presented therewith shall be presented to the Auditor General State Treasurer and Attorney General who shall consider the same and if in their opinion the department has no valid claim to such moneys and the same properly belong to the claimant or claimants and ought in equity and good faith to be refunded to him or them they shall so certify under their hands and official seals specifying the amount or amounts to be refunded and the person or persons to whom the same are to be paid respectively The said certificates shall be filed in the office of the Auditor General who shall thereupon draw his warrant upon the State Treasurer payable to said claimant or claimants for the amount found to be due him or them The said claim to be paid out of the moneys derived under the provisions of this act from registration and license fees and from fines and forfeited bail and other miscellaneous receipts

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Sarig, |
| Alexander, | Flynn, | Mangan, | Sautter, |
| Anderson, | Fockler, | Marcus, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Bohne, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Canon, | Henderson, | Muldowney, | Toepfer, |
| Cann, | Hess, | Munley, | Towner, |
| Carner, | Himes, | Myers, | Trescher, |
| Craig, | Holcombe, | Neely, | Turner, |
| Critchfield, | Holmes, | Nicholson, | Voltz, |
| Cross, | Holtzman, | Nolte, | Washington, |
| Davies, | Hoover, | North, | Watson, |
| Davis, | Horn, | Orr, | Weamer, |
| DeFrehn, | Howe, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B.H., | Welty, |
| Dengler, | Irvin, | Patterson, F.W., | Wettach, |
| Diehm, | Jones, | Pattersop, M., | Wheeler, |
| Dietz, | Kelly, | Peelor, | Whitehouse, |
| Dilsheimer, | Labar, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drinkhouse, | Leldich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Enches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker, |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 989, (Senate Bill No. 279), as follows:

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred twenty-nine) entitled "An act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the thirtieth day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and twenty-nine) entitled "An act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof" is hereby amended to read as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all elevators that are now in use or that may hereafter be erected in the State for the carriage of passengers are required to have placed thereon or attached thereto an automatic locking device electro mechanical or mechanical such device or devices to be approved by the Department of Labor and Industry"

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Fockler, | Malie, | Sarig, |
| Alexander, | Fratt, | Mangan, | Sautter, |
| Allman, | Frye, | Marcus, | Schilling, |
| Anderson, | Fuller, | Marshall, | Schoener, |
| Armstrong, | Gelnett, | Martz, | Schwartz, |
| Bagshaw, | Gilchrist, | Mathay, | Scott, |
| Bartley, | Goehring, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCallin, | Sheffer, |
| Bell, W. T. | Greedy, | McClure, J. F. | Smith, G. A. |
| Bentley, | Greenstein, | McClure, J. H. | Smith, H. J. |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Spencer, |
| Blumberg, | Haines, | McKim, | Stadtlander, |
| Bray, | Hall, | McLaughlin, | Stark, |
| Brewster, | Hantz, | Memolo, | Staudenmeier, |
| Bromley, | Harding, | Metzger, | Stavitski, |
| Brown, E. | Harer, | Metzinger, | Sterling, |
| Brown, E. P. | Hart, | Miller, | Stock, |
| Brown, T. J. | Haws, | Miller, C. | Storb, |
| Burchinal, | Heffernan, | Miller, H. A. | Storer, |
| Burke, | Heffran, | Moffatt, | Strayer, |
| Bush, | Henderson, | Moore, | Talbot, |
| Calhoun, | Hess, | Morrison, | Thomas, L. D. |
| Canon, | Himes, | Muldowney, | Thomas, M. G. |
| Colville, | Holcombe, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Hoover, | Neely, | Trescher, |
| Cross, | Horn, | Nicholson, | Turner, |
| Davies, | Howe, | Nolte, | Voltz, |
| Davis, | Hricko, | North, | Washington, |
| DeFrehn, | Huber, | Orr, | Watson, |
| Deibler, | Irvin, | Parkinson, | Weamer, |
| Dengler, | Jones, | Patterson, B.H. | Wells, |
| Derby, | Kelly, | Patterson, F.W. | Welty, |
| Diehm, | Labar, | Patterson, M. | Wettach, |
| Dietz, | Lafferty, | Peelot, | Wheeler, |
| Dilsheimer, | Lauver, | Pennock, | Whitehouse, |
| Donnell, | Laidich, | Perry, | Williams, |
| Drinkhouse, | Little, H. A. | Phillips, | Wilson, |
| Drumbor, | Little, J. T. | Pitts, | Witherspoon, |
| Duddy, | Lockhart, | Powell, | Witkin, |
| Earley, | Long, | Prosser, | Wood, N. |
| Ede, | Lotz, | Pryor, | Wood, W. P. |
| Edmonds, | Lucas, | Raymond, | Wright, |
| Emhardt, | Ludlow, | Reader, | Bluett, |
| Evans, B. P. | Lukehart, | Rhodes, | Speaker. |
| Flinchbaugh, | Lynch, | Rieder, | |
| Flynn, | MacMillan, | Royle, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Stadtlander,

The House resumed the consideration on third reading of House Bill No. 183, entitled:

An Act to further amend sections one two three and four of article fourteen of an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" providing for the division of such cities into councilmanic districts and for the election and compensation of members of council

On the question recurring,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. STADTLANDER. Mr. Speaker, I move that this bill be re-committed to the Committee on Counties and Townships for the purpose of a hearing.

Mr HARRY A. LITTLE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Burd P. Evans.

The House resumed the consideration on third reading of House Bill No. 76, entitled:

An Act to further amend section two hundred thirty-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BIDLESPACHER. Mr. Speaker, this bill proposes to raise the salaries of the supervisors in second-class townships from \$3 to \$6 per day. I represent a county in which we have about forty-two township. So far as I know, there is no occasion, in our county at least, and in the townships of our county, for an increase in the pay of supervisors. We get first-class men to serve at \$3 a day, and I see no reason why we should double their pay at this time. For that reason, I am opposed to the bill.

Mr. BURD P. EVANS. Mr. Speaker, the gentleman evidently is not familiar with the bill. The bill does not raise the salaries. It gives to the auditors of the township the right to raise the pay or wages for services rendered by the supervisors when they are actually employed in working upon the roads with a pick and shovel or in the line of their duty in inspection. The bill does not increase the salaries from \$3 per day to \$6 per day, but it gives to the auditors of

the townships the right to pay the supervisors \$3 minimum instead of \$2, and \$6 maximum instead of \$4. The object of this bill is to secure for the townships a more efficient corps of supervisors. It gives an incentive to the supervisors to perform their duties properly and to properly serve the public. As it is now, the supervisors being paid a maximum of \$4 would be receiving less money when actually employed upon the roads than the laborers whom they employ to work for them on the same roads. This bill went into committee on the 19th of January, and the committee spent from the 19th of January until the 3rd day of March considering it. After a long and due and careful consideration the bill was reported out of committee as committed, and to sustain those who are back of this bill and to help get better supervisors, and to sustain the wisdom and action of your committee, I ask that this bill be passed and that you vote "yes" on the measure.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Montgomery, Mr. Burd P. Evans, permit himself to be interrogated?

Mr. BURD P. EVANS. Oh! yes, Mr. Speaker.

Mr. ALEXANDER. As I understand it, the only purpose of this bill is to get a better class of supervisors in second-class townships?

Mr. BURD P. EVANS. I said that was the purpose of the bill, but it has other laudible purposes, and I hope that you do not understand that I am confining myself to just that one point.

Mr. ALEXANDER. Does the gentleman know the law, at the present time, as to first-class townships?

Mr. BURD P. EVANS. No, I don't; I haven't anything to do with the law in first-class townships. So far as the operation of this bill is concerned, it does not touch upon that or effect it.

Mr. ALEXANDER. Who directs the work of the supervisors on the road?

Mr. BURD P. EVANS. In what case?

Mr. ALEXANDER. In the case of second-class townships.

Mr. BURD P. EVANS. That is directed by the public itself.

Mr. ALEXANDER. In what way?

Mr. BURD P. EVANS. By Public opinion, the same as you and I.

Mr. ALEXANDER. That is when they are elected?

Mr. BURD P. EVANS. Yes, and after.

Mr. ALEXANDER. Who keeps tab on their work on the road?

Mr. BURD P. EVANS. The auditors.

Mr. ALEXANDER. How?

Mr. BURD P. EVANS. By vising their accounts and taking care of what is right and passing on it, and by throwing out what is wrong.

Mr. ALEXANDER. Who checks up the number of days they work on the road?

Mr. BURD P. EVANS. That is subject to the vise of the auditors.

Mr. ALEXANDER. At the end of the year a bill is handed to the auditors and the auditors go over it, and they say "Is this all right?" and the answer is "yes", and the auditors put their "O. K." on it?

Mr. BURD P. EVANS. I think the supervisors are honest men the same as you and I, and I do not think it is fair for me to presuppose that we have a lot of bums and dishonest men as supervisors. I do not think it is fair to presuppose that the information they bring to our auditors is not correct. I think they are all honest men.

Mr. ALEXANDER. I am glad my friend has finally admitted that we have a good class of men acting as second-class supervisors. He said in the beginning that he wanted a better class of men. He winds up by saying, after he gets angry with me, that they are all honest, good men; therefore; this bill has no purpose whatever. I represent the county of Delaware in which there are a number of second-class townships and a number of first-class townships. I think in the beginning that the law relative to second-class townships is entirely wrong. In the first place, it is against public policy to permit officials to contract with themselves, and that is exactly what happens in second-class townships. Now the law relative to first-class townships, which everybody knows, is a much more important factor than second-class townships. The law prohibits the commissioners in first-class townships from contracting, in any way whatsoever—either directly or indirectly with themselves. Now we know what happens, just as the gentleman has said. In the case of some of the supervisors, they go out and work a day or two on the road, and you men have seen how they do that work. I have seen more shovel handles broken by these gentlemen who work on the road, not by using them but by leaning on them. Nobody checks up on them except themselves. Just as I said, at the end of the year they hand in their bill to the auditor who put his O. K. on it. As I say, this is wrong in its inception; they should not be permitted to contract with themselves, because it is against public policy, and that is the only place I know of, in second-class townships, where that is permitted. I have no personal interest in this except that I represent some second-class township, and in those townships the supervisors are opposed to this bill because they think that in principle it is entirely wrong. In fact, the ones who are asking us not to vote for it do not work on the roads themselves but are opposed to the principle of contracting with themselves.

Mr. BURD P. EVANS. Mr. Speaker, usually the disputes which we hear in the House are caused by a difference of opinion between lawyers. Unfortunately, on this occasion, a farmer is drawn into a dispute by an attorney. You can hardly expect an attorney to agree with you on any particular point, especially one where manual labor is included. It has been suggested that this is a salary raiser. It is nothing of the sort; it is simply to pay a person for manual labor and to pay him fairly for manual labor. Those who have never been engaged in manual labor but who paint pictures with their breath as an artist draws pictures, and has colored them with warm atmosphere, cannot be expected to understand just what is necessary when a man has to bend his back and play upon that musical instrument known as a "shovel" or "spade" or "pick;" and, therefore, I cannot expect the gentleman from Delaware to agree that I am right. But I want to say that I am taken very much by surprise by the gentleman from Delaware because when he objected to this bill between January 19 and March the 3rd, when it came out of committee, I suggested that he makes some amendments that would suit him. I gave him a copy of the bill so he might do so. I even asked him to represent me as my attorney before the committee, if necessary; but, I am sorry to say, on account of illness, he was unable to do so. However, I am glad he is able now to be on the floor and to oppose it, as he has, but I do hope that his objection will not be sustained because I believe this bill has sufficient merit for me to ask that you vote affirmatively, and I ask you to pass this measure.

Mr. WILLIAMS. Mr. Speaker, I desire to interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Montgomery

County, Mr. Burd P. Evans, permit himself to be interrogated?

Mr. BURD P. EVANS. I will, Mr. Speaker.

Mr. WILLIAMS. I assume from the gentleman's remarks that the thought back of this bill is that it will improve the type of men elected supervisors.

Mr. BURD P. EVANS. That is the purpose.

Mr. WILLIAMS. Is there any guarantee in the bill that such a result will come to pass if it is enacted into law?

Mr. BURD P. EVANS. I would not wish to be placed on record as guaranteeing anything for the future. Surely my interrogator cannot imagine that any member of this House can guarantee anything for the future; it can't be done. The wish and the hope is all that we can guarantee, that is the present; the future will take care of itself.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—114.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Malie, | Royle, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Baldi, | Fraitt, | McBride, | Schwartz, |
| Bartley, | Fuller, | McCaig, | Scott, |
| Bell, W. T., | Gelnett, | McCann, | Shaffer, |
| Bentley, | Goehring, | McClure, J. F., | Shambach, |
| Blumberg, | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bromley, | Greeby, | McCormick, | Soffel, |
| Burke, | Greenstein, | McDermott, | Sowers, |
| Bush, | Griffith, | Memolo, | Spencer, |
| Calhoun, | Grimes, | Metzger, | Stadtlander, |
| Colville, | Hall, | Metzinger, | Stavitski, |
| Craig, | Harer, | Miller, C., | Stock, |
| Cross, | Hart, | Miller, H. A., | Storb, |
| Davies, | Haws, | Morrison, | Storer, |
| Davis, | Heffernan, | Muldowney, | Thomas, L. D., |
| Diehm, | Heffran, | Munley, | Trescher, |
| Dietz, | Hess, | Myers, | Voltz, |
| Dilsheimer, | Horn, | Nolte, | Washington, |
| Donnell, | Hricko, | Orr, | Watson, |
| Drinkhouse, | Irvin, | Patterson, F. W., | Weamer, |
| Drumbor, | Jones, | Patterson, M., | Welty, |
| Duddy, | Kelly, | Pennock, | Wettach, |
| Eaches, | Lafferty, | Perry, | Whitehouse, |
| Earley, | Laidich, | Phillips, | Wilson, |
| Ede, | Little, H. A., | Pitts, | Witkin, |
| Edmonds, | Lucas, | Powell, | Bluett, |
| Emhardt, | Lynch, | Reader, | Speaker. |
| Evans, B. P., | MacMillan, | Rieder, | |

NAYS—64.

| | | | |
|---------------|----------------|-------------------|----------------|
| Alexander, | Deibler, | Lockhart, | Schoener, |
| Anderson, | Dengler, | Long, | Smith, G. A., |
| Armstrong, | Flinchbaugh, | Lotz, | Speer, |
| Bagshaw, | Flynn, | Ludlow, | Stark, |
| Behney, | Frye, | Lukehart, | Strayer, |
| Bell, F. A., | Gilchrist, | McDaniel, | Talbot, |
| Berkheiser, | Hantz, | Moore, | Thomas, M. G., |
| Bickett, | Henderson, | Nicholson, | Towner, |
| Bidelspacher, | Himes, | North, | Turner, |
| Blair, | Holcombe, | Perkinson, | Wells, |
| Bray, | Holmes, | Patterson, B. H., | Wheeler, |
| Brewster, | Hoover, | Peelor, | Williams, |
| Brown, E. P., | Howe, | Posey, | Witherspoon, |
| Brown, T. J., | Labar, | Raymond, | Wood, N., |
| Critchfield, | Lauver, | Rhodes, | Wood, W. P., |
| DeFrehn, | Little, J. T., | Sarig, | Wright, |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 426, entitled:

An Act to amend section five of the act approved the twentieth day of June one thousand nine hundred and one (Pamphlet Laws five hundred seventy-eight) entitled "An

act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" by making more specific the powers of tax collectors

On the question,

Will the House agree to the bill on third reading.

BILL RECOMMITTED.

Mr. WEAMER. Mr. Speaker, as this bill is a companion bill of a bill now in Committee, I move that House Bill No. 426, file folio 2309 be recommitted to the Committee of Counties and Townships for the purpose of a hearing.

Mr. LYNCH, Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Mr. McCAIG asked and obtained unanimous consent to call up out of order House Bill No. 1058 file folio 3187 on page 11 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1058, entitled:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary

On the question,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 22, by inserting after the word "eleven" the words "Pamphlet Laws thirty-two"

Amend section 1, page 2, line 1, by striking out the word "fical" and insert in lieu thereof "fiscal"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. McCAIG, asked and obtained unanimous consent to call up out of order house Bill No. 1060 file folio 3193 on page 11 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1060, entitled:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

On the question,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend Title, page 1, line 2, by striking out the word "appropriation," and insert in lieu thereof "appropriation"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. McCAIG, asked and obtained unanimous consent to call up out of order House Bill No. 1061 file folio 3195 on page 11 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1061, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

i. On the question,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 15, by striking out the word "kinds" and insert in lieu thereof "kind"

Amend section 1, page 1, line 16, by striking out the word "descriptions," and insert in lieu thereof "description"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. RHODES asked and obtained unanimous consent to call up out of order House Bill No. 372, file folio 3129 on page 9 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 372, entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

On the question,

Will the House agree to the bill on third reading?

Mr. RHODES. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section, page 2, line 2 by striking out the word "Department" and inserting in lieu thereof "Departments"

Amend section 2, page 4, line 1, by striking out the word "hundred"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. ANDERSON asked and obtained unanimous consent to call up out of order House Bill No. 1040, file folio 3183, on page 11 of to-days calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1040, entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

On the question,

Will the House agree to the bill on third reading?

Mr. ANDERSON. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 4, page 3, line 10, by striking out the word "if" and insert in lieu thereof "of"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. CONNER asked and obtained unanimous consent to call up out of order House Bill No. 1012, file folio 3169 on page 11 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1012, entitled:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

On the question,

Will the House agree to the bill on third reading?

Mr. CONNER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend page 1, line 13, by striking out the word "defendant" and insert in lieu thereof "defendant"

Amend section 1, page 2, line 4, by striking out the word "ninet" and insert in lieu thereof "ninety"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. BARTLY asked and obtained unanimous consent to call up out of order House Bill No. 949, (Senate Bill No. 39) file folio 951 on page 8 of today's calendar, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 949, (Senate Bill No. 39), entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of the third class

On the question,

Will the House agree to the bill on third reading?

Mr. BARKLEY. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Sec. 1, page 2, line 1 by inserting at the end thereof the following: "Such appointments shall not be made for a longer term than one year. Before making any appointment under the provisions of this act, the county commissioners shall publish a notice of their intention so to do in one or more newspapers published in each of the third class cities where a collector is to be appointed at least thirty days prior to making the appointment; and shall appoint as such collector the lowest responsible bidder for the position."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 454, entitled:

An Act to amend part of section one hundred one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" removing from skunks the protection afforded them as fur-bearing animals

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Bagshaw, | Fratt, | Marcus, | Schoener, |
| Baldi, | Frye, | Marshall, | Schwartz, |
| Bartley, | Fuller, | Martz, | Scott, |
| Behney, | Gelnett, | Mathay, | Shaffer, |
| Bell, F. A., | Gilchrist, | McBride, | Shambach, |
| Bell, W. T., | Goehring, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Blumberg, | Greenstein, | McClure, J. H., | Soffel, |
| Bray, | Griffith, | McCormick, | Sowers, |
| Brewster, | Grimes, | McDaniel, | Spcer, |
| Bromley, | Guerin, | McDermott, | Spencer, |
| Brown, E., | Haas, | McGowan, | Stadtlander, |
| Brown, E. P., | Haines, | McKim, | Stark, |
| Brown, T. J., | Hantz, | McLaughlin, | Staudenmeier, |
| Burchinal, | Harding, | Memolo, | Stavitski, |
| Burke, | Harer, | Metzger, | Sterling, |
| Bush, | Hart, | Metzinger, | Stock, |
| Calhoun, | Haws, | Millar, | Storb, |
| Canon, | Heffernan, | Miller, C., | Storer, |
| Colville, | Heffran, | Miller, H. A., | Strayer, |
| Conner, | Henderson, | Moffatt, | Talbot, |
| Craig, | Hess, | Morrison, | Thomas, L. D., |
| Critchfield, | Himes, | Muldowney, | Thomas, M. G., |
| Cross, | Holmes, | Munley, | Toepfer, |
| Davies, | Holtzman, | Myers, | Towner, |
| Davis, | Hoover, | Neely, | Trescher, |
| DeFrehn, | Howe, | Nicholson, | Turner, |
| Deibler, | Hricko, | Nolte, | Voltz, |
| Dengler, | Huber, | North, | Watson, |
| Derby, | Irvin, | Orr, | Washington, |
| Diehm, | Jones, | Patterson, B. H., | Weamer, |
| Dietz, | Kelly, | Patterson, F. W., | Wells, |
| Dilshelmer, | Labar, | Patterson, M., | Wettach, |
| Donnell, | Lafferty, | Pennock, | Wheeler, |
| Drinkhouse, | Lauver, | Perry, | Whitehouse, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Posey, | Witherspoon, |
| Eaches, | Little, J. T., | Powell, | Witkin, |
| Earley, | Lockhart, | Prosser, | Wood, N., |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |
| Emhardt, | Lucas, | Reader, | |
| Evans, B. P., | Ludlow, | Rhodes, | |

NAYS—4

Anderson, Blair, Wood, W. P., Wright,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 323, entitled:

An Act to amend section one of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and sixteen) entitled "An act relating to husband and wife who are the parents of minor children enlarging and extending the powers control and authority of the mother over their minor children under certain circumstances" giving the mother under all circumstances the same and equal power and rights with the father

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. TURNER. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the lady from Philadelphia, Mrs. Pitts, permit herself to be interrogated?

Mrs. PITTS. Yes, sir, Mr. Speaker.

Mr. TURNER. This bill provides that the mother and the

father shall have the joint use and control of the minor child. "Shall have the same and equal power control and authority over her said child and shall have the same and equal right to its custody and services and earnings as is now by law possessed by her husband who is the father of such minor child." If the child is earning, say ten dollars a week, the employer would have to divide that sum between the mother and the father?

Mrs. PITTS. No.

Mr. TURNER. Why not?

Mrs. PITTS. Because it is not practical, and it would not work that way.

Mr. TURNER. How would you get away from the mandates of this act.

Mrs. PITTS. Why, you as a lawyer ought to know that.

Mr. TURNER. I don't know, that is the reason I am asking the question. Perhaps I had better interrogate the gentleman from Philadelphia, Mr. Sowers.

Mrs. PITTS. I think you had. Thank you.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. I will, Mr. Speaker.

Mr. TURNER. Will you answer that question, Mr. Sowers?

Mr. SOWERS. The question you put is whether if the child is earning wages now whether the employer would have to divide the wages. I don't think so. It seems to me that today the law is that if a child is earning wages, the wages belong to the father, but I know of no employer that physically pays the wages to the father. Our practical experience is that the wages are paid to the minor child and the minor child takes the pay envelope home. Now, if there is no father at home to receive it the mother usually gets it.

Mr. TURNER. That may be true in the majority of cases, but under this act would it not put the burden upon the employer to divide the wages?

Mr. SOWERS. The burden is on the employer to pay the father.

Mr. TURNER. That is done in a great many instances.

Mr. SOWERS. But if the father is a deserting father and does not live with his children, certainly the mother ought to be able to recover the wages.

Mr. TURNER. I will agree with you on that, but under this act does it not put a burden upon the employer if it comes to that issue?

Mr. SOWERS. The burden on the employer is no more under this act than what it is today. The child takes the wages home, takes it home to the father in most cases and the mother now actually gets it. The earnings belong to the father under the law as it now is, but why should not the mother that raises the child, and feeds it, and clothes it, and cares of it be entitled to something. The child will take the wages home and if the father is at the door he will get it first, but I think the mother will be on the doorstep.

Mr. TURNER. I think that is true, and I think we all agree with you that the wages of a child or the custody of a child should be jointly held, but suppose the mother serves an employer with notice that she wants one-half of his wages.

Mr. SOWERS. Then the employer will be exactly in the same position he is today. When the father serves notice on the employer to pay the wages to him and the employer knows that the mother is at home keeping the child then he discharges the child and looks for another one to take its place.

Mr. TURNER. Then you have answered the question

that it does put the burden on the employer to pay one-half of the wages to the mother?

Mr. SOWERS. The law today does that to the employer. Now, the employer does not really have any more duty put on him. He is taking a chance now. This bill if you will read it carefully is an effort to make the rights between the father and the mother equal. Now, it simply means this: That if the father is a deserting father and the mother maintains her child and there is an accident case, or if they are both living together in the one house and there is an accident case, instead of suing John Jones by his next friend and father William Jones, and William Jones in his own right you will simply say William Jones in his own right and Laura Jones in her right. Then if you win why both of them will be in.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. I will, Mr. Speaker.

Mr. ALEXANDER. At the present time who has the custody of that child?

Mr. SOWERS. The right and the custody of the child is always with the father, and yet that rule has many exceptions. The courts of our Commonwealth have said that the primary right or custody is with the father, but the court will always look beyond that right and see which is the best interest of the child.

Mr. ALEXANDER. Correct. Now then, reading the amendment of this bill, don't this take that right out of the power of the court to say what is the best interest of that child? In other words, it reads, "If either the father or the mother desert their child or fail to perform their parental duties the right to the custody," and so forth, "shall belong to the other." I have in mind at the present time a case where the husband deserted his wife, the wife had the custody of the child and the grandmother presented her petition on a writ of habeas corpus to the effect that the daughter was not a fit person to have custody. Under this act, would not the court be helpless in awarding that child to a proper person for the best interests of that child?

Mr. SOWERS. Well, the court could make a decree, which the court would have a right to do, even if this law was on the statute books.

Mr. ALEXANDER. But would it, when the act of Assembly says the custody shall be in the other one. I think it ties the hands of the court in that instances, and isn't it worse for the child in the long run?

Mr. SOWERS. The only way I can answer that is in this way: That when you have a will you must read from the four corners to get the meaning. Now you cannot take just this act alone, you must take all the law, and where both parents desert the child, then, of course, the custody of the child will pass to such person as the court may fix.

Mr. ALEXANDER. I direct your attention to the old act, and you will notice there in the old act the proviso is cut out "Provided however that the mother of such minor child is otherwise qualified as a fit and proper person to have the control and custody of said child." Now, by this amendment you are really cutting that out. Do you think that is in the interests of the child to have that proviso cut out?

Mr. SOWERS. Well, possibly it might be better to include the father with the mother. If a father is not a fit person he ought to be cut out too.

Mr. ALEXANDER. Yes.

BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, with the permission of the sponsor of the bill, I move that it be placed on the postponed calendar.

Mrs. PITTS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 717, entitled:

An Act authorizing the county controller to bring suit in the name of the county on contracts upon neglect or refusal of the board of commissioners so to do after notice

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. BIDELESPACHER. Mr. Speaker, in the absence of the sponsor of this bill and in fairness to him, I move that it be placed on the postponed calendar.

Mr. TALBOT. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 925, (Senate Bill No. 277), entitled:

An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Flynn, | Mangan, | Sarig, |
| Alexander, | Fockler, | Marcus, | Sautter, |
| Allman, | Fratt, | Marshall, | Schilling, |
| Anderson, | Frye, | Martz, | Schoener, |
| Armstrong, | Fuller, | Mathay, | Schwartz, |
| Aston, | Gelnett, | McBride, | Scott, |
| Baldi, | Gilchrist, | McCaig, | Shaffer, |
| Bartley, | Goehring, | McCann, | Shambach, |
| Behney, | Goodnough, | McClure, J. F., | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, G. A., |
| Bell, F. A., | Greeby, | McCormick, | Smith, H. J., |
| Bentley, | Greenstein, | McDaniel, | Sowers, |
| Berkheiser, | Griffith, | McDermott, | Speer, |
| Bickett, | Grimes, | McGowan, | Spencer, |
| Bidelspacher, | Guerin, | McKim, | Stadlander, |
| Blair, | Haas, | McLaughlin, | Stark, |
| Blumberg, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harer, | Millar, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Bush, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Lounell, | Lauver, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |
| Flinchbaugh, | Malie, | Royle, | |

NAYS—1

Bray,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 444. (HOUSE BILL No. 1369.)

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

Referred to the Committee on Judiciary General.

SENATE BILL No. 408. (HOUSE BILL No. 1370.)

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature.

Referred to the Committee on Judiciary General.

BILLS ON SECOND READING.

The SPEAKER. If three are no objections, the Chair would like to take up at this time bills on second reading for the purpose of advancing the calendar. Is there any ob-

jection? The Chair hears none. We will take up bills on second reading at this time, beginning on page 14 of today's calendar.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 394, as follows:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" is hereby amended to read as follows

Section 7 Whenever any person or persons shall desire to construct extend or alter any wharf or pier or to erect extend alter or improve any bridge or other harbor structure wholly within the State into or on the aforesaid river and its navigable tributaries such person or persons shall make application to the President of the Commissioners stating in writing the nature and extent of such intended wharf pier or other harbor structure or building in the nature of a wharf or harbor structure aforesaid and file in the office of the President of the Commissioners the plans and specifications showing fully the proposed erection construction extension alteration or improvement and produce their deed or deeds or other evidence of title to the property to be so occupied altered or improved whereupon the President of the Commissioners shall give notice of the time and place of hearing such application to all parties interested by advertising twice a week for two successive weeks in two newspapers of general circulation published within the county in which such work is to be done and by posting such notice upon the premises referred to in such application and if the Commissioners upon said hearing shall approve the plans and specifications offered in such application they shall give their assent and issue a license for the erection construction extension alteration or improvement for which application shall have been made and cause the same to be recorded in the office of the President of the Commissioners in a book to be kept by the said President of the Commissioners for that purpose and such license shall not be unreasonably withheld Provided That for the purpose of this section the Commissioners shall not have jurisdiction within any city of the first class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 782, as follows:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and

marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" is hereby amended to read as follows

Section 4 Such memorial hall shall be in honor of the soldiers sailors and marines from said county who served in the Army or Navy of the United States in the War of the Rebellion the Spanish-American War the Philippine Insurrection the War with Germany and Austria and all other wars in which the United States has been or may hereafter be engaged Such memorial halls shall each contain one large assembly room or auditorium for public meetings of the soldiers sailors and marines of such county which may be used also for other public meetings and patriotic gatherings by the consent of the board of control herein provided for Such memorial hall shall also contain rooms for meetings of posts of the Grand Army of the Republic encampments of the Union Veteran Legion Commanderies of the Loyal Legion camps of Sons of Veterans Woman's Relief Corps Ladies of the Grand Army of the Republic chapters of the Daughters of the Revolution organization of the Spanish-American War and Philippine Insurrection the Veterans of Foreign Wars the American Legion and organizations of veterans of all other wars in which the United States has been or may be engaged and also rooms for the county historical society and for such committees of public defense and welfare as may be created by the State or as may be approved by the board of control hereinafter provided for Such memorial halls shall also provide room for the display and preservation of relics and trophies of all wars in which the United States has been or may be engaged photographs paintings and portraits busts and statues of the soldiers sailors and marines of the said counties and mural tablets upon which shall be inscribed the names of such soldiers sailors and marines Such memorial halls shall also contain waiting and rest rooms with lavatories attached

Section 2 That section six of said act is hereby amended to read as follows

Section 6 A board of control is hereby created which shall have charge of all matters relating to such memorial hall and shall have the care thereof The board shall be composed of three members chosen by members of the Grand Army of the Republic three members chosen by members of camps of Spanish American War Veterans three members to be chosen by members of the Veterans of Foreign Wars and three members to be chosen by members of the American Legion The judges of the court of common pleas and the county commissioners shall be ex-officio members of the board of control The selected members of the board shall serve one year when their successors shall be selected Vacancies occurring shall be filled by the board for the unexpired term

And said bill having been read at length the second time, and agreed to,

Ordered To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 531, as follows:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and

eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing for the collection of taxes upon gross receipts of persons individuals companies joint-stock associations and limited partnerships engaged in freight passenger oil and motor transportation and from water-power and hydro-electric companies and providing also for the payment of taxes upon gross receipts where works are operated by others than the owners thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" is hereby amended to read as follows

Section 23 That every railroad company pipe-line company conduit company steamboat company canal company slack water navigation company transportation company street passenger railway company taxi-cab company autobus line company truck transportation company and every other company joint-stock association or limited partnership now or hereafter incorporated or organized by or under any law of this Commonwealth or now or hereafter organized or incorporated by any other State or by the United States or any foreign government and doing business in this Commonwealth and owning operating and leasing to or from another corporation company association joint-stock association or limited partnership any railroad pipe line slack water navigation street passenger railway canal or other device for the transportation of freight or passenger or oil and every individual partnership firm or unincorporated association engaged in or hereafter engaged in the transportation of freight or passengers or oil within the State and every telephone or telegraph company incorporated under the laws of this or any other State or of the United States and doing business in this Commonwealth and every express company incorporated or unincorporated doing business in this Commonwealth and every person individual firm co-partnership or joint-stock company or association or corporation doing express business in this Commonwealth and every electric light company water-power company and hydro-electric company incorporated or unincorporated without regard as to how such companies were originally formed or incorporated and every palace car and sleeping car company incorporated or unincorporated doing business in this Commonwealth shall pay to the State Treasurer a tax of eight mills upon the dollar upon the gross receipts of said person or persons individuals corporation company or association limited partnership firm or co-partnership received from passengers and freight traffic transported wholly within this State and from telegraph telephone or express business done wholly within this State or from business of electric light companies water-power companies and hydro-electric companies and from the transportation of oil done wholly within the State the said tax shall be paid semi-annually upon the last days of January and July in each year and for the purpose of ascertaining the amount of the same it shall be the duty of each individual doing such business in an individual capacity and the duty of the treasurer or other proper officer of the said company firm co-partnership limited partnership joint-stock association or corporation to transmit to the Auditor General a statement under oath or affirmation of the amount of gross receipts of the said persons individuals companies co-partnerships corporations joint-stock associations or limited partnerships derived from all sources and of gross receipts from business done wholly within the State during the preceeding six months ending on the first days of January and July in each year and if any such person individual company firm or co-partnership joint-stock association or limited partnership or corporation shall neglect or refuse for a period of thirty days after such tax becomes due to make said returns or to pay the same the amount thereof with an addition of ten per centum thereto shall be collected for the use of the Commonwealth as other taxes are recoverable by law Provided That in any case where the works of any person individual corporation com-

pany joint-stock association or limited partnership are [leased to and] operated by another person individual corporation company association or limited partnership the taxes imposed by this section shall be apportioned between the said person individuals corporations companies associations or limited partnerships, in accordance with the terms of their respective leases or agreements but for the payment of the said taxes the Commonwealth shall first look to the person individual corporation company association or limited partnership operating the works and upon payment by the said person individual company corporation association or limited partnership of a tax upon the receipts as herein provided derived from the operation thereof no other person individual corporation company joint-stock association or limited partnership shall be held liable under this section for any tax upon the proportion of said receipts received by it for the use of said works

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 837, as follows:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter every person whether principal or agent entering into beginning or desiring to begin a transient retail business in any city borough or township of this Commonwealth for the sale of any goods wares or merchandise whatsoever and who hires leases occupies or uses any room apartment store shop building railway car or other place or structure for the exhibition and sale of such goods wares or merchandise shall take out a license for the same from the proper authorities of the said city borough or township Provided however That nothing herein contained shall apply to farmers selling their own produce or to any sale of goods wares or merchandise donated by the owners thereof the proceeds whereof are to be applied to any charitable or philanthropic purpose

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1041, as follows:

An Act providing constable fees for service of writs in juvenile cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That constables shall receive the same fees for serving writs in juvenile cases as they receive for similar services in criminal cases

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1000, entitled:

An Act making it unlawful for any district attorney assistant district attorney or other prosecutor to sit within the bar of the court or otherwise conduct himself so as to cause the jury to believe that he is a part of the court and providing for the removal of such officers from office on quo warranto by the attorney general in certain cases

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any district attorney or any assistant district attorney or any other public or private prosecutor in conducting the trial of any criminal case to sit within the bar of the court where he is conducting such trial or to conduct himself in any other manner which may lead the jury to believe that he is a part of the court hearing the case

Section 2 Any such person violating the provisions of section one of this act shall be held in contempt of court and shall suffer such penalty as the court may direct

Section 3 Any district attorney or assistant district attorney persisting in such violation shall be removed from office on quo warranto at the instance of the attorney general

The title was read as follows:

An Act making it unlawful for any district attorney assistant district attorney or other prosecutor to sit within the bar of the court or otherwise conduct himself so as to cause the jury to believe that he is a part of the court and providing for the removal of such officers from office on quo warranto by the attorney general in certain cases

On the question,

Will the House agree to the title?

Mr. MILLAR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Title, page 1, line 5, by striking out the word "believe" and insert in lieu thereof "believe"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1067 as follows:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district

attorneys" by increasing the number and salaries of the assistant district attorneys thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the third day of June One Thousand Nine Hundred and Nineteen (Pamphlet Laws Three Hundred Seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every county of this Commonwealth having over one million five hundred thousand inhabitants the district attorney shall have the power to appoint one or more assistants learned in the law not exceeding twenty in number to assist him in the discharge of his duties One of the said assistant district attorneys shall receive a salary of nine thousand dollars per annum two of said assistant district attorneys shall receive salaries of seven thousand five hundred dollars per annum each four of said assistant district attorneys shall receive salaries of six thousand dollars per annum each five of said assistant district attorneys shall receive salaries of five thousand dollars per annum each five of said assistant district attorneys shall receive salaries of four thousand dollars per annum each and three of said assistant district attorneys shall receive salaries of three thousand dollars per annum each In the event of the appointment of a less number of assistants than twenty the district attorney shall have the power to determine in which class as to salaries the appointee or appointees shall be placed Said salaries shall be paid out of the county treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1109, as follows:

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each and every county of the first class of this Commonwealth [having a population of over one million five hundred thousand inhabitants] the district attorney may appoint a chief county detective an assistant chief county detective and special county detectives

not exceeding twenty in number whose duties it shall be to investigate and make report to the district attorney as to the conduct in office of magistrates constables deputy constables and other officers connected with the administration of criminal justice to make such investigation and endeavor to obtain such evidence as may be required by the district attorney in any criminal case and perform such other duties as the district attorney may direct Said detectives shall be general police officers and shall have all powers now conferred on constables by existing laws of this Commonwealth so far as they relate to crimes or criminal procedure

Section 2 That section two of said act is hereby amended to read as follows

Section 2 The said chief county detective shall receive a salary of six thousand (\$6,000) dollars per annum the said assistant chief county detective shall receive a salary of four thousand (\$4,000) dollars per annum and ten of the special county detectives shall receive a salary of two thousand five hundred (\$2,500) per annum each and ten of the special county detectives shall receive a salary of two thousand three hundred (\$2,300) dollars per annum each together with all necessary traveling expenses which said salary and expenses having been verified by affidavit of the chief county detective assistant chief county detective or special county detective incurring the same and approved by the district attorney shall be paid out of the treasury of the county on a certificate issued by the district attorney directed to the controller of the county who shall order warrants for said amounts according to law In the event of the appointment of a less number of special county detectives than twenty the district attorney shall have the power to determine in which class as to salaries the appointee or appointees shall be placed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1111, as follows:

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills in counties of the first class of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries or compensation of the deputy register clerks and employes in the office of the register of wills of counties of the first class of this Commonwealth shall be as follows Deputy register four thousand dollars per annum one chief clerk three thousand dollars one cashier and bookkeeper three thousand dollars one chief compare clerk twenty-two hundred dollars five transcribing clerks two thousand dollars each one chief account clerk twenty-two hundred dollars five account clerks two thousand dollars each five recording clerks two thousand dollars each two inventory clerks two thousand dollars each five index clerks two thousand dollars each three compare clerks two thousand dollars each five miscellaneous clerks two thousand dollars each one stenographer two thousand dollars one search clerk two thousand dollars one custodian of records two thousand dollars two messengers and custodians fifteen hundred dollars each two janitors one thousand dollars each per annum Such salaries and compensation to be paid monthly by the treasurer of such county according to existing laws

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on second reading?

BILL DROPPED FROM THE CALENDAR.

Mr. STERLING. Mr. Speaker, I move that House Bill No. 711, file folio 3027, be dropped from the calendar.

Mr. GREENSTEIN. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 182, as follows:

An Act to restrain certain sports and parades on Memorial Day

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whoever before the hour of noon on Memorial Day promotes or arranges or conducts any athletic competition race game or sport in which the contestants receive or have been promised any pecuniary reward remuneration or consideration whatsoever directly or indirectly in connection with which any admission fee is charged directly or indirectly or in connection with which any business or other enterprise is conducted or at which any collection is made or who shall promote or arrange or conduct a parade on the highways of any municipality representing or in the interest of sports and amusements or circuses or in the interest of the advertising of such sports and amusements shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or imprisoned for a period not exceeding one year or both

This act shall not be construed to apply to engagements in any athletic competition for prizes other than money if such competition is held on private property is not open to the public and violates no other provision of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1073, as follows:

A Joint Resolution constituting a commission to examine the laws of the Commonwealth relating to rights of married persons and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That a commission is hereby constituted consisting of five persons two of whom shall be appointed by the President pro tempore of the Senate and three by the Speaker of the House of Representatives to examine the laws of this Commonwealth relating to the property rights of married persons and to prepare the needed legislation to carry their recommendations into effect The members of said commission shall serve without compensation but their necessary traveling expenses and hotel bills while actually attending to the business of the commission shall be considered part of the expense of said commission

Section 2 The said commission is hereby authorized to sit at Harrisburg or elsewhere within the Commonwealth to choose a chairman from among its own members to employ a secretary and counsel and such other assistants as may be needed to take testimony subpoena witnesses and compel the production of books documents and papers and otherwise have all the powers of a legislative committee

Section 3 The said commission on or before February first one thousand nine hundred and twenty-seven (1927) shall report the results of its investigation to the General Assembly together with such proposed legislative measures as it deems advisable to carry its recommendations into effect

Section 4 The Sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby appropriated for the defraying of the expense of said commission to be paid upon the certificate of the chairman of the said commission by warrant of the Auditor General on the State Treasurer in the usual manner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 607, entitled:

An Act to regulate and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of justices of the peace magistrates and aldermen shall be as follows to wit for—

Information or complaint on behalf of the Commonwealth one defendant seventy-five cents

Warrant or capias on behalf of the Commonwealth one defendant seventy-five cents

Each additional defendant named on information or warrant ten cents

Docket entry of action on behalf of the Commonwealth seventy-five cents

Hearing in each criminal case each day occupied or fraction of day one dollar

Administering oath in criminal cases ten cents

Docket entry of confession or plea of guilty in criminal cases seventy-five cents

Making docket entry of testimony in cases of summary conviction each witness fifty cents

Taking bail for a hearing or for appearance at quarter sessions each defendant seventy-five cents

Entering judgment on conviction for fine seventy-five cents

Recording conviction thirty cents

Recording sentence thirty cents

Warrant to levy fine of forfeiture seventy-five cents

Bail-piece and return one dollar

Commitment of each defendant seventy-five cents

Discharge to jailor seventy-five cents

Entering discontinuance in criminal cases fifty cents

Transcript and certificate for any purpose to any one in criminal case one dollar

Entering actions in civil cases fifty cents

Issuing summons fifty cents

Issuing an attested copy of summons in civil or criminal case fifty cents

Each additional name after the first on summons subpoenas or capias ten cents

Capias in civil case seventy-five cents

Entering return on summons capias attachment or similar writ fifty cents

Subpoena or subpoena duces tecum in criminal or civil case fifty cents

Qualifying constable to return twenty-five cents

Entering bail on capias or when bail is required in any civil action seventy-five cents

Every continuance of suit thirty cents

Trial and judgment in civil case one dollar

Administering oath in civil case ten cents

Entering satisfaction in civil cases thirty cents

Entering discontinuance of civil cases thirty cents

Entering amicable suit or confession of judgment seventy-five cents

Entering rule to take deposition of witnesses fifty cents

Interrogatories attached to rule fifty cents

Entering return of rule to take deposition or rule to refer fifty cents

Issuing rule of reference fifty cents

Notice to each referee and each copy fifty cents

Entering report of reference and judgment thereon seventy-five cents

Written notice in any case twenty-five cents

Execution and return seventy-five cents

Scire facias fifty cents

Return on scire facias fifty cents

Opening judgment for rehearing of any case fifty cents

Making transcript of judgment and certificate one dollar

Return of proceedings on appeals or certiorari including affidavit bail and certificate one dollar and fifty cents

Receiving the amount of a judgment and paying the same over not over ten dollars twenty-five cents

Over ten and not over forty fifty cents

Over forty and not over sixty seventy-five cents

Over seventy-five and not over one hundred dollars one dollar

And a like amount on each additional one hundred dollars or fraction thereof

Affidavit in case of attachment fifty cents

Entering action in case of attachment fifty cents

Attachment and attested copy thereof one dollar

Rule on garnishee fifty cents

Interrogatories filing and issuing fifty cents

Return of rule or of interrogatories fifty cents

Bond in case of attachment seventy-five cents

Appointing freeholders fifty cents

Order to sell goods in any case fifty cents

Entering complaint in landlord and tenant proceedings seventy-five cents

Issuing process in landlord and tenant proceedings seventy-five cents

Hearing and determining cases in landlord and tenant proceedings one dollar

Recording proceedings in landlord and tenant proceedings one dollar and fifty cents

Writ of possession and return in landlord and tenant proceedings one dollar

Issuing venire to summon jury making return one dollar

Holding trial by jury and entering judgment two dollars

Information of strays taken up fifty cents

Warrant to freeholders to appraise damage fifty cents

Receiving and entering return of appraisers and judgment thereon seventy-five cents

Publishing proceedings of appraisers not including cost of printing fifty cents

Order for relief of pauper seventy-five cents

Order for removal of pauper seventy-five cents

Order to seize goods for the maintenance of wife or children seventy-five cents

Order for premium for wolf fox or other scalps each scalp to be paid by county fifty cents

Entering transcript of judgment from another justice or alderman seventy-five cents

Every acknowledgment of deed or other instrument of writing first name fifty cents

Each additional name after the first twenty-five cents

Certificate to obtain land warrant one dollar

Marrying each couple making record thereof and certificates to the parties five dollars

Swearing and affirming county township or other public officer each officer fifty cents

Probating accounts fifty cents

Writing affidavits or affirmations fifty cents

Justifying parties on bond for liquor license one dollar and fifty cents

Each copy of claim in civil suit under law of one thousand and eight hundred and seventy-nine seventy-five cents

Affidavit of defense in such case seventy-five cents

The fees for service under the laws of the United States shall be as follows

For certificate of protection fifty cents

For certificate of lost protection twenty-five cents

Warrant twenty-five cents

Summons for seamen in admiralty case twenty-five cents

Hearing thereon with docket entry fifty cents

For certificate to clerk of the district court to issue admiralty process twenty-five cents

For affidavits of claims and copies thereof twenty-five cents

The fees for services not herein specifically provided shall be the same as for similar services

On the question,

Will the House agree to the section?

Mr. HORN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 1, page 2, line 16, by striking out the word "of" and insert in lieu thereof "or"

Amend Sec. 1, page 4, line 1, by striking out the word "proceedings" and insert in lieu thereof "proceedings"

Amend Sec. 1, page 5, line 19, by striking out the word "acknowledgement" and insert in lieu thereof "acknowledgment"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section, preamble and title were separately read and agreed to as follows:

Section 2 The act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty) entitled "An act to regulate and establish the fees to be charged by justice of the peace alderman and magistrates in this Commonwealth" is hereby repealed

All acts or parts of acts inconsistent herewith are hereby repealed

Whereas owing to greatly changed conditions and largely increased labor and expense devolving upon said officials their present fees are wholly inconsistent and inadequate therefore

An Act to regulate and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

And said bill having been read at length the second time and agreed to, as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1001, entitled:

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees to be received by the several prothonotaries of the courts of common pleas of this Commonwealth in counties having a population of less than one hundred fifty thousand shall be as follows

Issuing every writ of summons or capias docketing same and entering return of service but not more than three names one dollar and fifty cents

Issuing writ of summons in ejectment docketing same and entering return of service and indexing in ejectment index not more than three parties or more than one description two dollars and fifty cents

Entering and docketing amicable ejectment including entering judgment thereon and indexing in ejectment docket not more than three names or more than one description three dollars

Issuing writ of scire facias sur mortgage or mechanics' lien not more than three names or more than one description two dollars to include certificate to recorder in case of scire facias sur mortgage

Issuing and docketing writ of foreign attachment and entering return of service not more than three names two dollars and fifty cents

Issuing and docketing mandamus quo warranto and en-

tering return of service not more than three names two dollars and fifty cents

Alias summons or capias one dollar

Alias summons in ejectment one dollar and fifty cents

Issuing and docketing attachment execution or mandamus execution or alias attachment execution or alias mandamus execution not more than three names two dollars

Entering amicable action or case stated filing papers and docket entries not more than three names one dollar and fifty cents

Issuing every writ of certiorari docketing same services at court and entering judgment thereon not more than three names three dollars

Issuing writs of replevin docketing entering return of service filing bonds and declaration two dollars and fifty cents

Filing and docketing counter-bond in replevin and certificate to sheriff one dollar

Each additional name twenty-five cents

Each additional description fifty cents

Filing and docketing appearance statement declaration affidavit of defense demurrer pleas or any other paper in an action pending twenty-five cents

Placing case upon issue list to be paid by the County, each twenty-five cents

Issuing and docketing license to peddle to be paid by the county one dollar and fifty cents

Suggesting death of a party diminution record or amending record fifty cents

Framing an issue in any action one dollar

Entering motions twenty-five cents

Entering order of court in any action pending not over one hundred words fifty cents

Each additional one hundred words twenty-five cents

Filing praecipe for jury trial list twenty-five cents

Placing case upon the argument list twenty-five cents

All services during the trial of a cause including swearing of jury and witnesses two dollars

Verdict fee and indexing in judgment docket two dollars

Filing and entering agreement to refer to referee including entering judgment not more than three names one dollar and twenty-five cents

Each additional name twenty-five cents

Entering rule of reference appointment of arbitrators and service incident thereto two dollars

Filing and entering report of arbitrators including judgment docket entry not more than three names one dollar

Each additional name twenty-five cents

Filing and docketing appeal from award of arbitrators one dollar

Entering discontinuance of suit one dollar

Every suit ended before issue joined or before jury trial one dollar

Entering judgment on bond and warrant of attorney upon confession by defendant for want of an appearance plea or want of an affidavit of defense or sufficient affidavit of defense on verdict demurrer including judgment index entry not more than three names one dollar

Each additional name twenty-five cents

Entering satisfaction of judgment twenty-five cents

Entry of assignment postponement or release of lien of judgment each property fifty cents

Attestation twenty-five cents

Reporting list of judgments assignment and satisfaction entered to be paid by the county each ten cents

Filing and entering appointments made by the court to be paid by the county two dollars and fifty cents

Certificates of appointment to be paid by the county each fifty cents

Entry of motion and order of court for admission of attorney-at-law and certificate thereof two dollars and fifty cents

Adoption including decree change of name certificate thereof and all docket entries two dollars and fifty cents

Change of name of person and certificate thereof including all docket entries except in adoption or naturalization proceedings two dollars and fifty cents

Filing and entering appeal from report of auditors two dollars and fifty cents

Filing and entering county controller's report to be paid by the county two dollars and fifty cents

Bail-piece one dollar and fifty cents

Filing corporate charter petition for change of corporate name or alteration or amendment of charter for merger

copartnership or dissolution of partnership three dollars
 Certificate under seal fifty cents
 Entering docketing and making return of certiorari to Supreme or Superior Court filing bond and filing and docketing remittitur therefrom three dollars
 Commission to take testimony entering return and notifying each party of return of commission one dollar and fifty cents
 Citation and seal and motion therefor one dollar and fifty cents
 Writ of habeas corpus and all proceedings to be paid by the county two dollars
 Filing and docketing orders of the court to be paid by the county each two dollars and fifty cents
 Petition for divorce order thereon and subpoena in divorce including docketing same two dollars and fifty cents
 Receiving disbursing and accounting for deposits in divorce one dollar
 Alias subpoena in divorce one dollar
 Application for maintenance or alimony one dollar
 Issuing order for proclamation and entering return one dollar
 Appointment of master and filing report one dollar
 Filing and docketing rule for final decree on dollar
 Filing and docketing motions and rules and other pleadings in divorce each fifty cents
 Entering decree in minute book or other docket and indexing in index docket one dollar
 Certificate of divorce under seal two dollars
 Filing and docketing municipal or tax lien each one dollar and fifty cents
 Filing election returns and all proceedings thereon to be paid by the county each district two dollars
 Entering indexing and docketing judgments against tax collectors to be paid by the county each one dollar and fifty cents
 Entering and docketing exemplification of record or Commonwealth lien not more than three names one dollar and fifty cents
 Each additional name twenty-five cents
 Exemplified record per hundred words twenty-five cents minimum fee two dollars
 Comparing copies ready made per one hundred words five cents not to apply to exemplifications
 Certifying copies ready made fifty cents
 Entering and filing mechanic's lien one description and not more than three names two dollars
 Entering and filing stripuling against liens one dollar and fifty cents
 Entering and filing building agreement one description not more than three names one dollar and fifty cents
 Each additional name twenty-five cents
 Each additional description fifty cents
 Transcribing same in full per one hundred words twenty-five cents
 Drawing special jury striking same and copies for parties seventy-five cents
 Certificate for pay for jurors each juror to be paid by the county twenty-five cents
 Rule for interrogatories and entering return of service each garnishee one dollar
 Filing acceptances and reporting election of justices of the peace to the Secretary of the Commonwealth to be paid by the county each fifty cents
 Notifying county officers auditors directors of the poor and election of officers of their election to be paid by the county each fifty cents
 Filing and docketing petition for the appointment of a commission de lunatico and for inquisition in re habitual drunkard for the appointment of a committee in insolvency for the sale of unclaimed goods or other petitions in connection with any proceedings including order of court thereon each two dollars and fifty cents
 Issuing commission in lunacy and entering return one dollar
 Writ to sheriff in lunacy one dollar
 Entering confirmation of inquisition and appointment of committee in lunacy one dollar
 All services on sale of lunatic's or habitual drunkard's estate two dollars and fifty cents
 Filing each account one dollar
 Filing and docketing other documents in said proceedings each twenty-five cents
 Preparing files and records for cases on trial or argument

list to be paid by the county each case fifty cents
 Issuing attachment for contempt and motion therefor to be paid by the county each one dollar
 Certificate of notary public twenty-five cents
 Administering oath other than on the trial of a case twenty-five cents
 Filing and docketing petition to sell or mortgage real estate for the satisfaction of lost or ancient mortgage including order of court thereon one description and not more than three names five dollars
 Each additional description fifty cents
 Each additional name twenty-five cents
 Filing and docketing appointment of school auditors annual report and preparing notice for publication and certificate of auditors and their pay five dollars
 Reporting to Secretary of Commonwealth copies of election returns for each person or party returned to be paid by the county fifty cents
 Issuing every writ alias or pluries writ of fieri facias one dollar
 Issuing every writ alias or pluries writ of venditioni exponas levare facias habere capias ad satisfaciendum one description one dollar
 Each additional description fifty cents
 Issuing writ of scire facias or alias scire facias on lien claim judgment to revive judgment sur bail in error sur recognize sur certificate of the orphans' court including certificate to clerk to executors and administrators of deceased party to garnishee in foreign attachment or on bill of discovery two dollars
 Noting number of scire facias execution or of attachment execution on docket entries of case from which same was issued twenty-five cents
 Filing and entering suggestion sur municipal lien one dollar
 Entering revival of judgment by agreement two dollars
 Entering testatum fi fa sa or vend ex one dollar and twenty-five cents
 Issuing testatum fi fe ca sa or vend ex one dollar and twenty-five cents
 Filing and docketing petition for a sheriff's interpleader including orders of court thereon two dollars and fifty cents
 Entering transcript of judgment or appeal from justice of the peace or magistrate including docket entries one dollar and twenty-five cents
 Entering satisfaction upon judgment and locality indexes each entry twenty-five cents
 Entering appointments of guardian ad litem fifty cents
 Docketing and filing bill to perpetuate testimony order of court thereon and recording same two dollars and fifty cents
 Filing and docketing petition for the appointment of viewers filing report and confirmation five dollars
 Proclamation one dollar and fifty cents
 Registration of student-at-law physician veterinarian or dentist one dollar
 Taxing bill of costs twenty-five cents
 Filing exemptions and rule to re-tax bill of costs and filing report thereon fifty cents
 Re-taxing bill of costs each hour one dollar
 Taking testimony thereon per one hundred words twenty-five cents
 Taking a recognizance twenty-five cents
 Entering a rule to take depositions fifty cents
 Issuing a subpoena under seal thirty cents
 Registration of stallion one dollar
 Making search for liens in judgment docket index for five years last past each name twenty-five cents
 Furnishing list of liens except certificate and seal twenty-five cents for first lien and ten cents for each additional lien
 Certificate of no liens for each five years or fraction thereof fifty cents
 Making search in any other docket for five years last past each twenty-five cents
 Each reference found ten cents
 Each reference cited twenty cents
 Acknowledgement of sheriff's or treasurer's deed including all docket entries incident thereto one dollar
 Service of each minute or court clerk during sessions of court to be paid by the county each day four dollars
 Receiving and distributing money paid into court for each dollar under five hundred two cents
 For each dollar exceeding five hundred dollars one cent

Filing financial statements of surety companies et cetera one dollar

Recording any document required by law to be recorded per one hundred words twenty-five cents

Drawing filing and docketing bond and justification thereon including seal and oath one dollar and twenty-five cents

Filing and docketing account or report of assignee auditors trustee committee sequestrator master or examiner two dollars and fifty cents

Transcribing report per one hundred words twenty-five cents

Filing docketing and all proceedings in assignment for the benefit of creditors up to and including bond and justification of assignee and surety three dollars

Filing and docketing appeal from award of road jury or railroad jury one dollar and twenty-five cents

Issuing and docketing order of sale in partition one dollar and fifty cents

Filing and docketing exemplification of judgment from another county one dollar and fifty cents

Indexing suit commenced against a decedent's estate twenty-five cents

Filing entering and indexing in judgment docket a certificate from another county or a suit against decedent's estate one dollar and fifty cents

Filing and indexing sheriff's certificate of attachment upon real estate or levy on after acquired real estate one dollar

Certificate to exemplification of record under act of congress one dollar

Entering transcript from the orphan's court of amount due by exactors administrators or guardians each entry one dollar

Entry of precept from the orphan's court two dollars and fifty cents

Each entry upon locality index twenty-five cents

Filing and docketing any petition not herein provided for two dollars and fifty cents

Filing and docketing bill in equity and rule to appear and answer not over four names two dollars and fifty cents each additional name twenty-five cents

Filing and docketing bill in equity for injunction issuing injunction and order of Court thereon not over three defendants three dollars and fifty cents

Each additional defendant fifty cents

Entering appearance filing answer demurrer replication twenty-five cents

Entering any order of court minimum fifty cents

Entering judgment one dollar

For computation or verifying computation of judgment by default of appearance or affidavit of defense one dollar

Entering serving and returning decree nisi three dollars

The writ fees and entry fees in the foregoing fee bill are intended to include the indexing of plaintiffs and defendants as contemplated by the act of the twenty-seventh day of March one thousand eight hundred and twenty-seven section five (Pamphlet Laws three hundred and twenty) but not to include the index to plaintiff's in the D S B docket for which a fee of twenty-five cents is provided by the act directing such index and not to include the special indexing provided in other acts

For reindexing cases in which only the parties' names number term and year are written five cents for each line to include comparing

For reindexing judgments sheriff's deeds treasurer's deeds and the like in which additional information to the parties number term and year is inserted ten cents for each line or index entry provided that a higher rate may be allowed at the discretion of the court ordering such indexing to be done

Filing any paper not above specified twenty-five cents

Duplicate copy of naturalization paper one dollar

Appeal from compensation board five dollars for all proceedings in connection therewith

Filing and entering remittitur and exemplification from Supreme Court one dollar and seventy-five cents

Entering conditional sale contract two dollars

The fee for services not herein specifically provided for shall be the same as for similar services And provided That the fees hereinbefore enumerated shall be exclusive of any State tax levied or that may hereafter be levied

On the question,

Will the House agree to the section?

Mr. WILSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 1, page 9, line 11, by striking out the word "recognize" and insert in lieu thereof "recognizance"

Amend Sec. 1 page 9, line 23, by striking out the word "fe" and insert in lieu thereof "fa".

Amend Sec. 1, page 13, line 14, by striking out the word "plaintiff's" and insert in lieu thereof "plaintiffs."

Amend Sec. 1, page 14, line 2, by striking out the word "proceedings" and insert in lieu thereof "proceedings."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second and third sections and title were separately read and agreed to as follows:

Section 2 That the prothonotary shall not be required to issue any writ docket any order of court or enter any judgment thereon or perform any service whatsoever until the requisite fee is paid

Section 3 That all acts or parts of acts general local or sepical inconsistent herewith are hereby repealed

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 806, as follows:

An Act to amend sections thirteen and fourteen of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by permitting defendants in actions of trespass to set up counter-claims arising out of the same transaction as that sued on by the plaintiff and declaring the effect of averments contained in such counter-claim

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" is hereby amended to read as follows

Section 13 In actions of trespass the averments in the statement or in the defendant's counter-claim of the person by whom the act was committed the agency or employment of such person the ownership or possession of the vehicle machinery property or instrumentality involved

and all similar averments if not denied shall be taken to be admitted in accordance with section six the averments of the other facts on which the plaintiff or defendant in, his counter-claim relies to establish liability and averments relating to damages claimed or their amount need not be answered or denied but shall be deemed to be put in issue in all cases unless expressly admitted

Section 2 That section fourteen of said act is hereby amended to read as follows

Section 14 In actions of assumpsit a defendant may set off or set up by way of counter-claim against the claim of the plaintiff any right or claim for which an action of assumpsit would lie and a verdict may be rendered in his favor for the amount found to be due and judgment entered thereon

In actions of trespass a defendant may set up by way of counter claim against the plaintiff any right or claim arising out of the same transaction as that sued on by the plaintiff for which an action of trespass would lie and a verdict may be rendered in his favor for the amount of damages found to have been suffered and judgment entered thereon

If in any case in which the defendant sets up a counter-claim the action of the plaintiff is discontinued dismissed or a voluntary non-suit suffered the counter-claim nevertheless may be preceded with

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 631, entitled:

An Act to amend sections two and three of an act approved the ninth day of June one thousand nine hundred and eleven entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the ninth day of June one thousand nine hundred and eleven entitled "An act to protect trees and woodlands and providing punishment for the violation thereof" is hereby amended to read as follows

Section 2 If any person shall wilfully or maliciously cut bark from or cut down injure destroy or remove a tree or trees shrub or shrubs or parts thereof growing or standing upon the land of another without the consent of the owner or shall wilfully or maliciously do or cause to be done any other act to the damage of said land or the trees or shrubs growing thereon such person on conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be sentenced to pay a fine of not less than twenty-five (\$25.00) dollars and costs of prosecution for each such tree or shrub or part thereof cut down injured destroyed removed or from which bark has been cut and in default of the payment of said fine and costs shall be imprisoned in the county jail one day for each dollar of fine and costs unpaid One-half of any fine collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace to the person or persons furnishing the information upon which the prosecution was instituted and the other half of said fines collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace into the county treasury for the use of the county Any owner of any such trees or shrubs his her or its agent employee or lessee or any constable or police officer is hereby authorized to arrest without warrant any person so found cutting bark from cutting down injuring destroying or removing such trees or shrubs Said arrest may be made on any day including Sunday

On the question,

Will the House agree to the section?

Mr. PEELOR. Mr. Speaker, I desire to offer the follow-

ing amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 5, by inserting after the word "eleven", the words "Pamphlet Laws, eight hundred sixty-one".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 That Section 3 of said act is hereby amended to read as follows

Section 3 If any person shall purchase or receive a tree or trees shrub or shrubs knowing the same to have been cut or removed without the consent of the owner thereof or shall purchase or receive any logs planks boards staves shingles or other lumber made from said trees so cut or removed and knowing same to have been cut and made without such consent such person upon the conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be subject to the punishment provided in Section two of this Act All fines collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace as provided in Section two of this act

The title was read as follows:

An Act to amend sections two and three of an act approved the ninth day of June one thousand nine hundred and eleven entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

On the question?

Will the House agree to the title?

Mr. PEELOR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 4, by inserting after the word "eleven", the words "Pamphlet Laws, eight hundred sixty-one."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1110, entitled:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities"

ties in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" is here amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any corporation incorporated under the laws of any other State of the United States of America the District of Columbia or by Act of Congress may take by conveyance devise lease or otherwise such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful under the Constitution and laws of Pennsylvania to exercise in this State and may hold use enjoy improve develop mortgage lease and convey the same or any portion thereof Provided however That no foreign corporation which is a public service company under the Pennsylvania law shall exercise any rights under this act until it shall first have obtained the approval of the Public Service Commission of the Commonwealth of Pennsylvania evidenced by its certificate of public convenience

On the question,

Will the House agree to the section?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendment

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 27, by striking out the word "repect" and insert in lieu thereof "respect".

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to,

The title was read and agreed to as follows:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 986, as follows:

An Act authorizing municipalities to acquire the plant or system of electric light companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That municipalities in the Commonwealth of Pennsylvania with the consent of the Public Service Commission shall have the right to acquire the plant and properties of electric light companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

Section 2 The price to be paid therefor shall be fixed by the Public Service Commission with the right of appeal to the Court of Common Pleas of the county in which said municipality is located in case a jury trial is desired subject to the right of change of venue as in other cases or an appeal can be taken from the decision of the commission if jury trial is waived to the Superior and Supreme courts as in other cases

Section 3 The municipality shall have the right to finance the purchase of the said property either by issuance of bonds duly authorized or by the issuance of bonds limited to the security of the plant or partially by bonds chargeable against the indebtedness of the municipality and partially by bonds limited to the security of the plant

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 958, as follows:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws nine hundred and seventy) entitled "An act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of

Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied including lands theretofore occupied by streets and alleys which have been vacated by municipal authorities as the board of school directors may deem necessary to furnish suitable sites for school buildings and playgrounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine

When the territory of any school district entirely or partially surrounds the territory of another school district or where any part of the territory of any school district is so located that access thereto can be had only by passing through some other school district or where an existing school building private or public not required for school purposes by the district in which the same is located is conveniently located for use the board of school directors are authorized for the convenience of attending pupils to acquire by purchase lease or condemnation any such school building or any real estate in such other district for the erection thereon of school buildings and to sell convey transfer or abandon the same or any part thereof Any real estate acquired in any other district by any such school district shall be exempt from taxation for any purpose whatsoever Whenever any such real estate is condemned by a board of school directors the proceedings for such condemnation and for the appointment of viewers and for the assessment of damages and benefits in connection therewith shall be as provided in sections six hundred five to six hundred fourteen inclusive of the act to which this is an amendment

The board of school directors of any district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise or agreement for school or playground purposes any school building or other real estate situated in another school district and to erect thereon school buildings and to sell convey transfer or abandon the same or any part thereof subject to the provisions of this act Any such buildings or other real estate used for school or playground purposes acquired in any other district by any such district shall be exempt from taxation for any purpose whatever And in any case where a Board of School Directors of any School District of the second third or fourth class has acquired in the name of the district prior to the passage of this act by purchase lease gift devise or agreement for school or playground purposes any building or real estate situated or lying in another school district and have or have not erected buildings thereon such acquisition of buildings or lands or such erection of buildings is hereby declared to be valid and shall be held to be valid to all intents and purposes provided in this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The Rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 633, as follows:

An Act to amend section two of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority

of the same That Section two of the act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof" is hereby amended to read as follows

Section 2 If any person without the consent of the Commonwealth or any of her agents shall willfully or maliciously cut bark from or cut down injure destroy or remove a tree or trees shrub or shrubs or parts thereof growing on any forest reserve of this Commonwealth or shall willfully negligently or maliciously do or cause to be done any other act to the damage of said reserve or the trees or shrubs growing therein such person upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be sentenced to pay a fine of not less than twenty-five (\$25.00) dollars and costs of prosecution for each such tree or shrub or part thereof cut down injured destroyed removed or from which bark has been cut and in default of the payment of said fine and costs shall be imprisoned in the county jail one day for each dollar of fine and costs unpaid One-half of any fine collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace to the person or persons furnishing the information upon which the prosecution was instituted and the other half of said fines collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace into the State treasury for the use of the Commonwealth Any constable police officer game protector fish warden or forest officer is hereby authorized to arrest without warrant any person so found cutting bark from cutting down injuring destroying or removing such trees or shrubs Said arrest may be made on any day including Sunday

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The Rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 967, as follows:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" where such contracts have been either in whole or in part performed by the contractor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough in this Commonwealth prior to the passage of this act has entered into any contract in writing in connection with proper legal requirements of such borough and such contract has been made with and from the lowest responsible bidder but without complying with all the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" and such contract has been either in whole or in part performed by the contractor such contract is hereby validated and made binding with like force and effect as if compliance had been made with all of the requirements of the said act of April fourteenth one thousand nine hundred and twenty-one Provided That this act shall not apply to any proceeding or suit where a final order or judgment of any court of record has already been made or entered

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 847, as follows:

An Act establishing a State Highway in the county of Elk providing for its location construction improvement and maintenance by the Commonwealth and vacating a certain section of State road in the said county of Elk

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Highway is hereby established the route of which shall be as follows

Beginning at St Marys in State Highway Route number ninety-nine in the county of Elk and running thence by way of Weedville to a point on the dividing line between Elk and Clearfield Counties

Section 2 Said highway shall be constructed improved and maintained by the Department of Highways in accordance with the existing laws of the Commonwealth relating to the construction improvement and maintenance of State Highways

The cost of such construction improvement and maintenance shall be paid out of any moneys appropriated from time to time to the Department of Highways for the construction improvement and maintenance of State Highways

Section 3 That the following section of State Highway as now established is hereby vacated namely

That part of State Highway Route number ninety-eight beginning at a point three miles east of Millstone in Elk County and running eastwardly a distance of seventeen miles

The said section of State Highway hereby vacated shall become a borough or township highway or road in accordance with municipal district in which the same is respectively located and shall hereafter be maintained and improved at the expense of the respective township or borough in which located

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 971, entitled:

An Act authorizing municipalities to acquire the plant of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

The first section was read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That municipalities in the Commonwealth of Pennsylvania with the consent of the Public Service Commission shall have the right to acquire the plant and properties of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

The second section was read as follows:

Section 2 The price to be paid therefor shall be fixed by the Public Service Commission with the right of appeal to the Court of Common Pleas of the county in which said municipality is located in case a jury trial is desired subject to the right of change of venue as in other cases or an appeal can be taken from the decision of the com-

mission if jury trial is waived to the Superior and Supreme courts as in other cases

On the question,

Will the House agree to the section?

Mr. HAAS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Sec. 2, page 1, line 14, by striking out the word "venue" and insert in lieu thereof "venue"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section and title were separately read and agreed to as follows:

Section 3 The municipality shall have the right to finance the purchase of the said property either by issuance of bonds duly authorized or by the issuance of bonds limited to the security of the plant or partially by bonds chargeable against the indebtedness of the municipality and partially by bonds limited to the security of the plant

An Act authorizing municipalities to acquire the plant of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 758, as follows:

An Act to amend sections seven and seventeen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this Act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this act" is hereby amended to read as follows

Section 7 The license or licenses provided for under the provisions of this act shall be granted by the city or county treasurer for one year from the first day of May or each year upon application therefor upon the payment of the license fee as provided in this act by the owner or owners or lessee or lessees of such places of amusement buildings tents or enclosures in which the same are to be held upon the certificate of the proper municipal officers setting forth that the person or persons applying for such license are of good moral character and that the exhibitions or performances intended to be given are not immoral in their nature or tendencies or otherwise unlawful or hurtful to the community

A license when granted shall not be transferable except to the lawful representatives of the deceased licensee or

to a purchaser at an insolvent or bankrupt sale for the remainder of the term

Section 2 That section seventeen of said act is hereby amended to read as follows

Section 17 Any person or persons owner or owners lessee or lessees of any such places of amusement buildings tents or enclosures who shall feel aggrieved at the act of the proper municipal officers in granting or refusing to grant a license or in revoking any license so issued or in forbidding any exhibition performance or entertainment or closing any such place of amusement buildings tents or enclosures shall have the right to appeal in writing to the court of common pleas of the county wherein any such places of amusement buildings tents or enclosures are situated which said court shall within ten days after said appeal is taken and filed hear the person or persons aggrieved and determine the character of the applicant nature of the exhibition or performance as to the said court may seem just right and for that purpose shall have full and ample power if upon a reversal of the proceedings to direct what the proper municipal officers shall do or perform in the premises

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 863, as follows:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream over or under or partly over and partly under the surface of intervening lands Provided Said lateral railroad shall not extend beyond the limits of the county in which said mines may be situated nor pass through disturb the operating or endanger the safety of the existing workings of any other mine and the proceedings to obtain said lateral roads shall be according to the provisions of the act of May fifth one thousand eight hundred thirty-two and the supplements thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 883, entitled:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or local or any parts thereof that are or may be inconsistent therewith" by making further provisions for the certification of supervisory officials employed by school districts

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred and one of article eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 1101 For the superintendence and supervision of the public schools of this Commonwealth there shall be elected or appointed in the manner herein provided county superintendents district superintendents assistant county and district superintendents supervising principals and other administrative and supervisory officers

Section 2 That article eleven of said act be hereby amended by adding section one thousand one hundred and fifty-four and section one thousand one hundred and fifty-five to read as follows

Section 1154 The Board of School Directors of any school district of the third or fourth class which has no district superintendent may employ a supervising principal who shall under the authority of the county superintendent be the chief educational officer of said school district Such supervising principal shall give not less than one-half of his employed time to the administration and supervision of the schools of the district and not more than one-half of his employed time to class-room teaching and shall possess such qualifications for his office as may be prescribed by the State Council of Education and shall hold a certificate issued by the Department of Public Instruction certifying to this effect

Section 1155 Any person who is employed in any administrative or supervisory position in the public schools of this Commonwealth other than that of commissioned superintendent or commissioned assistant superintendent of schools or supervising principal as herein provided shall possess such qualifications for his office as shall be prescribed by the State Council of Education and shall hold an appropriate certificate issued by the Department of Public Instruction certifying to this effect

The third section was read as follows:

Section 3 That paragraph twelve of section one thousand two hundred and ten of said act as amended by an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same

and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and making an appropriation" and which as amended by an act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and repealing section one thousand two hundred twelve thereof" which as amended by an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Twelve Only those persons holding one of the following certificates shall be qualified to act in a teaching or supervisory capacity in the public schools of this Commonwealth College permanent certificate college provisional certificate normal school diploma normal school certificate special permanent certificate special temporary certificate permanent State certificate certificates which are permanent licenses to teach by virtue of the provisions of section one thousand three hundred eight of this act as amended or such other kinds of certificates as are issued under the rules and regulations of the State Board of Education or State Council of Education The State Council of Education shall also provide for the issuance of certificates by county or district superintendents to meet such emergencies or shortage of teachers as may occur

On the question,

Will the House agree to the section?

Mr. EDWARD BROWN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 3, page 4, line 5, by striking out the word "as" and insert in lieu thereof "was"

Amend Sec. 3, page 4, line 12, by striking out the word "on" and insert in lieu thereof "one"

Amend Sec. 3, page 5, line 17, by striking out the word "regulations" and insert in lieu thereof "regulations"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth sections and title were separately read and agreed to as follows:

Section 4 That section one thousand two hundred and fourteen of said act be hereby amended to read as follows

Section 1214 The board of school directors of any school district of the third or fourth class which has no district superintendent may employ for a term not exceeding three years a supervising principal of a part or all of the public

schools of said school district Every supervising principal shall have the qualifications herein required

Section 5 That section one thousand three hundred and one of said act be hereby amended to read as follows

Section 1301 Every teacher in the public schools of the Commonwealth must hold a provisional professional or State certificate which shall set forth the branches which its holder is entitled to teach and which shall be issued as herein provided but no teacher shall teach in any public school in this Commonwealth any branch which he has not been properly certified to teach Every supervisor or administrative official in the public schools of this Commonwealth must hold a certificate issued by the Department of Public Instruction in accordance with such regulations as may be prescribed by the State Council of Education specifically setting forth the function which the holder is entitled to perform

Section 6 That section one thousand five hundred and eight of said act be hereby amended to read as follows

Section 1508 Any board of school directors may employ one or more school nurses who shall be graduates of reputable training schools for nurses and shall define their duties After the first day of July one thousand nine hundred and twenty-seven any school nurse employed by a school district shall meet the minimum standards of qualification and certification of school nurses prescribed by the Department of Public Instruction

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions for the certification of supervisory officials employed by school districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1068, as follows:

An Act providing for the payment out of the motor license fund of all unexpended balances of any appropriations heretofore made for State-aid highways and for maintenance and replacements on the State highway system

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all unexpended balances of all moneys heretofore appropriated to the State Highway Department or to the Department of Highways for the payment of the Commonwealth's share in the expense of constructing State-aid highways and for maintenance and replacements on the State highway system shall be paid on orders of the Secretary of Highways out of the motor license fund created by section twelve of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition

of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" and its amendments and for such purpose so much of said fund as may be necessary is hereby specifically appropriated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 940, entitled:

An Act appropriating certain license fees to the Department of Highways for the payment of "township rewards" as provided in the township reward act of July fifteenth one thousand nine hundred and nineteen providing for the payment of certain fees to treasurers of certain counties for road purposes permitting licensing regulating and controlling horse racing and betting and wagering on the result of such races creating a racing commission with jurisdiction over the same

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created a racing commission hereinafter called the commission composed of three commissioners to be appointed by the Governor by and with the advice and consent of the Senate for terms of six years each The first appointees to said commission shall be appointed for two four and six year terms respectively and thereafter appointments at the expiration of the respective terms shall be for six years Vacancies in said commission shall be filled for the unexpired term

Section 2 Each commissioner appointed shall be a qualified elector and at least twenty-four years of age and not more than two shall be members of the same political party The Governor shall designate the chairman of the commission No person who holds any office or position or has any official relation with any association or corporation conducting racing shall be appointed a commissioner Each commissioner shall give bond to the Commonwealth in the penal sum of one hundred thousand dollars conditioned for the faithful performance of the duties of his office Each member of the commission shall receive an annual salary of five thousand dollars except the chairman who shall receive an annual salary of five thousand five hundred dollars The commissioners shall also receive all expenses necessarily incurred in the discharge of their duties

The third section was read as follows:

Section 3 The commission shall appoint a secretary and such inspectors experts clerks stenographers and employees as shall be deemed necessary and shall fix their compensation The salary compensation and expenses of the commissioners secretary inspectors clerks stenographers and employees shall not exceed forty thousand dollars per annum to be paid from the license fees and taxes collected by the commission under the provisions The secretary shall keep a record of all proceedings of the commission and preserve all books papers and documents belonging to the commission The commission shall make a biennial report to the Governor as of the fiscal year which report shall include a statement of receipts and disbursements by the commission

On the question,

Will the House agree to the section?

Mr. POSEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Sec. 3, page 2, line 27, by inserting after the word "provisions" the words "of this act"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth and nineteenth sections and title were separately read and agreed to as follows:

Section 4 The commission shall meet at such times and places within the Commonwealth as it may determine Two members shall constitute a quorum to do business and every action taken by the commission shall be agreed to by at least two members

Section 5 Horse racing for a stake purse or reward when conducted at a meeting within the Commonwealth by a person association or corporation licensed to conduct the same is hereby declared lawful Betting or wagering upon the result of horse races when done within the grounds where and on the day when a horse race is so lawfully conducted is hereby declared lawful if such betting or wagering is done through the use and by means of machines commonly known as pari-mutual machines and in accordance with rules and regulations adopted by the commission It shall be lawful for any person association or corporation licensed to conduct racing to operate such pari-mutual machine and to retain for its use such a percentage of the total amount of the receipts as may be fixed by the rules and regulations of the commission

Section 6 Any person or persons association or corporation desiring to conduct racing within this Commonwealth during any calendar year shall apply to the racing commission for a license so to do Such application shall be filed with the secretary on blanks prepared and furnished by the commission and shall specify the days on which such racing is desired to be conducted or held and such other information as the commission may require The commission shall have power to reject any application for a license for any cause which it may deem sufficient and the action of the commission shall be final

Section 7 Said commission shall as soon as practicable on or before the first day of March one thousand nine hundred and twenty-six and each year thereafter award all dates for horse racing in the Commonwealth within the current year but said dates so awarded shall not exceed one hundred days in the aggregate and the decision of the commission on the award of dates shall be final No person or persons corporation or association shall be licensed to conduct racing for more than thirty days in one year at not more than two meetings nor shall more than two meetings for racing with an aggregate of not more than thirty days be held in any one year on any one track

Said commission may in its discretion meet subsequent to the first day of March of any year and award dates for racing within the limits hereinbefore provided on application submitted to it provided the days so awarded in no way conflict with the provisions of this act

Section 8 Each applicant desiring to hold races on the day or days awarded by the commission shall before the issuances of any license therefor pay to the said commission a license fee of six thousand (\$6,000) dollars for each day of any meeting for the conduct of races so licensed when conducted within fifty miles of cities of the first or second class and twenty-five hundred (\$2,500) dollars for each day of any other meeting for the conduct of races so licensed

Section 9 Upon the award of dates to any applicant and upon payment of the license fees as hereinbefore prescribed the commission shall issue a license for the holding of the meeting or meetings during the days awarded to such applicant Such license shall be subject to all rights regulations and conditions from time to time prescribed by the commission and such license shall be subject to suspension or revocation by the commission for any cause whatsoever which the commission may in its discretion deem sufficient and the action of the commission shall be final

Section 10 The racing commission shall have full power to prescribe rules regulations and conditions under which all horse races shall be conducted the rate of charge by the licensee for admission to tracks and stands or for the performance of any service or the operation of pari-mutual machines or for the sale of any article upon the premises and may regulate the size of the purse stake or reward to be offered for the conduct of such races All contracts and agreements for the payment of money and all salaries fees and compensation paid by any licensed person association or corporation and all proposed erections extensions additions or improvements to buildings stables or tracks upon property owned or leased by the licensee shall be subject to the approval of the commission The commissions may at any time require the removal of any employee or official employed by any licensee The commission shall have power to prescribe the manner in which the books and financial statements of any licensee shall be kept Any member of the commission or any of its agents may visit examine and investigate the offices tracks books papers and accounts of any licensee to ascertain that this act and the rules regulations and conditions of the commission are carried into effect and the expense of any such examination and investigation shall be paid by the licensee

Section 11 The commission shall have power to subpoena witnesses to require the production of books papers and documents and any member thereof may administer oaths or affirmations If any person shall fail or refuse to appear before the commission or refuse to testify or produce any books papers or documents the chairman or secretary of the commission may apply by petition to the court of common pleas of the county in which the commission is sitting setting forth the facts Thereupon the said court shall issue its subpoena to such person commanding an appearance before it upon a time and day fixed and there to testify and to produce such books papers and documents Any person failing or refusing to obey any subpoena of a court so issued shall be held for contempt Any person swearing falsely to any matter inquired into at any hearing before the commission or the court shall be guilty of perjury and be punished accordingly

Section 12 Every licensee shall on or before December twentieth of each year return to the commission a full statements under oath of his or its receipts from all sources whatsoever during the calendar year and of all expenses and disbursements all itemized in manner and form as shall be directed by the commission and with such allowances as may be approved by the commission showing the net revenue from all sources derived by the licensee

The cost of any alterations additions charges or improvements made or proposed upon the property owned or leased by any such licensee and used by it for the convenience and comfort of the public and of the horse owners with the approval of the commission shall be deducted as running expenses in such statements

Section 13 In addition to all other license fees hereinbefore provided for each licensee shall pay to the commission for the use of the Commonwealth an additional license fee or tax of fifteen per centum of the net revenue as shown in the sworn statement submitted to and approved by the commission Such fees shall be paid at the time the statements are approved by the commission Any person copartnership or corporation failing or refusing to pay the amount so to be found due shall be guilty of a misdemeanor and upon conviction shall be liable to a fine of not more than twenty five thousand dollars in addition to the amount due as found by the commission and any individual responsible may also be imprisoned for a term of not more than six months All fines collected shall be for the use of the Commonwealth

Section 14 Nothing contained in this section shall be construed as to require the licensing of any agricultural association holding an annual exhibition or to prevent horse racing at such exhibition in accordance with practices and laws now existing but no betting or wagering shall be permitted upon such races unless a license has been obtained in accordance with this act and such agricultural association shall comply fully with all the conditions of this act and the rules regulations and conditions prescribed by the commission and pay all the license fees and taxes required by this act

Section 15 Before the first day of June and the first day of January of each year the commission shall pre-

pare and file with the Auditor General a full and complete statement of its receipts and disbursements from all sources and shall pay over to the State Treasurer all moneys in its hands less the amount required for the payment of salaries compensation and expenses as hereinbefore limited which salaries compensation and expenses may be paid from the funds in the hands of the commission before the same are paid into the State Treasury Upon payment to the State Treasurer these fees shall be placed at the disposal of the Department of Highways for the payment of Township rewards as provided for in the act of July fifteenth one thousand nine hundred and nineteen except that five percent of the total paid to the State Treasury by the racing Commission shall be paid to the Treasurer of the county in which race meetings occur such fund to be used by the commissions of said county solely for road construction The sum of forty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the use of the commission until funds under this act become available

Section 16 If by any reason of any cause beyond the control and through no fault of any licensee and while such licensee is not in default it should become impossible for such licensee to hold or conduct racing upon any date or dates licensed the commission in its discretion and at the request of such licensee shall have power to return the fee paid by such licensee for racing upon the said days it is impossible to hold or conduct racing

Section 17 Any person aiding or abetting in the conduct of any meeting at which racing of horses shall be permitted for any stake purse or reward except in accordance with this act or the laws of the Commonwealth shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five hundred dollars and not more than ten thousand dollars or suffer imprisonment not exceeding two years or both at the discretion of the court

Any person who shall bet or wager upon any horse race except in accordance with the provisions of this act or the rules regulations or conditions prescribed by the board shall be guilty of gambling and be punished accordingly

Section 18 The provisions of this act are severable and if any of its provisions are declared unconstitutional such decision shall not affect the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 16 If by any reason of any cause beyond the or special inconsistent with this act are hereby repealed

An Act appropriating certain license fees to the Department of Highways for the payment of "township rewards" as provided in the township reward act of July fifteenth one thousand nine hundred and nineteen providing for the payment of certain fees to treasurers of certain counties for road purposes permitting licensing regulating and controlling horse racing and betting and wagering on the result of such races creating a racing commission with jurisdiction over the same

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 670, as follows:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in

General Assembly met and it is hereby enacted by the authority of the same That section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 1901 The board of school directors of any school district in this Commonwealth upon the written application of twenty or more persons above the age of sixteen years residents of the school district and not in full-time attendance of any public or private school during the day shall open a free evening school for their instruction in any course of study taught in the public schools of the district in English and citizenship for immigrants and native illiterates in citizenship for adults and in such other courses of study as the board may deem advisable No board of directors shall be required to admit to said evening school any person who is in actual full-time attendance upon any school either public or private during the day Provided That when the average daily attendance for any month in any course of study falls below ten pupils the board of school directors may close the class in such course of study in such evening school for the remainder of the term Provided further That nothing herein shall be construed as prohibiting the attendance at said evening school of compulsory part-time pupils Provided further That attendance at said evening school shall not be accepted in lieu of any compulsory attendance required of such pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 969, as follows:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all borough records required to be recorded or transcribed shall be deemed valid if typewritten and all records heretofore recorded or transcribed by typewriter are validated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1088, as follows:

An Act providing for the notification of witnesses for the defendant in criminal cases where the accused is held for want of bail and imposing certain duties on the district attorney

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at least five days before any person under indictment for crime and who is detained in jail for want of bail is brought to trial the district attorney shall notify such person in writing of the time of such trial and of his rights in connection therewith Such notice shall contain the direction that the accused may transmit to the district attorney the names and addresses of any witnesses in his defense including character witnesses

whose attendance he may require at the trial for the purpose of having them summoned by the district attorney Such names and addresses may be transmitted to the district attorney by the accused or his counsel at any time prior to three days before the day set for trial

Section 2 Upon receipt of any such names and addresses the district attorney shall at least three days before the case is called for trial mail notices to all such witnesses to appear at the time and place therein specified for the purpose of testifying in behalf of the defendant

Before proceeding with the trial of any case where the accused is held for want of bail the district attorney must file in open court a certificate that he has complied with the provisions of this act Until such certificate is filed the court of its own motion or defendant's counsel shall continue the case

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SOWERS. I move that House Bill No. 1088, file folio 3371, be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. CANON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1030, as follows:

An Act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs Department of the Auditor General and the Treasury Department

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Secretary of Property and Supplies shall receive all requisitions drawn upon him by the Secretary of Internal Affairs Auditor General and State Treasurer for the printing of all reports required by the Constitution and Acts of Assembly to be made by such officers and all blank forms bulletins stationery and other kinds of printing and binding in such sizes character quantity and methods of distribution as they may determine to be needful for the use of their several departments and shall procure the editing printing and distribution of same promptly in such manner as is provided by law

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1029, entitled:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by clarifying the provisions thereof with respect to municipally owned and operated public utilities

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" is hereby amended to read as follows

Section 23 That every railroad company pipe line company conduit company steamboat company canal company slack water navigation company transportation company street passenger railway company and every other company joint-stock association or limited partnership now or hereafter incorporated or organized by or under any law of this Commonwealth or now or hereafter organized or incorporated by any other State or by the United States or any foreign government and doing business in this Commonwealth and owning operating or leasing to or from another corporation company association joint stock association or limited partnership any railroad pipe line slack water navigation street passenger railway canal or other device for the transportation of freight or passengers or oil and every telephone or telegraph company incorporated under the laws of this or any other State or of the United States and doing business in this Commonwealth and every express company firm co-partnership limited partnership joint-stock in this Commonwealth and every firm copartnership or joint-stock company or association doing express business in this Commonwealth and every electric light company and every palace car and sleeping car company incorporated or unincorporated doing business in this Commonwealth shall pay to the state treasurer a tax of eight mills upon the dollar upon the gross receipts of said corporation company or association limited partnership firm or copartnership received from passengers and freight traffic transported wholly within this State and from telegraph telephone or express business done wholly within this State or from business of electric light companies and from the transportation of oil done wholly within the State the said tax shall be paid semi-annually upon the last days of January and July in each year and for the purpose of ascertaining the amount of the same it shall be the duty of the treasurer or other proper officer of the said company firm co-partnership limited partnership joint-stock association or corporation to transmit to the auditor general a statement under oath or affirmation of the amount of gross receipts of the said companies co-partnerships corporations joint-stock associations or limited partnerships derived from all sources and of gross receipts from business done wholly within the State during the preceding six months ending on the first days of January and July in each year and if any such company firm co-partnership joint-stock association or limited partnership or corporation shall neglect or refuse for a period of thirty days after such tax becomes due to make said returns or to pay the same the amount thereof with an addition of ten per centum thereto shall be collected for the use of the Commonwealth as other taxes are recoverable by law Provided that in any case where the works of one corporation company joint-stock association or limited partnership are leased to and operated by another corporation company association or limited partnership the taxes imposed by this section shall be apportioned between the said corporations companies associations or limited partnerships in accordance with the terms of their respective leases or agreements but for the payment of the said taxes the Commonwealth shall first look to the corporation company association or limited partnership operating the works and upon payment by the said company corporation association or limited partnership of a tax upon the receipts as herein provided derived from the operation thereof the corporation company joint-stock association or limited partnership from which the said works are leased shall not be held liable under this section for any tax upon the proportion of said receipts received by it as rental for the use of said works And provided further That nothing in this act shall apply to municipally owned and operated electric light plants or other municipally owned and operated public utilities nor shall any tax be collected on the gross receipts of

any municipally owned and operated electric light plant for any period prior to the passage of this amendment

On the question,

Will the House agree to the section?

Mr. McKIM. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 1, page 4, by striking out all of lines 22 to 26 inclusive.

Amend sec. 1, page 5, by striking out all of lines 1 and 2 and inserting in lieu thereof the following: "Nothing contained in this act shall be construed to impose any tax upon any municipality, nor upon the gross receipts derived from any municipally owned and operated public utility or from any public utility service furnished by any municipality.

"No tax shall be collected under the provisions of this act from any municipality upon the gross receipts derived from the ownership and operation of any public utility, or from the furnishing by any municipality of any public utility service prior to the passage of this amendment."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by clarifying the provisions thereof with respect to municipally owned and operated public utilities

On the question,

Will the House agree to the title?

Mr. McKIM. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title by striking out in the last three lines thereof the following: "by clarifying the provisions thereof with respect to municipally owned and operated public utilities," and inserting in lieu thereof the following: "providing that no tax on gross receipts shall be collected from any municipality for any public utility heretofore or hereafter owned and operated or for any public utility service furnished."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

The preamble was read and agreed to as follows:

Whereas No attempt was made by the Commonwealth of Pennsylvania to assess or collect a tax for State purposes against the gross receipts of municipally owned electric light plants from the passage of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) until the year one thousand nine hundred and twenty-four and

Whereas It was not intended that said act should apply to municipal corporations therefore

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 972, as follows:

An Act to amend clause forty-four of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause forty-four chapter five article one section two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which was added to said act by the act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" is hereby amended to read as follows

XLIV To make contracts or purchases in connection with proper legal requirements of the borough Provided That all contracts or purchases other than purchases for water electric light and other public works of the borough or for improvement made by its employes or where the State or county is a party with the borough to a street improvement made by any borough involving an expenditure of over five hundred dollars (\$500) shall be in writing and shall not be made except with and from the lowest responsible bidder after due public notice by the secretary published once a week for three weeks at intervals of seven days in one newspaper published in such borough and if no newspaper is published therein then by publication in one newspaper of the county and such bids shall be received opened and read in open meeting of council at a time fixed by such notice and not earlier than twenty-one days after the first publication thereof

In case of an emergency so declared by the affirmative vote of two thirds of all the members of said council or a majority of council plus one when the number composing such council is less than nine the notice shall be published at least one week prior to the time fixed therein for opening bids

The acceptance of bids shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when bids are received If for any reason one or both of the above meetings shall not be held the same business may be transacted at subsequent meetings provided that one weeks notice thereof shall be published in the newspaper aforesaid

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 763, as follows:

An Act to amend sections three hundred and twenty-five and five hundred and nine of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the

same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and twenty-five of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 325 The treasurer of every school district of this Commonwealth shall deposit the funds belonging to the school district in the school depository [if any] as directed by the board of school directors and shall at the end of each month make a report to the school controller if any and to the secretary of the board of school directors of the amount of funds received and disbursed by him during the month All deposits of school funds by any school treasurer shall be made in the name of the school district

No school director serving as an officer or director of any bank or trust company shall vote either directly or indirectly in naming a depository for the school funds Such depository before receiving any of the school funds shall furnish a proper bond in such amount and with such surety or sureties as may be required to be approved by the board of school directors and conditioned upon the faithful keeping paying out and accounting for of all the school funds and property of said school district that may come into its hands as well as for the payment of all interest on money deposited in such depository in accordance with any contract made by it with said school district The funds of the school district shall be deposited as directed by the board of school directors in such depository by the school treasurer in the name of the school district and after any funds have been deposited with such regularly designated depository by any school treasurer he shall thereafter be relieved from all liability therefor and all school orders drawn on the school treasurer for any funds so deposited by him shall be endorsed by said treasurer and made "Payable at depository of the School District of Provided That no school district in this Commonwealth shall deposit with any designated depository any amount in excess of thirty-three and one-third per centum of the total capital stock and surplus of such depository

The second section was read as follows:

Section 2 That section five hundred and nine of said act is hereby amended to read as follows

Section 509 The board of school directors in any school district in this Commonwealth shall designate one or more banks or trust companies as a depository or depositories for its school funds No such depository shall be named unless it receives a majority of the votes of the entire school board elected or appointed in such district [and such]

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Sec. 2, page 3, line 2, by striking out the word "afficer" and insert in lieu thereof "officer"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section three hundred and twenty-five and five hundred and nine of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 964, as follows:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgements made prior to the approval of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before any notary public or justice of the peace of this Commonwealth in the same manner and with like force and effect as though acknowledged and sworn or affirmed to before the recorder of deeds of the proper county of this Commonwealth

Section 2 All certificates of association and articles of incorporation or of any improvements amendments or alteration thereto heretofore acknowledged and sworn or affirmed to before any notary public or justice of the peace of this Commonwealth are hereby ratified and confirmed

Section 3 The following acts are hereby repealed

The act approved the fifteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws eighteen) entitled "An act providing that certificates of association or articles of incorporation may be acknowledged and sworn to before a notary public"

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred and forty) entitled "An act providing that certificates of association and articles of incorporation may be acknowledged and sworn to before a justice of the peace"

All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 757, entitled:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which was amended by the act approved the fourteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws sixty-one) entitled "An act to amend the fifth section of an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth one thousand eight hundred and seventy-four defining the officers of corporations and allowing certain officers receiving salaries to be directors and receive compensations" is hereby further amended to read as follows

Section 5 The by laws of every corporation created under the provisions of this statute or accepting the same shall be deemed and taken to be the laws for the internal government and management of the corporation only and shall be in conformity with the charter of the corporation the constitution and laws of this Commonwealth and the Constitution of the United States The by-laws shall not be construed to affect the rights of parties not officers members and stockholders of the corporation who deal with the corporation and who have no knowledge of the contents of the by-laws except such parties as deal under such circumstances as require them to take notice of the by-laws of the corporation They shall be made by the stockholders or members of the corporation at a general meeting called for that purpose unless the charter prescribes another body or a different mode They shall prescribe the time and place of meeting of the corporation the powers and duties of its officials and such other matters as may be pertinent and necessary for the business to be transacted and may contain penalties for the breach thereof not exceeding twenty dollars No transaction by any person with an officer or agent of a corporation within the scope of the authority of such officer or agent shall be held invalid by reason of any by-law of such corporation unless such person shall have knowledge thereof at the time of the transaction

On the question,

Will the House agree to the section?

Mr. GREENSTEIN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 1, page 2, line 17, by striking out the word "circumstances," and insert in lieu thereof. "circumstances."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 965, entitled:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of June one thousand eight hundred and ninety three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as last amended by an act approved the nineteenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred twenty-six) entitled "An act to amend an act approved the eighth day of June one thousand eight hundred and ninety-three entitled 'An act relating to mandamus' as amended by the act approved the twenty-eighth day of April one thousand eight hundred and ninety-three entitled 'An act to amend section one of the act entitled 'An act relating to mandamus' approved the eighth day of June one thousand eight hundred and ninety-three enlarging the power of the court of common pleas of the county in which the seat of government is or may be located to issue writs of mandamus' and as further amended by an act approved the nineteenth day of March one thousand nine hundred and three entitled 'An act amending section one (1) of an act entitled 'An act relating to mandamus' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three'" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several courts of common pleas shall within their respective counties have the power to issue writs of mandamus to all officers and magistrates elected or appointed in or for the respective county or in or for any township district or place within such county and to all corporations being or having their chief place of business within such county and to any corporation doing business or having its property in whole or in part within the county Provided the relief act duty matter or thing the performance of which is sought should be given or performed within such county and the court of common pleas of the county in which the seat of government is or may be located shall have the power and it shall be required to issue the writ of mandamus to all state officers except the Governor and to all state boards state commissions state bureaus state divisions and all other state agencies either elected or appointed

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 1, page 1, line 11, by striking out the word "nineny" and insert in lieu thereof "ninety."

Amend Sec. 1, page 1, line 14, by striking out the word "ninety-three" and insert in lieu thereof "ninety-nine."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 968, as follows:

An Act Regulating the Levying Collection and Payment of Taxes in Boroughs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the town council of boroughs may fix the annual millage tax by motion in council which tax shall be added for each succeeding month during which the month after notice thereof is mailed or delivered to tax payers and after said month a penalty of one percent a month shall be added for each succeeding month during which the tax is unpaid and after three months from said date of mailing or delivery of notice all remedies now or hereafter provided by law for collection of taxes may be enforced

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 192, as follows:

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which was amended by the act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy-five) entitled "An act to amend section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand fifty-five) entitled 'An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries'" is hereby further amended to read as follows

Section 6 Whenever any person convicted in any court of this Commonwealth of any crime shall be sentenced to imprisonment in any penitentiary of the State the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term Stating in such sentence the minimum and maximum limits thereof and the maximum limit shall never exceed the maximum time

now or hereafter prescribed as a penalty for such offense

Provided That no person sentenced for an indeterminate term shall be entitled to any benefits under the act entitled "An act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same" approved the eleventh day of May Anno Domini one thousand nine hundred and one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. RHODES. Mr. Speaker, I move that House Bill No. 192, file folio 3301, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. FLINCHBAUGH. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 974, entitled:

An Act to repeal an act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and seventy-seven) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws six hundred seventy-seven) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing for a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved" be and the same is hereby repealed

On the question,

Will the House agree to the section?

Mr. HAAS. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk. The amendment was read by the Clerk as follows:

Amend title, page 1, line 16, by striking out the word "Abutting" and inserting in lieu thereof "abutting"

On the question,

Will the House agree to the amendments?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to repeal an act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and seventy-seven) entitled "An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved"

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1069, entitled:

A Supplement to the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) entitled "An act empowering the State Highway Department to rebuild certain intercounty bridges located on the routes of State Highways which bridges cross rivers and have been heretofore destroyed by fire and making an appropriation" providing that the unexpended balance of said appropriation shall be paid out of the motor license fund

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the balance of the appropriation made under the provisions of the act to which this is a supplement which has not been expended for the purpose for which the same was appropriated shall be paid on orders of the Secretary of Highways out of the motor license fund created by section twelve of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violation thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" and its amendments and for such purpose so much of said fund as may be necessary is hereby specifically appropriated

The title was read as follows:

A Supplement to the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) entitled "An act empowering the State Highway Department to rebuild certain intercounty bridges located on the routes of State Highways

which bridges cross rivers and have been heretofore destroyed by fire and making an appropriation" providing that the unexpended balance of said appropriation shall be paid out of the motor license fund

On the question,

Will the House agree to the title?

Mr. HESS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk. The amendment was read by the Clerk as follows:

Amend title, page 1, line 10, by striking out the word "apropriation" and inserting in lieu thereof "appropriation".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 970, as follows:

An Act to amend an act approved the fourteenth day of May nineteen hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing for a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" by adding an additional section to Article seventeen Chapter six thereof providing an additional method for meeting the cost of the construction of new water mains in connection with municipally owned water supply systems in boroughs by empowering boroughs to assess all or a part of the cost of such construction against the properties abutting thereon by the front foot rule and collect the same as municipal claims are now by law collected

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" be amended by adding an additional section to Article seventeen of Chapter six of the said act which shall read as follows

(C) Assessment for water mains

Section 51 That boroughs in this Commonwealth shall have power to assess the whole cost or any part of the cost of construction of new water mains built in connection with the establishment or extension of a municipally owned water supply system and serving the properties abutting thereon against the properties abutting along the line thereof by the front foot rule and to collect such assessments as other municipal claims are now by law collectible

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 845, (Senate Bill No. 96), entitled:

An Act to amend clause five of section three of the act approved the thirteenth day of May, one thousand nine hundred and nine, (P. L. 520), entitled "An act relating to food, defining food; providing for the protection of the public

health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof," as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 577, (Senate Bill No. 99), entitled:

An Act to amend sections two and six of the act approved the fourteenth day of May, one thousand nine hundred and fifteen, (Pamphlet Laws 483), entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass, except actions for libel and slander; prescribing the pleadings and procedure to be observed therein, and giving the courts power to enforce its provisions."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 579, (Senate Bill No. 110), entitled:

An Act to amend an act approved the twenty-ninth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred and sixty-seven), entitled, "An act authorizing and empowering the district attorneys of each county to organize themselves into a State Association for the purpose of holding meetings, and providing for the payment of the expenses thereof and of the district attorneys attending, by the several counties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 720 (Senate Bill No. 169), entitled:

An Act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 916 (Senate Bill No. 175), entitled:

An Act relating to township roads prescribing the time within which approved township roads must be physically opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for reversion of any land proposed to be taken therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 724 (Senate Bill No. 199), entitled:

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 944 (Senate Bill No. 200), entitled:

An Act to amend section fourteen of the act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by providing for the payment of a State annuity to employees who separated from school service prior to the establishment of the Retirement System.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 917 (Senate Bill No. 236), entitled:

An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 918 (Senate Bill No. 238), entitled:

An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 919 (Senate Bill No. 239), entitled:

An Act to repeal an act approved the second day of June

one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 946 (Senate Bill No. 240), entitled:

An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to amend the first section of an act entitled 'An act to protect timber lands from fire' approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 920 (Senate Bill No. 241), entitled:

An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 921 (Senate Bill No. 242), entitled:

An Act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 922 (Senate Bill No. 243), entitled:

An Act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

And said bill having been read at length the second time

and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 923 (Senate Bill No. 244), entitled:

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof",

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 926 (Senate Bill No. 290), entitled:

A Supplement to the act approved the eleventh day of May, one thousand nine hundred and twenty-three (P. L. 203), entitled "An Act authorizing the State Highway Commissioner to combine certain State Highways, or any part or sections thereof, into a route under a common letter, name number, or other marker or designation, or any combination thereof, for the purpose of informing and assisting the traveling public in and through the State;" authorizing the inclusion of township roads in routes designated by the Secretary of Highways.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 951 (Senate Bill No. 311), entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue, and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended, making further provision for the special education of certain children incapable of receiving proper education in the regular classes of the public schools.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 952 (Senate Bill No. 312), entitled:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof provid-

ing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which section was added to the said act by the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and six) entitled "An Act to amend section one thousand four hundred and thirty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended and adding thereto section one thousand four hundred forty" is hereby amended to read as follows

Section 1440 The [State Board of Education] Department of Public Instruction is authorized to make provisions for [readers for] defraying the necessary expenses of any students who are blind or deaf and [in attend- tend [a higher] any such school or institution-[of learning] or who is attending such school or institution [and] seems to be fitted for special work the[State Board of Education] Department of Public Instruction is authorized to expend [an] the necessary amount out of the general sum appropriated for this purpose not to exceed [three] five hundred dollars per year for each such blind or deaf student Provided That the provisions of this section shall not apply to students regularly enrolled with the approval of the Department of Public Instruction in any of the schools for the blind or the deaf under the supervision of the Department of Public Instruction

On the question,

Will the House agree to the section?

Mr. TALBOT. Mr. President, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows.

Amend page 3, lines 20 and 25 inclusive by striking out the words "Provided, That provisions of this section shall not apply to students regularly enrolled with the approval of the Department of public Instruction in any of the schools for the blind or the deaf under the supervision of the Department of Public Instruction."

On the question.

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three

hundred and nine) entitled "An act to establish a public school in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provisions for assistance to blind and to deaf students in certain schools and institutions

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 953 (Senate Bill No. 313), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen, (Pamphlet Laws one hundred and ninety-six), entitled "An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth," extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind, and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense.

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 954 (Senate Bill No. 314), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by providing for education of deaf, blind, or crippled children.

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1083 (Senate Bill No. 378), entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1104 (Senate Bill No. 442), entitled:

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the

eighteenth day of May one thousand nine hundred and (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1282 (Senate Bill No. 446), entitled:

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 306, as follows:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth

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CHAPTER I PRELIMINARY PROVISIONS

Section 2 Short Title This Act shall be known and may be cited as "The Fish Law of one thousand nine hundred and twenty-five"

Section 3 Definitions Whenever used in this act unless a contrary intention is evident from the context the word "person" shall include individuals co-partnerships associations and corporations the singular shall include the plural and the masculine the feminine and neuter

The word "board" as used in this act shall mean the Board of Fish Commissioners

The word "Commissioners" as used in this act shall mean the Commissioner of Fisheries

Section 4 Effect of Act on Existing Laws The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any provision of law shall not revive any law heretofore repealed or superseded nor shall such repeal affect any act done liability incurred or any right accrued or vested or affect abate or prevent any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of such repealed laws

Section 5 Constitutionality The provisions of this act shall be severably and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provision not been included therein

CHAPTER II FISHING REGULATIONS APPLYING TO INLAND WATERS ARTICLE I DEFINITIONS SCOPE OF CHAPTER

Section 10 Game-Fish Defined The term "game-fish" as used in this Chapter means the following fish Charr commonly called brook trout all species of trout and the salmon family blue pike pike-perch otherwise known as Susquehanna salmon or wall-eyed pike pickerel western pike muscallonge fall fish small mouth bass otherwise called black bass large mouth bass otherwise called Oswego green or yellow bass crappie grass strawberry or calico bass white bass rock-bass otherwise known as red-eye or goggle-eye yellow perch striped bass or rock-fish all suckers eels and chubs and all other species or varieties of fresh-water fish except bait-fish

Section 11 Bait-Fish Defined The term "Bait-fish" as used in this chapter means the following fish All forms of minnows except fall-fish and all forms of killifishes and stone catfish

Section 12 Scope of Chapter Provisions The provisions of this Chapter (II) and its several articles and sections shall be construed as applying only to waters wholly within the boundaries of the Commonwealth

CHAPTER II FISHING REGULATIONS APPLYING TO INLAND WATERS ARTICLE II CLOSED SEASONS

Section 20 Closed Seasons The following closed seasons are hereby established for

(a) Charr commonly called brook trout or any species of trout except lake or salmon trout from the first day of Au-

gust to the fourteenth day of April next following both dates inclusive

(b) Lake trout or salmon trout from the thirtieth day of September to the thirtieth day of June next following both dates inclusive

(c) Small mouth and large mouth bass rock-bass white bass crappie strawberry or calico bass pike-perch otherwise called wall-eyed pike or Susquehanna salmon pickerel and muscallonge or western pike from the first day of December to the thirtieth day of June next following both dates inclusive

Section 21 Penalty For Having Fish During Closed Season No person shall have in his possession except as in this article otherwise provided any of the fish enumerated in section twenty of this act during the closed season respectively provide for Any person violating the provisions of this section shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of ten dollars for each fish so taken caught or had in possession

Section 22 Exceptions To Penalty Clause Charr commonly called brook trout or any species of trout except lake trout and large or small mouth bass caught during the lawful season respectively provided therefor may be kept in possession six days after the expiration of such season

The provisions of section twenty-one of this act do not apply to a person who having caught any fish during the closed season respectively provided therefor immediately returns such fish in the condition in which it was captured to the water from which it was taken nor shall such provisions apply to fish artificially propagated under the authority of this act

CHAPTER II FISHING REGULATIONS APPLYING TO INLAND WATERS ARTICLE III LEGAL SIZES OF FISH

Section 30 Legal Sizes No person shall have in possession except as in this article otherwise provided any

(a) Charr commonly called brook trout or any species of trout except lake trout less than six inches in length

(b) White bass rock bass crappie strawberry or calico bass less than six inches in length

(c) Black bass or small mouth bass or large mouth bass otherwise called Oswego green or yellow bass less than nine inches in length

(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon less than twelve inches in length

(e) Pickerel less than twelve inches in length

(f) Muscallonge or western pike less than twenty-eight inches in length

(g) Rock fish or striped bass less than twenty inches in length

Section 31 Penalty Any person violating the provisions of section thirty of this act shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of ten dollars for each fish so taken or had in possession

Section 32 Exemptions to Penalty The provisions of sections thirty and thirty-one of this act do not apply to a person who having caught any fish less than the size respectively permitted returns such fish in the condition in which it was caught to the water from which it was taken nor shall such provisions apply to fish artificially propagated under the authority of this act

CHAPTER II FISHING REGULATIONS APPLYING TO INLAND WATERS ARTICLE IV CREEL LIMITS

Section 40 Number of Fish Which May be Caught No person except as in this article otherwise provided shall in any one day catch kill or have in possession more than the number of fish hereby designated for the respective species that is to say—

(a) Charr or trout of the combined species twenty-five

(b) White bass rock bass crappie strawberry or calico bass fifteen

(c) Small or large mouth bass ten

(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon ten

- (e) Pickerel fifteen
- (f) Muscallonge of western pike three
- (g) Yellow perch twenty-five
- (h) Sunfish twenty-five
- (i) Catfish twenty-five
- (j) Suckers twenty-five
- (k) Chubs twenty-five
- (l) Fall fish twenty-five
- (m) Rock fish or striped bass five
- (n) All other species of fish not specifically mentioned in this section except eels fifty

Section 41 Penalty Any person violating the provision of section forty of this act shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of ten dollars for each fish taken caught or had in possession over the number respectively allowed by this act

Section 42 Exceptions to Penalty In computing the number of fish taken caught or had in possession the number of fish returned in the condition in which they were caught to the waters from which they were taken shall be omitted and the provisions of this article do not apply to fish artificially propagated under the authority of this act

CHAPTER II

FISHING REGULATIONS APPLYING TO INLAND WATERS

ARTICLE V

FISHING DEVICES

Section 50 Devices to Catch Game-Fish and Bait-Fish No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one hand line with not more than three hooks attached to either line

(b) Bait-fish two rods and lines with not more than three hooks attached to each line a dip-net or minnow seine not over four feet square or four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same

Section 51 Penalty Any person violating the provisions of section fifty of this article shall on conviction as provided in chapter fourteen be sentenced to pay a fine of twenty dollars and shall forfeit to the board all devices unlawfully used

Section 52 Exceptions to Penalty The provisions of this article do not prohibit the use of a gaff or landing net to assist in landing fish already caught by a lawful device nor do they apply to fish artificially propagated under the authority of this act or to fish caught by a seine or net for which a license is obtained under the provisions of this act or to fish caught by a device for which a lawful permit is obtained from the Commissioner or Board under the provisions of this act

CHAPTER III

FISHING REGULATIONS APPLYING TO BOUNDARY LAKES

ARTICLE I

DEFINITIONS SCOPE OF CHAPTER

Section 60 Definitions The following terms when used in this act are employed except where the context otherwise indicates with the meaning herein respectively assigned thereto

"Boundary lake" means such part or parts of lakes of more than five thousand acres lying between this and any other State or foreign country as this Commonwealth has jurisdiction over

"Bay" means a bay adjacent to or connected with a boundary lake as above defined

"Peninsular waters" means water on any peninsula which water is adjacent to or connected with a boundary lake as above defined

"Game-fish" means all species or varieties of black or yellow rock bass calico bass or strawberry bass crappie bass muscallonge and grass pike

"Bait-fish" means minnows and killifishes

"Food-fish" means all fish other than game fish and bait fish as above defined

Section 61 Scope of chapter The provisions of this chapter (III) and its several articles and sections shall be con-

strued to apply only to the boundary lakes of the Commonwealth and their bays and peninsular waters

CHAPTER III)

FISHING REGULATIONS APPLYING TO BOUNDARY LAKE

ARTICLE II

FISHING DEVICES CREEL LIMITS CLOSED SEASON GENERAL REGULATIONS REGULATORY PROVISIONS APPLICABLE TO BOUNDARY LAKES BAYS AND PENINSULAR WATERS

Section 70 Fishing Devices Except as hereinafter in article III of this chapter otherwise specifically provided no person shall fish for or capture game fish or food fish in boundary lakes bays or peninsular waters in any manner with any device means or method other than—

- (a) Rod and line having not more than three hooks
- (b) Hand line having not more than three hooks
- (c) Trolling line with spoon hooks attached
- (d) Spear which may be used for catching carp and suckers only

Any person violating any provisions of this act shall on conviction as provided in chapter fourteen of this act be subject to a penalty of twenty-five dollars

Section 71 Creel Limits No person shall in any one day catch kill or have in possession the same being killed more than the number of fish herein designated for the respective species that is to say

- (a) Rock Bass twenty-five
- (b) Crappie twenty-five
- (c) Strawberry or calico twenty-five
- (d) Any species of black bass twelve
- (e) Any species of grass pike twelve
- (f) Any species of muscallonge twelve

Section 72 Closed Season No person shall catch take or have in possession the same being killed any game fish from the first day of November to the twenty-ninth day of May next ensuing both dates inclusive

Any person violating the provisions of section seventy-one or seventy-two of this act shall on conviction in the manner provided in chapter fourteen of this act be subject to a penalty of five dollars for each and every fish caught killed or had in possession

Section 73 Fish not to be Used for Fertilizers Except by and with the consent of the Commissioner no person shall catch sell or make use of any game fish or food fish or minor food fish for the purpose of making composts or other fertilizing mixture

Any person violating the provisions of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of one hundred dollars or to undergo an imprisonment in the county jail for three months or both

Section 74 Regulations Concerning Sturgeon No person shall capture and kill any sturgeon under four feet in length nor have in possession the carcass or flesh of any sturgeon under the length aforesaid

Any sturgeon of less than the said length of four feet which may be captured must be immediately returned to the waters from which taken and in such a manner as to cause to the fish so returned the least possible injury

Any person violating any provision of this section shall on conviction as provided in chapter fourteen of this act be subject for each sturgeon illegally captured and killed or had in possession to a penalty of twenty-five dollars or to undergo an imprisonment in the county jail for the period of one month

Section 75 Rules and Regulations of Commissioner The Commissioner with the approval of the Board may make such rules and regulations applicable to any peninsula on which is located any peninsular waters as hereinbefore defined as he may deem necessary for the protection of fish in such peninsular waters or for the protection of any fish on such peninsula Any person violating any such rule or tions shall be posted in not less than five conspicuous places on such peninsula Any person violating any such rule or regulation shall on conviction as provided in chapter fourteen of this act be subject to a penalty of fifty dollars

Section 76 General Powers of Commissioner and Board The Commissioner with the approval of the Board is hereby empowered to authorize the use of minnow nets for angling or scientific purposes in any bay or peninsular water

The Commissioner or any representative if the Board of Fish Commissioners for the purpose of stocking the waters or for the purpose of taking spawn catch fish with nets in such waters at any time of the year

The Board may remove by means of nets by contract or otherwise any fish which it may deem injurious to other fish

CHAPTER III

FISHING REGULATIONS APPLYING TO BOUNDARY LAKES

ARTICLE III

BOAT AND NET LICENSES

Section 90 Boat and Net Licenses Fees Revocation The board is hereby authorized to issue a fishing license upon written application therefor signed by the applicant upon payment of the license fee herein prescribed for the respective fishing devices or persons that is to say for each

(a) Row or sail boat used in fishing with gill nets resident citizens twenty-dollars, non-resident citizens of the United States forty dollars

(b) Boat other than a row or sail boat under ten tons gross burden resident citizens forty dollars non-resident citizens of the United States eighty dollars

(c) Boat of from ten to twenty tons gross burden resident citizens sixty dollars non-resident citizens of the United States one hundred and twenty dollars

(d) Boat over twenty tons gross burden resident citizens eighty dollars non-resident citizens of the United States one hundred sixty dollars

(e) Pound net resident citizens twenty-five dollars non-resident citizens of the United States eighty dollars

(f) Trap net or device other than a pound net resident citizens not less than ten dollars nor more than twenty dollars non-residents citizens of the United States not less than twenty dollars nor more than forty dollars to be determined and fixed by the Commissioner

(g) Person employed on a licensed boat two dollars

The Commissioner may revoke any license for violation of any provision of this act or for violation of any conditions on which the license was granted

Any person operating or employing others to operate any boat net or device without being licensed as hereinbefore provided shall on conviction as provided in chapter fourteen of this act be subject to a penalty of fifty dollars All fish caught with such unlicensed devices shall be forfeited to the board All unlicensed devices used in violation of the provisions of this act shall be forfeited to the board

Section 91 Representatives of Board May Accompany Boats to Secure Spawn No license shall be issued except upon the condition that the operator of any boat so licensed shall permit a person designated by the Commissioner or the board to accompany such boat at any time when it is engaged in fishing for the purpose of securing for the use of the board from the fish so caught so much of their spawn as the board may desire Any person refusing to permit a person so designated by the Commissioner to accompany such boat or to secure such spawn as he may deem necessary shall upon conviction as provided in chapter fourteen of this act be subject to a penalty of one hundred dollars or thirty days imprisonment in default of the payment of such fine and costs

Section 92 Licenses to Non-Residents No license shall be issued to a resident of any State or county whose laws prohibit the issuing of a license to a resident of the Commonwealth of Pennsylvania

Section 93 Meshes of Nets Except as in this section hereinafter provided no gill nets shall be licensed other than gill nets having a mesh of at least sufficient size to permit a standardized three and one-sixteenth inch (3 1/16) steel rule, stamped and authenticated by the board to be passed through without bending the rule

Gill nets used in fishing for trout may be licensed which have meshes of at least five and one-half inches in size stretched mesh fishing measure

No pound nets shall be license other than pound nets the cribs of which shall have a mesh of not less than two and one-half inches stretched mesh fishing measure

No trap shall be licensed other than trap nets of which shall have a mesh of not less than two and one-half inches stretched mesh fishing measure

Section 94 License Year Exhibition of License Licenses issued under the authority of this article shall be good for the calendar year in which issued Such li-

censes shall be carried by the operator of any boat net or device for which issued and by each person employed on such boat and shall be shown on demand to any fish warden constable deputy sheriff the commissioner or any authorized representative of the board

Any person refusing to exhibit his license on demand as aforesaid shall on conviction as provided in chapter fourteen of this act be subject to a penalty of ten dollars

Section 95 Nets Not To Be Used In Certain Places No net except a gill or a net fastened to and supported by poles driven in the ground and known as a pound net shall be set fastened drawn or used within sixteen miles from the entrance to any bay nor within one-half mile from any stream measured in a direct line

No gill net or pound net shall be set fastened drawn or used within two miles of the entrance to any bay

No net of any character shall be set fastened drawn or used within three-fourths of a mile from shore measured in a direct line

A person violating any provision of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of one hundred dollars or imprisonment in the county jail for a period of three months

Section 96 Nets In Use To Bear Owner's Name And Address No nets except gill nets and pound nets shall be set fixed or fastened without having thereto attached a buoy of at least eighteen inches in diameter bearing a metallic tag on which shall be marked the owner's name and address and which buoy must be plainly visible and above water at all times

A person violating any provision of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of twenty-five dollars and the confiscation of the net Any net required to be buoyed which is found in the water without buoy as above provided and the owner cannot be located shall be confiscated to the board

Section 97 Unlawful Removal of Fish from Nets No person except the owners thereof or their representatives shall remove or take fish from any net or device licensed under and operated according to the provisions of this act

A person violating any provision of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of ten dollars for each fish so unlawfully taken provided the total amount of fines shall not exceed one hundred dollars for fish taken at any one time

Any fish recovered shall be returned to the owner or owners of the net or device from which they were taken and all boats and appliances used in unlawfully taking the fish shall be forfeited to the board

Section 98 Legal Size and Weight No person shall catch by means of any net or device for which a license is issued under the provisions of this article any

(a) Blue pike and sauger pike less than eleven inches in length

(b) Yellow pike less than thirteen inches in length

(c) Yellow perch less than nine inches in length

(d) Ciscos not less than six ounces in weight in the round or

(e) White fish less than one and three-fourths pounds in weight in the round

Any person violating the provisions of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of ten dollars for each fish so taken or had in possession

The foregoing provisions of this section shall not apply to a person who having caught any fish less than the size or weight permitted returns such fish in the condition in which they were caught to the waters from which they were taken

Section 99 Minnow Nets The Commissioner is hereby empowered to authorize the use of minnow nets for angling or for scientific purposes

Section 100 Rules and Regulations The Commissioner with the approval of the board may make such rules and regulations applicable to any boundary lake as hereinbefore defined as he may deem necessary for the protection of fish in such waters

Any person violating any of the provisions of such rules and regulations shall on conviction in the manner provided by chapter fourteen of this act be sentenced to pay a penalty of one hundred dollars for each offense

CHAPTER IV
FISHING REGULATIONS APPLYING TO BOUNDARY
RIVERS
ARTICLE I
PROVISIONS APPLYING TO THE DELAWARE RIVER
ABOVE TRENTON FALLS

Section 110 Scope of Article The provisions of this article shall affect and apply only to the propagation catching taking and protection and destruction of fish in the waters of the Delaware River above Trenton Falls lying between the Commonwealth of Pennsylvania and the State of New Jersey

Section 111 Right to Fish to be Enjoyed The inhabitants of the Commonwealth of Pennsylvania and of the State of New Jersey shall have and enjoy a common right of fishery throughout in and over the waters of said river between low water mark on each side of said river between said States above Trenton Falls except so far as either State may have heretofore granted valid and subsisting private right of fishery

Section 112 Game-fish Bait-fish and Food-fish Defined For the purpose of this act the following fish shall be designated as game-fish to wit Black bass or small-mouth bass large-mouth bass otherwise called Oswego or yellow bass strawberry or calico bass rock-bass otherwise known as red-eye or goggle-eye white-bass crappie pike-perch otherwise called wall-eyed pike Susquehanna salmon pike pickerel white perch yellow perch charr commonly called brook or speckled trout or any form of trout The following shall be designated as bait-fish to wit All species of minnows killifishes and stone catfish All other species or varieties of fish whatsoever shall be designated as food-fish

Section 113 Fishing Devices for Game-Fish It shall be unlawful to catch or fish for any game-fish in any part of the Delaware River above Trenton Falls with any device or by any means or method whatsoever excepting with rods and lines or hand-lines commonly called dipsey or throw-lines each having not more than three hooks or with trolling-lines with spoon or artificial bait having not more than one burr of three single hooks attached The number of rods and lines or the number of trolling-lines not to exceed two of one or the other device named and said lines must be under the direct and immediate supervision of the person fishing therewith Any person violating any provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of twenty dollars

Section 114 Fishing Devices for Bait-Fish It shall be unlawful to fish for bait fish in the Delaware River above Trenton Falls except with the following devices to wit rods and lines and hand lines with not more than three hooks attached a minnow seine not more than one hundred feet in length a dip net not more than five feet square a minnow trap the opening of which shall not be more than one and one-quarter inches in diameter a scoop net with single handle and with a diameter of not more than two feet Any person who uses any other device method or means for catching bait fish other than those specified in this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of twenty dollars

Section 115 Fishing Devices for Food Fish It shall be unlawful to fish for food fish in the Delaware River above Trenton Falls with any device method or means excepting by the following devices and under regulations and restrictions hereinafter described to wit a seine an eel pot or fyke net each without wings and rods and lines or hand-lines otherwise known as dipsey or throw-lines each having not more than three hooks Any person who shall use or employ any method or device for catching food fish other than those named in this section or shall use or employ any device named in this section contrary to the regulations or restrictions hereinafter mentioned shall on conviction as provided in chapter fourteen of this act be subject to a fine of twenty dollars

Section 116 Seines for Sturgeon and Food Fish Closed Season for Food Fish When Taken in Seines It shall be unlawful for any person to catch and take or attempt to catch and take sturgeon from the Delaware River above Trenton Falls with any device excepting a seine the meshes of which shall not be less than thirteen inches stretched measure while being fished or to

catch and take or attempt to catch and take any other food fish from said waters with a seine the meshes of which shall be less than two and one-half inches stretched measure while being fished It shall also be unlawful for any person to catch and take or to attempt to catch and take any food fish except sturgeon by means of a seine between the tenth day of June in each and every year and the first day of March next ensuing Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of one hundred (\$100) dollars together with a forfeiture of all nets boats and appliances used

Section 117 Staked and Fastened Nets Prohibited Places for Nets It shall be unlawful for any person to catch and take or attempt to catch and take any fish of any kind from the Delaware River above Trenton Falls with a net of any character which is anchored or staked or fastened down in any manner permanently or otherwise or to use any net so anchored or fastened down in any manner Nor shall any net of any kind or character excepting an eel pot a fyke net each without wings be used for the purpose of catching and taking fish in said waters within one-half mile above or below the mouth of any river creek or stream emptying into said Delaware River above Trenton Falls Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of twenty (\$20) dollars together with the forfeiture of nets boats and other appliances used

Section 118 Use of nets on Saturday Afternoon and Sunday Prohibited It shall be unlawful for any person to catch and take fish of any kind or description from the Delaware River above Trenton Falls by the means of a net or to use a net of any character in the waters aforesaid between Saturday at two o'clock post meridian and twelve o'clock mid-night Sunday night in each week Any person violating any of the provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of one hundred dollars together with a forfeiture of all nets boats and appliances used

Section 119 No Closed Season For Taking Food-fish With Lines Closed Season for Game-fish It shall be lawful to catch food-fish with rods and lines and hand lines and trolling-lines as described in section one hundred and thirteen of this act at any time of the year in the Delaware River above Trenton Falls but it shall be unlawful to fish for and take game-fish excepting from the fifteenth day of June to the first day of December inclusive in each year Any person violating any of the provisions of this section shall on conviction thereof be subject to a fine of ten (\$10) dollars for each and every fish so taken

Section 120 Seasons For Use of Eel Pots and Fyke Nets It shall be unlawful to use eel pots and fyke nets each without wings in the Delaware River above Trenton Falls from June first to July first in each year both dates inclusive but it shall be lawful to use eel pots and fyke nets each without wings from July first to May thirty-first both dates inclusive in each year for the purpose of catching carp catfish eels and suckers only All other species of fish which may be caught in said nets must be returned unharmed immediately to the waters from which taken Provided That the entrance of said eel pot and fyke net shall not be more than six inches in diameter and the outside diameter not more than thirty inches Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of twenty (\$20) dollars together with a forfeiture of all nets boats and other appliances used

Section 121 Legal Sizes of Fish It shall be unlawful for for any person to catch and take or attempt to catch and take from the Delaware River above Trenton Falls in any manner whatsoever any striped bass otherwise known as rock fish weighing more than twenty pounds or measuring less than ten inches in length or any sturgeon less than five feet in length or any black bass or any small-mouthed bass large mouth bass otherwise known as Oswego yellow bass less than nine inches in length or any pike or pickerel or any pike-perch otherwise known as wall-eyed pike or Susquehanna salmon less than twelve inches in length or any calico or strawberry bass crappie white bass rock bass otherwise known as red eye or goggle-eye or trout or charr less than six inches in length Any fish of a less length than those described or any striped bass commonly called rock

fish weighing more than twenty pounds which may be caught must be returned immediately to the water. Provided That nothing in this section shall be so construed as to prevent the fishery authorities of the Commonwealth of Pennsylvania or of the State of New Jersey capturing fish of any size from said waters or at any time of the year or in any manner for propagating purposes and for stocking other waters in their respective States through their authorized representatives. Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of ten dollars for each and every fish so caught and had in possession.

Section 122 Penalty for Damage to Nets and Seines. It shall be unlawful for any person by boat anchor dredge or otherwise in the Delaware River above Trenton Falls to wilfully and without reasonable cause interfere with break damage or destroy any hauling seine or net of any description being lawfully used. Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of twenty dollars.

Section 123 Sale of Fish Regulated. It shall be unlawful to purchase sell or offer for sale or have in possession any fresh dead game or food fish except during the lawful period for catching the same and the space of six days after such period has expired. Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of ten dollars for each fish.

Section 124 Concurrent Jurisdiction of States. The Commonwealth of Pennsylvania and the State of New Jersey shall have concurrent jurisdiction over all offenses and violations of this act committed or attempted to be committed by any person or persons fishing in the Delaware River above Trenton Falls within the jurisdiction respectively of the said Commonwealth of Pennsylvania and of the State of New Jersey. Any fish warden or any person in either State authorized to make arrests for violation of the fish laws shall have power and authority to make arrests in any part of the river or shores thereof and take such person or persons for trial to the State in which the offense was committed and proceed against the offender according to the legal procedure for violation of the fish laws of said State. If the arrest be made within this Commonwealth the procedure shall as prescribed in chapter fourteen of this act.

Section 125 Penalty for Threatening and Resisting Officers. Any person or persons who shall by threat menace or force or in any manner attempt to deter or prevent any fish warden or other person authorized to make arrests for violation of the fish laws in either State from enforcing or carrying into effect any provisions of this act or who shall resist arrest or the seizure of boats or nets illegally used shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of one hundred dollars.

CHAPTER IV FISHING REGULATIONS APPLYING TO BOUNDARY ARTICLE II PROVISIONS APPLYING TO THE DELAWARE RIVER BELOW TRENTON FALLS

Section 130 Scope of Article. The provisions of this article shall affect and apply only to the propagation catching taking and protection and destruction of fish in the waters of the Delaware River below Trenton Falls lying between the Commonwealth of Pennsylvania and the State of New Jersey.

Section 131 Right to Fish to be Enjoyed. The inhabitants of the Commonwealth of Pennsylvania and the State of New Jersey shall have and enjoy a common right of fishery throughout in and over the waters of said river between low water mark on each side of said river between said States below Trenton Falls except so far as either State may have heretofore granted valid and subsisting private right of fishery.

Section 132 Game-fish Bait-fish and Food-fish Defined. For the purposes of this act the following fish shall be designated as game-fish to wit black bass or small-mouth bass large mouth bass otherwise called Oswego or yellow bass strawberry or calico bass rock bass otherwise known as red-eye or goggle-eye white bass crappie pike-perch other-

wise called wall-eyed pike or susquehanna salmon pickerel white perch yellow perch charr commonly called brook or speckled trout or any form of trout. The following shall be called bait-fish to wit all species of minnows killifishes and stone catfish. All other species of varieties of fish whatsoever shall be termed food-fish.

Section 135 Fishing Devices For Game-fish. It shall be unlawful to catch or fish for any game-fish in any part of the Delaware River below Trenton Falls with any device or by any means or method whatsoever excepting with rods and lines or handlines commonly called dipsey or throwlines each having not more than three hooks or with trolling lines with spoon or artificial bait having not more than one burr or three single hooks attached the number of rods and lines or the number of trolling lines not to exceed two of one or the other device named and said lines must be under the direct and immediate supervision of the custodian thereof. Any person violating any provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of twenty dollars.

Section 134 Fishing Devices For Bait-fish. It shall be unlawful to fish for bait-fish in the Delaware River below Trenton Falls except with the following devices to wit rods and lines and hand lines with not more than three hooks attached a minnow seine not more than one hundred feet in length a dip net not more than five feet square a minnow trap the opening of which shall not be more than one and one-quarter inches in diameter a scoop net with a single handle and with a diameter of net of not more than two feet. Any person who uses any other device method or means for catching bait-fish or of a greater length or diameter of nets than specified in this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of twenty dollars.

Section 135 Fishing Devices For Food-fish. It shall be unlawful to fish for food-fish in the Delaware River below Trenton Falls with any device method or means excepting by the following devices and under regulations and restrictions hereinafter described to wit a seine a gill net an eel pot a fyke net each without wings a parallel net or net set at the edge of low water and rods and lines or hand-lines otherwise known as dipsey or throw lines each having not more than three hooks. Any person who shall use or employ any method or device for catching food-fish other than those named in this section or shall use or employ any device named in this section contrary to the regulation or restrictions hereinafter mentioned shall on conviction as is provided in chapter fourteen of this act be subject to a fine of twenty dollars.

Section 136 Seines And Nets For Taking Sturgeon And Food-fish Season For Herring And Food-fish When Taken With Seines Or Nets. It shall be unlawful for any person to catch and take or attempt to catch and take sturgeon from the Delaware River below Trenton Falls with any device excepting a seine or gill net the meshes of which shall not be less than thirteen inches stretched measure while being fished or to catch and take or attempt to catch and take any other food-fish from said waters with a seine the meshes of which shall be less than two and one-half inches stretched measure while being fished or any gill net the meshes of which shall be less than five and one-quarter inches stretched measure while being fished. Provided That gill nets with a mesh not smaller than three inches may be used from March first to June tenth in each year for the purpose of taking herring only. It shall also be unlawful for any person to catch and take or attempt to catch and take any food-fish except sturgeon by means of a seine or gill net between the tenth day of June in each and every year and the first day of March next ensuing. Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided by chapter fourteen of this act be subject to a fine of one hundred dollars together with a forfeiture of all nets boats and appliances used.

Section 137 Anchored Staked and Fastened Nets Prohibited. Prohibited Places for Nets. It shall be unlawful for any person to catch and take or attempt to catch and take fish of any kind from the Delaware River below Trenton Falls with a net of any character which is anchored or staked or fastened down in any manner. Nor shall any net of any kind or character excepting a drifting gill net an eel net a fyke net each without wings or a parallel net for the capture of carp only be used for the purpose of catching and taking fish in said waters within one-quarter of a mile above or below the mouth of any river creek or stream.

emptying into said Delaware River below Trenton Falls Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of twenty dollars with the forfeiture of nets boats and other appliances used

Section 138 Use of Nets on Saturday Afternoon and Sunday Prohibited It shall be unlawful for any person to catch and take or attempt to catch and take fish of any kind or description from the Delaware River below Trenton Falls by means of net or to use a net of any character in the waters aforesaid between Saturday at two o'clock post meridian and twelve o'clock midnight Sunday night in each week Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in section fourteen of this act be subject to a fine of one hundred dollars together with a forfeiture to the board of all nets boats and other appliances used

Section 139 No Closed Season for Food-Fish Taken With Lines Closed Season for Game-Fish It shall be lawful to catch food-fish with rods and lines and hand-lines and trolling lines as described in section four of this act at any time in the year in the Delaware River below Trenton Falls but it shall be unlawful to fish for and take game-fish excepting from the fifteenth day of June to the first day of December inclusive in each year Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of ten dollars for each and every fish so taken

Section 140 Seasons for Use of Eel Pots and Fyke Nets It shall be unlawful to use eel pots and fyke nets each without wings in the Delaware River below Trenton Falls from June first to July thirty-first in each year both dates inclusive but it shall be lawful to use eel pots and fyke nets each without wings from July first to May thirty-first both dates inclusive in each year for the purpose of catching carp catfish eels and suckers only All other species of fish which may be caught in said nets must be returned unharmed immediately to the waters from which taken Provided That the entrance of said eel pot and fyke net shall not be more than six inches in diameter and the outside diameter not more than thirty inches Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of twenty dollars together with a forfeiture of all nets boats and other appliances used

Section 141 Seasons for Nets and Seines Size of Mesh It shall be unlawful to use a parallel net otherwise a net set approximately parallel with the shore in the Delaware River and Bay lying between the States of New Jersey and Pennsylvania below Trenton Falls and at low-water mark between the first day of June and the thirty-first day of August in each year and it shall be lawful to use such parallel net from the first day of September to the thirty-first day of May inclusive next ensuing in each year for the purpose of taking carp only Provided That the meshes of said net be not less than three and one-half inches stretched measure when being fished Provided That seines not smaller than two and one-half inch mesh may be used from September first to May thirty-first of each year for the purpose of taking carp and suckers only And provided further That no such net shall be set in such manner as to impede navigation All other fish than carp and suckers must be returned unharmed to the waters beyond the low-water mark Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of one hundred dollars together with a forfeiture of all nets and other appliances used

Section 142 Legal Sizes of Fish It shall be unlawful for any person to catch and take or to attempt to catch and take from the Delaware River below Trenton Falls in any manner whatsoever any striped bass otherwise known as rock fish weighing more than twenty pounds or measuring less than ten inches in length or any sturgeon less than five feet in length or any black bass or any small-mouth bass large-mouth bass otherwise known as Oswego or yellow bass less than nine inches in length or any pike or pickerel or any pike-perch otherwise known as wall-eyed pike or Susquehanna salmon less than twelve inches in length or any calico or strawberry bass crappie white bass rock bass otherwise known as red-eye or goggle-eye or trout or charr less than six inches in length Any fish of a less length than those described or any striped bass commonly called rock fish weighing more than

twenty pounds which may be caught must be returned immediately to the water Provided That nothing in this section shall be so construed as to prevent the fishery authorities of the Commonwealth of Pennsylvania or of the State of New Jersey from capturing fish of any size from said waters or at any time of the year or in any manner for propagation purposes and for stocking other waters in their respective States through their representatives Any person who shall violate any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of ten dollars for each and every fish so caught and had in possession

Section 143 Penalty for Damage to Nets and Seines It shall be unlawful for any person by boat anchor dredge or otherwise in the Delaware River below Trenton Falls to wilfully and without reasonable cause interfere with break damage or destroy any drifting gill net hauling seine or nets of any description being lawfully used and it shall be unlawful for any person to drift a gill net over the waters of a shore fishery while the hauling seine is being used Any person violating any of the provisions of this section shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of twenty dollars

Section 144 Sale of Fish Regulated It shall be unlawful to purchase sell or offer for sale or have in possession any fresh dead game-fish or food-fish except during the lawful period of catching the same and the space of six days after such period has expired Any person violating any of the provisions of this section shall on conviction thereof be subject to a fine of ten dollars for each fish

Section 145 Concurrent Jurisdiction of States The Commonwealth of Pennsylvania and the State of New Jersey shall have concurrent jurisdiction over all offenses and violations of this act committed or attempted to be committed by any person or persons fishing in the Delaware River below Trenton Falls within the jurisdiction respectively of the said Commonwealth of Pennsylvania and the State of New Jersey Any fish warden or any person in either State authorized to make arrests for violations of the fish laws shall have power and authority to make arrests in any part of the river or shores thereof and take such person or persons for trial to the State in which the offense was committed and proceed against the offender according to the legal procedure for violation of the fish laws of said State If the arrest be made within this Commonwealth the procedure shall be as prescribed in chapter fourteen of this act

Section 146 Penalty for Threatening and Resisting Officers Any person or persons who shall by threat menace or force or in any manner attempt to deter or prevent any fish warden or other person authorized to make arrests for violation of the fish laws in either State from enforcing or carrying into effect any provisions of this act or who shall resist arrest or the seizure of boats or nets illegally used shall on conviction thereof in the manner provided in chapter fourteen of this act be subject to a fine of one hundred dollars

CHAPTER IV

FISHING REGULATIONS APPLYING TO BOUNDARY RIVERS

ARTICLE III

PROVISIONS APPLYING TO THAT PORTION OF THE DELAWARE RIVER BETWEEN PENNSYLVANIA AND NEW YORK

Section 150 Scope of Article The provisions of this article shall affect and apply only to the propagation catching taking and protection and destruction of fish in that portion of the Delaware River lying between the Commonwealth of Pennsylvania and the State of New York

Section 151 Legal Devices for Taking Fish Closed Season for Shad Hereafter no person or persons shall cast draw or fasten or otherwise make use of any seines drift net fyke net or net or nets of any other description or use any other appliance for the catching of fish except rod hook and line in that portion of the Delaware river lying between the Commonwealth of Pennsylvania and the State of New York Provided That this section shall not extend to shad fishing Provided also That the meshes of nets used for catching shall shall not be less than three inches in width or one and one-half inches from knot to knot Provided also That it shall not be lawful to fish for shad with nets either shore drift gilling or dip-nets or with any appliances whatever from June fifteenth to December thirty-first of any year

Any person or persons violating any of the provisions of this section shall on conviction as provided in chapter fourteen of this act forfeit or pay a penalty of one hundred dollars together with the forfeiture to the board of all boats nets and all appliances

Section 152 Certain Nets And Devices Prohibited Hereafter no person or persons shall cast set draw fasten or otherwise make use of any fyke net or nets of any kind or device made from cotton or flax twine or wire netting similar to a fyke net for the purpose of catching fish in the Delaware River at any time in any year Every person so offending shall on conviction in the manner provided in chapter fourteen of this act be punished by a fine not exceeding one hundred dollars and the net or nets devices or appliances used shall be destroyed by the officer making the arrest

Section 153 Use Of Nets Seines And Eel Pots Prohibited On Saturday Night And On Sunday It shall be unlawful for any person or persons to cast draw drift anchor set stage or otherwise make use of any gilling net seines short-net drift-net eel pots or any kind of net for the purpose of catching fish in the Delaware River from sunset on Saturday until twelve o'clock on Sunday night of each and every week and the person or persons so offending shall on conviction as provided in chapter fourteen of this act forfeit and pay a penalty of one hundred dollars together with the cost of suit for each and every offense

Section 154 Use of certain Devices Prohibited It shall be unlawful for any person or persons to place build erect fasten or use any fish baskets gill-nets or any permanently set means for taking fish in the river Delaware nor shall any person at any time affix any nets fish-baskets fyke nets eel racks or any kind of appliances or set means of taking fish to any wing walls in the river Delaware Nor shall any person or persons erect build or place or cause to be erected built or placed any wing wall or walls of stone or of any other substance or material in the river Delaware for the purpose of affixing adjusting placing or setting thereto or adjacent thereto any of the above mentioned illegal devices contrivances or appliances for taking fish Any person violating the provisions of this law shall on conviction in the manner provided in chapter fourteen of this act be fined fifty dollars for the first offense Any person or persons so offending a second time shall on conviction in the manner provided in chapter fourteen of this act be liable to a fine of one hundred dollars and imprisonment for three months in the county jail

Section 155 Closed Seasons For Certain Fish No person shall by any means or device whatsoever catch or kill in the Delaware river any black bass rock bass or wall-eyed pike commonly known as Susquehanna salmon between the first day of January and the thirtieth day of May in any year nor shall catch or kill any of said species of fish at any other time during the year save with rod hook and line Any violation of this section shall on conviction as provided in chapter fourteen of this act subject the offender to a penalty of ten dollars for each fish so caught

Section 156 Legal Sizes of Fish No person shall catch or kill in the Delaware River any black bass less than ten inches in size or wall-eyed pike less than twelve inches in length or any rock bass under six inches in length But should any such fish be taken of a less size than the above it shall be the duty of any one taking or capturing the same to return the fish immediately to the water from whence taken Any violation of this law shall on conviction as provided in chapter fourteen of this act subject the offender to a penalty of ten dollars and costs and for each and every fish so caught and not returned to the water

Section 157 Taking Fish For Bait Scientific And Stocking Purposes Nothing in this article shall be so construed as to prevent the catching of bait fish other than game fish by means of hand or cast nets for angling or scientific purposes or the catching of game fish by order of any member of the board or authorities of the State of New York in the Delaware River for the purpose of stocking other waters

Section 158 Seizure of Illegal Devices Interference With Officers Any fish warden deputy warden sheriff deputy sheriff constable policeman or any special officer of this Commonwealth is hereby authorized to destroy any fish-basket eel-weir fyke net shore-net drift-net dip-net wing wall or wing walls or any illegal device named in any section of this article and they are hereby authorized to arrest forthwith any person placing erecting using or fastening them Any person or persons interfering with any of the above officers in the discharge of their duties or resist-

ing arrest shall on conviction as provided in chapter fourteen of this act pay a fine of one hundred dollars

CHAPTER V SEINE LICENSES

Section 160 Seine Licenses Fees The Board is authorized to issue a "seine license" upon a written application therefor signed by the applicant and upon the payment to said Board of a fee of two dollars

Section 161 Kinds of Seines Size of Mesh No seine or net shall be licensed for use except a haul seine sometimes called a shore seine a dip-net or a hold-in net sometimes called a moon rake The meshes of any of the above-enumerated seines or nets shall be not less than two and one-half inches stretched fishing measure or one and one-quarter inches from knot to knot while being fished

Section 162 Contents Expiration and Production of License The license certificate shall be prepared by the Board and shall show the date of issue the name and place of residence of the licensee and the name and number of the seine or net licensed The certificate may contain such other matters as the Board may determine All seine licenses shall expire on the twenty-first day of June next following the date of issue Such certificate shall be shown by the licensee to any fish-warden constable or other person authorized to make arrests for violation of any provisions of the laws of this Commonwealth relating to fish

Section 163 Waters for Use of Seines Seasons Kinds of Fish No person shall fish with a seine or net in any inland waters of this Commonwealth except the Susquehanna River from McCall's Ferry dam to the Maryland State line or within the limits of the tidal waters of a tidal stream No person shall fish with a seine or net in the Susquehanna River from McCall's Ferry dam to the Maryland State line or within the limits of the tidal waters of a tidal stream of this Commonwealth except from the first day of March to the twentieth day of June

No person shall from the first day of March to the twentieth day of June fish with a seine or net in the waters of the Susquehanna River from McCall's Ferry dam to the Maryland State line or within the limits of the tidal waters of any tidal stream of this Commonwealth for any fish other than shad herring or alewife and carp A person who catches in a licensed seine during the license period fish other than those enumerated in the preceding paragraph shall not be guilty of violating the provisions of said paragraph if he immediately returns such fish so taken to the waters from which taken and in the condition in which captured No person shall from the first day of March to the twentieth day of June fish in the waters of the Susquehanna River from McCall's Ferry dam to the Maryland State line or within the limits of the tidal waters of any tidal stream of this Commonwealth with a seine or net other than a licensed net or seine

Section 164 Owners Consent for Removal of Fish Required Exception No person shall remove fish from any licensed seine or net without the consent of the owner thereof except that any person may return to the water any fish not authorized to be taken by such device

Section 165 Penalty Any person violating any provisions of this article shall on conviction in the manner provided in chapter fourteen of this act be sentenced to pay a fine of one hundred dollars and shall forfeit to the Board all nets seines boats or appliances unlawfully used

Section 166 Exception The provisions of this article do not apply to fish artificially propagated under the authority of this act

CHAPTER VI ARTIFICIAL PROPAGATION LICENSES

Board may issue propagation licenses.

The Board is authorized to issue an artificial propagation license for the propagation of all species of trout and all species of basses upon a written application therefor signed by the applicant and upon the payment to such Board of the sum of twenty-five dollars for all other species of fish the sum of five dollars

Section 171 Applications for License Expiration Applications shall be made on blanks prepared by the Board and shall show the size character and purpose of the propagation plant and such other matters as the Board may require All licenses issued under this article shall expire on the first day of January next following the date of issue

Section 172 Waters Usable No dams ponds or other devices which will prevent the free migration of fish shall be erected or placed by a person licensed under this article in any stream flowing over his property No person shall use the ponds so licensed for any purpose other than for commercial fish purposes

Section 173 Authority Under License The license issued by this article authorizes the licensee to carry on the business of propagation and sale of the species of fish authorized by the license or the eggs thereof during the year for which the license is issued The license authorizes the licensee to catch and kill the fish authorized by the license from the licensed ponds in any manner whatsoever except with explosives or poisonous substances The license further authorizes the licensee to sell or dispose of in any manner whatsoever the fish authorized by the license or the eggs thereof at any time of the year and it authorizes express and railroad companies to receive and transport the same

Section 174 Authority Denied Under License The license issued under this article does not authorize the catching of fish out of any stream flowing over the property of the licensee except the Susquehanna River from McCall's Ferry dam to the Maryland State line and the tidal waters of any tidal stream in this Commonwealth.

Section 175 Sales of Fish Regulated A person selling fish under the license provided by this article shall furnish the purchaser with a certificate or invoice of the sale bearing the date of sale the number of the license under which sold the number of fish and number of pounds sold The certificate or invoice must be shown by the holder on demand of any fish-warden clerk of the market constable or any person authorized to make arrests for violation of the laws of this Commonwealth relating to fish The certificate or invoice shall authorize the sale of the fish so purchased for a period of six days after its date of issue

Section 176 Reports by Licensee Inspection of Premises A person holding an artificial propagation license under this article shall annually on the first day of January file with the Board a written statement duly sworn to showing the number value and number of pounds of fish or the eggs thereof sold or disposed of during the year The books and property of the persons licensed under this article shall be open to the Board or its agents for inspection at all reasonable times

Section 177 Stocking Regulations No person licensed under this article shall in any manner stock or maintain his establishments with any species of fish or eggs thereof taken from any waters within this Commonwealth not owned occupied or controlled by them This section does not prohibit the exchange of fish eggs or the fry of any species of fish with the Board

Section 178 Authority of Licensee to Kill Fowl and Wild Birds A license issued under this article authorizes the licensee or his agent to kill after five days' notice to their owner if known any domestic bird or fowl trespassing on the waters or lands controlled used or occupied entirely for the artificial propagation of fish Such license also authorizes the licensee or his agent to kill any wild birds or wild animals destructive to fish life whenever found on such waters or lands

Section 179 Unlawful Acts No Person shall artificially propagate any species of fish without first procuring the license provided by this article No person receiving a license as provided by this article shall operate a propagating plant different from that designated in the license No person operating a propagating plant for which a license has been issued for the operation of such plant shall catch fish out of any stream flowing over the property of the licensee

No person shall fish or trespass with intent to fish in or upon any waters or bed or banks of any waters or any banks owned controlled or occupied by persons licenses by this article No person shall wilfully or maliciously destroy or damage any ponds property or appliances whatever of a propagating plant licensed under this article No person shall interfere or obstruct pollute or diminish the natural flow of water into or through a propagating plant licensed under this article

Section 180 Penalty Any person violating any provision of this article shall on conviction in the manner provided by chapter fourteen of this act be sentenced to pay a fine of one hundred dollars

CHAPTER VII

DAMS FISHWAYS BAR-RACKS OBSTRUCTIONS ETC

Section 185 Devices to Enable Fish to Migrate to be Erected at Dams Any person now or hereafter erecting or maintaining a dam in the waters of this Commonwealth shall immediately on a written order from the Board erect therein such chutes slopes fishways gates or other devices as the Board may deem necessary to enable the fish to ascend and descend the waters at all seasons of the year

Section 186 Devices to be Maintained Every such chute slope fishway gate or other device shall be maintained open and in good order and repair by the person owning or maintaining such dam until said dam is removed raised or rebuilt

Section 187 Closing of Devices Any chute fishway or other device aforesaid may be closed for repairs at the time of low water but such closing shall only be for a period of thirty days at any one time

Section 188 Penalty Any person neglecting or refusing to comply with sections one hundred eighty-five and one hundred eighty-six of this article within three months from the date of notice provided in section one hundred eighty-five of this act shall forfeit and pay the sum of one hundred dollars for every month such person so refuses or neglects Such sum shall be recovered by civil suit or process in the name of the Commonwealth

Section 189 Erecting of Devices by Board Collection of Cost If after the lapse of three calendar months from the date of notice provided by section one hundred eighty-five of this act the person owning or maintaining said dam neglects or refuses to erect or place or maintain unchanged open and in good order and repair the appliance as directed by the Board said Board is authorized to enter upon such dam and erect such chute fishway or gate or make such repairs as may have been directed as aforesaid The cost thereof shall be charged against the person owning or maintaining such dam by the Board and may be recovered by civil suit and process in the name of the Commonwealth

Section 190 When Commonwealth to Pay Cost of Erection Where by reason of any dam having been constructed prior to any requirements by law for the placing of chutes slopes or fishways therein or for any other reasons the owner or person maintaining such dam cannot be compelled by law to pay the cost of erecting such chute slope or fishway as directed by the Board such cost shall be paid by the Commonwealth of Pennsylvania out of such funds as may be appropriated therefor

Section 191 Drawing Off Dams No person owning leasing or maintaining a dam holding back waters inhabited by fish shall draw off such waters without first applying for written permission from the Board nor shall any such person obstruct the flow of water through any such dam without allowing sufficient water at all times to flow in the natural stream on which such dam is located to enable the fish to live Any person violating the provisions of this section shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of one hundred dollars for each offense

Section 192 Fishing Near Devices Prohibited No person shall fish except with a rod hook and line within one hundred feet of the lower end of any fishway or dam or within such other distance as the Commissioner may determine Such distance shall be plainly posted on the fishway or adjacent shore Any person violating the provisions of this section shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of one hundred dollars

Section 193 Placing Bar-racks Any person owning or maintaining a raceway flume or inlet-pipe leading to a water-wheel turbine pump or canal shall immediately upon receipt of a written order from the Board place and maintain a bar-rack of not less than one-half inch nor more than an inch and a half space between the bars in or near such raceway flume or inlet-pipe sufficient to prevent fish from entering therein Any person refusing or neglecting to comply with such order for a period of one month shall forfeit and pay the sum of one hundred dollars which shall be recovered by civil suit and process in the name of the Commonwealth

Section 194 Erection of Bar-racks by Board Collection of Cost If one month after the notice provided in section one hundred and ninety-three of this act the person owning or operating such raceway flume or inlet-pipe has not placed

such bar-rack as may have been directed the Board is authorized to enter upon such raceway flume or inlet-pipe and place a bar-rack of not less than one-half inch nor more than an inch and a half space between the bars. The cost thereof shall be charged against such owner or operator and if not promptly paid may be recovered by civil suit and process in the name of the Commonwealth.

Section 195 Penalty for Preventing Migration of Fish. No person shall place any device or object in the waters within this Commonwealth in such a manner as to obstruct the migration or passage of fish therein or to obstruct any fishway. Any person violating the provisions of this section shall on conviction as provided in chapter fourteen be sentenced to pay a fine of one hundred dollars.

Section 196 Removal of Obstructions by Fish-Wardens Etc. Any obstruction in the streams of this Commonwealth not permitted by law shall when found be immediately removed by any fish commissioner fish-warden sheriff or other peace officer.

CHAPTER VIII

POLLUTION TRESPASS ON STATE HATCHERIES

Section 200 Pollution Of Waters Prohibited Explosives. No person shall put or place in any waters within or on the boundaries of this Commonwealth any electricity explosives or any poisonous substances whatsoever for the purpose of catching injuring or killing fish. No person shall allow any kind substances of any or character deleterious destructive or poisonous to fish to be turned into or allowed to run flow wash or be emptied into any waters within this Commonwealth unless it be shown to the satisfaction of the Board of Fish Commissioners or to the proper court that every reasonable and practicable means has been used to abate and prevent the pollution of waters in question by the escape of deleterious substances.

Section 201 Permits For Use Of Explosives. The preceding section of this article does not prohibit the use of explosives for engineering purposes when a written permit has been given therefor by the National proper State or proper municipal government authorities.

Section 202 Penalty. Any person violating the preceding provisions of this article shall on conviction as provided in chapter fourteen of this act be sentenced to pay a fine of one hundred dollars.

Section 203 Evidence In Prosecution For Pollution. In prosecutions under this article for the pollution of waters by substances known to be injurious to fish or to fish food it shall not be necessary to prove that such substances have actually caused the death of any particular fish.

Section 204 Trespass On State Hatcheries And Premises. No person shall fish or trespass with intent to fish either upon any waters or bed or banks of any water or any lands controlled or owned or occupied by the Board. No person shall wilfully or maliciously destroy or damage any ponds property or appliances whatsoever of the board nor interfere obstruct pollute or diminish the natural flow of water into or through any State hatchery. Any person violating the provisions of this section shall on conviction as provided in Chapter fourteen of this act be sentenced to pay a fine of one hundred dollars.

CHAPTER IX

SALE OF FISH—MARKETS HOTELS ETC REPORTS

Section 210 Sale of Certain Fish Prohibited. No person and no proprietor manager clerk or agent of any market hotel boarding-house eating-house restaurant or saloon shall purchase sell or expose for sale any brook trout or any species of trout except lake trout any small mouth bass or large mouth bass caught in waters wholly within this Commonwealth. No person and no proprietor manager clerk or agent of any market hotel boarding-house eating-house restaurant or saloon shall contract with or employ any person to catch and keep such fish for him by the day or otherwise.

Section 211 Reports of Sales of Fish. A person engaged in catching fish for market or who may be engaged in the sale of fish shall on demand of the Commissioner furnish at the close of each calendar year a duplicate statement of their sales of fish and the gross amount of money realized. The contents of such reports shall be used by the Board entirely for statistical purposes. The contents of such reports so received by the Board shall not be made public without the written consent of the owner.

Section 212 Penalty. Any person violating the provisions of this article shall on conviction as provided in chapter

fourteen of this act be sentenced to pay a fine of ten dollars for each an devery fish had in possession.

Section 213 Exceptions to Penalty. This article does not prohibit any person from employing a guide to accompany him when fishing nor does it apply to fish artificially propagated and sold under the authority of this act.

CHAPTER X

FISHING LICENSES

Section 220 Resident Fishing License Fees. For the purposes of this article every person sixteen years of age and upward upon application to any county treasurer within the Commonwealth or to the Board and the presentation of proof that he has been a bona fide resident of this Commonwealth for a period of thirty days next preceding his application and was born in the United States or was fully naturalized under the laws of the United States shall upon the payment to the county treasurer or the Board of a license fee of one dollar for the use of the Commonwealth and a fee of ten cents for the use of the county treasurer be entitled to the license herein referred to as a resident fishing license.

Section 221 Non-Resident Fishing License Fees. For the purposes of this article every person without regard to age upon application to any county treasurer within the Commonwealth or to the Board of fish commissioners and the presentation of proof that he is a non-resident of this Commonwealth but a citizen of the United States shall upon the payment to the County treasurer or the Board of the same amount as is charged and received from non-residents by the State of which the applicant is a resident for a similar license (not however less in any case than two dollars and fifty cents) and the payment of ten cents for the use of the county treasurer be entitled to the license herein referred to as a non-resident Fishing License.

Section 222 Applications for Licenses License Year. All licenses shall be issued on forms prepared and supplied by the Board of Fish Commissioners the cost thereof to be paid from the fish license fund hereafter provided for. The license shall show the name age occupation and residence of the licensee and the date of its issue. It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto under the restrictions and requirements of existing laws during the year the date of which is inscribed thereon. The license shall become void upon the thirty-first day of December next following the date of issue. The license may contain such other information as the Board may require. There shall also be issued with each license a license button bearing the license number.

Section 223 County Treasurer's Record. Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Board at the cost of the Commonwealth a correct and complete record of all resident and non-resident fishing licenses issued by him. Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week. Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto.

Section 224 Weekly Returns of Licenses Issued by County Treasurer. Every county treasurer of this Commonwealth shall each week forward to the Board a complete list of the resident and non-resident licenses granted with the names and addresses of the licensees on blanks to be furnished by the Board at the cost of the Commonwealth.

Section 225 Monthly Payments to State Treasury Duplicate Report. All license fees except said treasurer's fees paid to a county treasurer under this act shall be by such treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided. Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Board at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Board at Harrisburg.

Section 226 Unlawful To Fish Without License. No person shall angle or fish in any of the waters within or bounding on or adjacent to this Commonwealth unless the license hereinbefore provided be at such time continually kept about the person of the licensee and exhibited upon the request of any fish-warden sheriff constable or other officer of the

Commonwealth No person shall angle or fish in any of the waters within or bounding on or adjacent to this Commonwealth unless the license button be at such time continually displayed on the outer garment in such manner that the license figures are plainly visible

Section 227 Loan And Transfer Of License Prohibited False Information No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or to the Commissioner his officers or agents in the application therefor

Section 228 Penalty Any person violating any provision of this article shall on conviction in the manner provided in chapter fourteen of this act be sentenced for each offense to pay a fine of twenty-five dollars In addition to such penalty the license of any person convicted or signing an acknowledgment as hereinafter provided shall be void and the license and license button shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner at Harrisburg

Section 229 Certain Persons Excepted From Licenses Now person now required by law to procure a license to propagate fish for sale shall be required in addition to secure a license provided by this act in order to enable such person to exercise those rights conferred by the license

The provisions of this article shall not apply to nor prevent the owner of any farm or other land situated in this Commonwealth who actually resides thereon throughout the year or the members of his family so residing upon said farm or land from angling or fishing in waters wholly within the limits of said farm or land or within the limits of land abutting thereon without such license The exemption provided by the foregoing provisions of this section shall not apply to any person temporarily residing upon said farm or land or any tenant thereon who is not a member of the family of said owner nor shall exemption apply to any servant or employe of said owner

CHAPTER XI

UNNATURALIZED FOREIGN-BORN RESIDENTS

Section 240 Unnaturalized Foreign-born not to Fish It shall be unlawful for any unnaturalized foreign-born resident to go fishing for or capture or kill in this Commonwealth any fish of any description Each and every person violating any provision of this section shall upon conviction thereof in the manner provided in chapter fourteen of this act be sentenced to pay a penalty of twenty dollars for each offense

Section 241 Unnaturalized Foreign-born Resident Defined For the purpose of this act any unnaturalized foreign-born person who shall reside or live within the boundaries of the Commonwealth of Pennsylvania for ten consecutive days shall be considered a resident and shall be liable to the penalties imposed for violation of the provisions of this act

CHAPTER XII

GENERAL POWERS AND DUTIES OF THE COMMISSIONER AND FISH-WARDENS

Section 250 Permission to Fish for Scientific and Stocking Purposes The Commissioner may with the approval of the Board grant permission to catch fish in any of the waters of this Commonwealth at any season of the year and with kind of nets or devices for a period not exceeding one year to a person engaged in scientific research or for the propagation of fish and the stocking of waters therewith Persons permitted to fish pursuant to the foregoing provision of this section shall make a return in writing to the Commissioner of all fish caught by them and also the use made by them of the fish so caught

Section 251 Power of Commissioner and his Agent to Fish Rules and Regulations The Commissioner or his agent may catch fish in any of the waters of this Commonwealth at any season of the year and with any kind of nets or devices The Commissioner with the approval of the board may promulgate such rules and regulations for the angling catching or removal of fish in or from any waters artificial or otherwise wholly within this Commonwealth as he may deem necessary Any person violating any of said rules and regulations shall upon conviction as provided in chapter fourteen of this act be sentenced to pay a fine of twenty dollars

Free Distribution of Fish The Board of Fish Commissioners shall make free distribution or planting of the fish produced at the State fish hatcheries or otherwise acquired in the following order of preference First to the public waters of the Commonwealth and to the waters within the forestry reserve belonging to the Commonwealth Second To the public school authorities and persons connected with institutions of learning who may apply for the same for educational purposes or for scientific research and to persons applying for fish culture for aquarium purposes and show ponds Third to fish associations and individuals to stock any stream lake or pond in which the public are permitted to fish The Board of Fish Commissioners may distribute and plant fish without an application in any of the waters within the State in which the public are permitted to fish

Section 253 Penalty for False Representation in Procuring Fish Any person who shall by false representation receive fish from the Board and plant the same in waters where the public are not allowed to fish shall on conviction in the manner provided by chapter fourteen of this act be sentenced to pay a fine of twenty-five dollars for each offense

Section 254 Streams and Lakes to be Free for Fishing Any natural stream or lake in this Commonwealth which has been or may be stocked with fish furnished by the Commonwealth or the Board shall be open to the public for the purpose of lawful fishing but nothing in this section shall be so construed as to free any person trespassing on the lands of any person in this Commonwealth from liability for any damage he may do to said lands or the improvement thereon or to any crops or livestock or poultry thereon

Section 255 Nursery Waters The Board is authorized to set aside at its discretion or upon petition of one hundred and fifty residents who shall be holders of fishing licenses such small streams not exceeding one in any one county at the same time and such lakes as it may judge best as nursery streams or lakes in which fishing shall be prohibited at all times of the year Before setting aside such streams or lakes the Board through the Commissioner shall give public notice of closing such streams or water by publishing the prohibition and the duration thereof in two newspapers of general circulation published in the county or counties where such stream or water is located once a week for three consecutive weeks Notice of such closing shall also be posted at the outlet of the stream or lake so closed and at intervals of three hundred yards along the banks thereof Any person fishing catching or killing any fish from any stream or water so closed shall on conviction in the manner provided by chapter fourteen be sentenced to pay a fine of one hundred dollars

Section 256 Powers of Fish-Wardens A fish-warden shall have power

(a) To enforce all the laws of the Commonwealth relating to fish (b) to execute all warrants and search-warrants for the violation of the fish laws (c) to serve subpoenas issued for the examination investigation and trial of all offenses against the laws relating to fish (d) to carry firearms or other weapons in the performance of his duties (e) to search without warrant any boat conveyance vehicle fish-box bag coat basket or other receptacle for fish when he has reason to believe that any provision of any law of this Commonwealth relating to fish has been violated (f) to seize and take possession of any and all fish which may have been caught taken or killed at any time in any manner or for any purpose or had in possession or under control or have been shipped or about to be shipped contrary to the laws of this Commonwealth—fish so seized shall be disposed of in any manner as the Commissioner may direct (g) to enter upon any land or water in the performance of his duty (h) to demand and secure proper assistance in case of emergency (i) to purchase fish for the purpose of securing evidence

Section 257 Duties of Fish-Wardens Each fish-warden shall keep a record of his official acts receipts and expenditures and shall at the close of each month make a summary of such record with such detailed information as may be necessary for the information of or be required by the Board Such summary shall be immediately sent to the chief warden The chief warden shall report to the Commissioner any negligence or incompetency on the part of any of the fish-wardens with the facts relating thereto The chief warden shall report monthly to the Commissioner his operations during the preceding month and shall make such other reports as may be required by the Commissioner The chief warden shall annually report in writing the operations of himself and subordinates during the year to the Board

Section 258 Special Fish-Wardens The Board of Fish

Commissioners on written application of a properly organized fish protective association or on the written application of any association or individual owning or leasing waters may appoint one or more special fishwardens for the county in which the application is made. The Board of Fish Commissioners may appoint special fish wardens to act anywhere within the Commonwealth. All special fish-wardens appointed under the authority of this section may exercise the powers of their appointments until the thirty-first day of May next succeeding the date of their appointment and no longer. Special fish-wardens shall have the same powers and shall make the same reports as is conferred on and required from other fish-wardens.

CHAPTER XIII SUNDAY FISHING

Section 265 Sunday Fishing Prohibited. It is unlawful to fish in any of the waters wholly within this Commonwealth for any species of fish or with any device on the first day of the week commonly called Sunday. Any person violating any of the provisions of this section shall on conviction as provided in chapter fourteen of this act be subject to a penalty of twenty-five dollars.

CHAPTER XIV ENFORCEMENT OF THE ACT PROCEDURE

Section 270 Powers of Officers To Destroy Unlawful Devices And Make Arrests. Any fish-warden special warden sheriff constable or any special officer or any peace officer in this Commonwealth is hereby authorized and required to proceed with such force of the county as may be necessary to destroy any device for catching fish used contrary to or prohibited by law in any of the waters within or on the boundary of or adjacent to this Commonwealth. Such officers are hereby required to arrest with or without warrant any person owning placing or using such device or violating any provisions of this act.

Section 271 Apprehension And Production Before Magistrate. Such officers are authorized and required to apprehend and arrest and immediately take any person guilty of any violation of this act before any alderman magistrate or justice of the peace who shall forthwith hear and determine such charge in the manner herein provided.

Section 272 Payment Of Costs In Certain Cases. In case any fish-warden or any other officer hereinbefore named fails to prove his case and the defendant is discharged or in case the defendant is convicted and sent to jail in lieu of the payment of fine the county in which the case is heard shall pay the costs.

Section 273 Arrests On Sunday And Holidays. Such arrests may be made on Sunday or any legal holiday in which case the person so arrested shall be taken before the proper officer and proceeded against on the first lawful day following the arrest.

Section 274 Penalty Upon Officers For Failure To Perform Duties. Any sheriff deputy sheriff constable special officer or other peace officer of this Commonwealth refusing or neglecting to proceed with such force of the county to forthwith remove and destroy any existing device illegally used for the catching of fish within its jurisdiction after being notified in writing of the existence of such illegally used device or any such officer neglecting or refusing to remove or destroy any such illegal device for catching fish within the Commonwealth of which he shall be cognizant shall on conviction as provided in this chapter be sentenced to pay a fine of fifty dollars.

Section 275 Interference With Officers. Any person who shall by threat menace or force or in any manner attempt to deter or prevent any fish-warden or other person authorized to make arrests for violation of the fish-laws from enforcing or carrying into effect any provision of this act or who shall resist the seizure of boats devices or nets illegally used shall on conviction thereof as provided in this chapter be sentenced to pay a fine of one hundred dollars.

Section 276 Prima Facie Evidence. In all cases of arrest for the violation of any of the provisions of this act the possession of the fishes or of the nets or appliances or the possession of or operation of any other device herein prohibited shall be prima facie evidence of the violation of this act.

Section 277 Complaint Warrant Hearing. Any alderman magistrate or justice of the peace upon information or

complaint made to him by affidavit of one or more persons charging any person with having violated any of the provisions of this act or any of the rules and regulations adopted and promulgated by the Commissioner or the Board pursuant to this act is hereby authorized and required to issue his warrant under his hand and seal directed to any constable peace officer or warden and shall cause such person to be arrested and brought before such alderman magistrate or justice of the peace who shall hear and determine the guilt or innocence of the person or persons so charged.

Section 278 Sentence Bail Appeal. If convicted such person shall be sentenced to pay the fine provided in this act for such violation together with the costs of suit. The person so convicted shall on failure to pay such fine be sentenced by such alderman magistrate or justice of the peace to undergo imprisonment in the county jail of the county in which such conviction takes place for a period of one day for each dollar of fine so imposed unless specifically otherwise provided by this act or unless the person so convicted shall give notice of an intention to procure a writ of certiorari or appeal in which case such person shall be permitted to enter into good and sufficient recognizance to appear before such justice alderman or magistrate on or before the expiration of five days if such appeal or certiorari is not taken by them or on the final determination of the same if it be not sustained for execution of sentence.

Section 279 Acknowledgment of Guilt Receipts. A person charged with violation any provisions of this act other than a misdemeanor may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Board the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every instance bear the signature of the Commissioner shall be full evidence of full satisfaction of the offense committed.

Section 280 Sale And Destruction of Confiscated Devices. All boats and legal devices used unlawfully and forfeited to the Board under any of the provisions of this act shall be sold by the Commissioner or destroyed by his order. All unlawful nets or devices not preserved for exhibition purposes by the Board shall be destroyed by the Commissioner or by his order. Records shall be made of all such sales or destruction on the books of the Board.

Section 281 Limitation For Prosecutions. All actions for violation of any provisions of this act shall be taken within one year from the time the offense is committed.

CHAPTER XV THE FISH FUND

Section 285 Fish License Fund Established. All fees fines penalties and other moneys paid received recovered and collected (a) under the provisions of any law repealed and replaced by this act and now held in the State Treasury as a fund or any part of a fund separate and apart for the various purposes designated by law or (b) that may be hereafter paid recovered received and collected under the provisions of any act repealed and replaced by this act or (c) that may be paid received recovered and collected under the provisions of this act shall be placed in a separate fund by the State Treasurer to be known as "The Fish Fund" and an amount not in excess of four hundred thousand (\$400,000) dollars in any one fiscal year shall be used solely under the direction of the Board for the following purposes:

(a) The payment of the salaries wages or other compensation of the Commissioner of Fisheries and such deputies directors superintendents bureau or division chief experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians clerks stenographers bookkeepers messengers fish wardens laborers and other assistants and employes as may be required for the work of the Board.

(b) The payment of the traveling and other expenses of the members officers and employes of the Board of Fish Commissioners.

(c) The purchase through the Department of Property and Supplies as purchasing agency of such furniture furnishings stationery supplies materials equipment fuel motor vehicles and printing and binding as may be necessary in the conduct of the work of the Board.

(d) The payment of postage telegrams telephone rentals telephone toll charges and rentals for patented leased office devices or machines.

(e) Rentals for any offices outside of the Capitol buildings or any other grounds buildings or quarters necessary

for the work of the Board

(f) The propagation protection and distribution of fish and the stocking of waters within this Commonwealth as provided by law

(g) Necessary repairs and improvements to fish hatcheries or other buildings offices or quarters used in the work of the board

(h) Field work gathering spawn and transferring fish

(i) The purchase of necessary land and water supplied to State fish hatcheries

(j) The purchase and erection of buildings ponds and other extensions incidental to State fish hatcheries

(k) The maintenance and operation of a boat on Lake Erie and the cruiser "Anna" at Torresdale on the Delaware River and

(l) Any contingent incidental or other expenses of any kind or description reasonably necessary in carrying on the work of the board

Any moneys in said fund at any time in excess of the amount hereinbefore limited shall be used solely under the direction of the Board with the consent of the Governor for the purchase of lands and waters and for the impounding of waters and to make the same available for use by the citizens of the Commonwealth for fishing hunting and forest purposes and said lands and waters so purchased shall be under the supervision direction and control of the board

All monies in such separate fund from time to time are hereby specifically appropriated to the Board and may be expended for the purposes hereinbefore enumerated The Auditor General shall from time to time upon requisition of the Commissioner draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition

CHAPTER XVI

CONSTRUCTION EFFECTIVE DATE REPEAL

Section 290 Construction It is the intent of this act to prescribe an exclusive system for the angling catching and taking of fish and for their propagation and protection in waters within bounding on or adjacent to this Commonwealth But this act shall not repeal any law relating to the taking and catching or for the protection of frogs tad-poles and terrapin

Section 291 Effective Date This act shall be in force and take effect the first day of January one thousand nine hundred and twenty-six

Section 292 Repeals The following acts of assembly are hereby repealed absolutely

The act approved the twenty-second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and sixty-one) entitled "An act for the protection of shad and game fish in the river Delaware" and the amendments thereto

The act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and nine) entitled "An act to encourage the propagation of fish and to regulate the catching taking and destruction of fish in the Delaware River below Trenton Falls within the jurisdiction respectively of the Commonwealth of Pennsylvania and of the State of New Jersey and providing penalties for violation of its provisions and to repeal acts inconsistent therewith" and the amendments thereto

The act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and eighty) entitled "An act to encourage the propagation of fish and to regulate the catching taking and destruction of fish in the Delaware River above Trenton Falls within the jurisdiction respectively of the Commonwealth of Pennsylvania and of the State of New Jersey and providing penalties for violation of its provisions and to repeal acts inconsistent therewith" and the amendments thereto

The act approved the twenty-first day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and sixty) entitled "An act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreign-born residents and prescribing penalties for violation of its provisions"

The act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and

providing penalties for the violation of this act and the

The act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and eighty-four) entitled "An act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters"

The act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act"

The act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received" and the amendments thereto

All other acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1166, as follows:

An Act providing a method of annexation of boroughs townships or parts of townships to cities of the third class regulating the proceedings pertaining thereto and repealing inconsistent legislation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any borough township or part of a township contiguous to any city of the third class whether located wholly or partly within the same or different counties may become annexed to any such city of the third class in the following manner

Whenever three-fourths of the electors of any borough township or part of a township or if there are no electors residing in a part of a township then whenever three-fourths of the owners of the land in such part of a township shall present a petition to the council of said city asking for such annexation Before any such petition is circulated or signed notice thereof shall be given by advertisement once a week for two weeks in two newspapers published in or circulated throughout the territory to be annexed Such notice shall state the purpose of the petition and the date it will be ready for signing All such petitions shall be accompanied by a plot or plots of the territory to be annexed showing all streets and highways municipal improvements public buildings public service lines and public utilities provided that nothing in this act contained shall be deemed to require any city of the third class to annex any borough township or part of a township

Section 2 Upon presentation to the council of such city of any such petition together with the required plots the said council may be ordinance annex such borough township or part of a township to the said city

Section 3 After ten days from the passage of the said annexation ordinance by the said council such ordinance and the act of said council shall be final and conclusive unless within such time a referendum petition is presented to the court of quarter sessions as hereinafter provided or unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the county in which such city is located Upon such appeal the clerk of said city council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and in-

quire and if the proceedings appear to have been in conformity with the law shall approve the same and therefrom said annexation shall take effect

Section 4 If within ten days after the passage of the annexation ordinance by the city council a petition is presented to the court of quarter sessions signed by not less than twenty per centum of the registered voters of such city petitioning the court to direct that the said question of annexation be submitted to a vote of the election of such city the court shall order that a special election in the said city shall be held on the date of the general or municipal election first following unless such order is made within thirty days of such general or municipal election in which case the election on the question of annexation shall be held at the general or municipal election of the following year Notice of such election shall be given twice a week for four consecutive weeks prior thereto in at least two newspapers of general circulation in such city The county commissioners shall cause to be printed special ballots containing the question of annexation to be submitted to the vote of the people followed by the words "yes" and "no" Special ballot boxes shall be provided for such ballots In receiving counting and making returns of the votes cast on the question of annexation the judges inspectors and clerks shall be governed by the laws of the Commonwealth regulating elections

The result of such election shall be certified by the election of officers to the court of quarter sessions on the second day following the election If a majority of the votes cast were in favor of the annexation and if no exceptions are filed within fifteen days after the filing thereof the court shall decree the annexation of such borough township or part of township to the said city and thereafter such annexation shall be in effect

The costs of such court proceedings and special elections shall be paid by the petitioners if a majority of the votes cast shall be in favor of the annexation if opposed to the annexation such costs shall be paid by the city The petitioners at the time of filing their petition shall file a bond to be approved by the court to cover such costs

Section 5 Within thirty days from the effective date of any such annexation ordinance or from the decree of court the city council shall cause a petition to be presented to the court of quarter sessions of the county in which the said city is located praying for the distribution of the annexed territory among the wards of the said city or for the creation of a new ward or wards out of the same as is provided by law and the said court shall in case of the creation of a new ward or wards appoint the election and other officers of the same and name the place or places of holding the first election in the said ward or wards The officers so appointed shall perform their duties and hold their respective offices until their successors who are required to be elected at the next succeeding municipal election shall be duly qualified

Section 6 All the indebtedness of each city borough township or part of a township annexed to a contiguous city under the provisions of this act as well as the indebtedness of the city to which the same are annexed shall be paid by the city as enlarged by such annexation and all territory included within the limits of the same shall be liable for the payment of the floating and bonded indebtedness and the interest thereon of all the territory included within such enlarged city and all taxes hereafter levied therefor shall be uniform throughout the territorial limits of such enlarged city

Section 7 All of the public property owned by any borough or township hereinafter annexed to any city of the third class shall become and remain the public property of the said city

Section 8 Where any part of any township is hereinafter annexed to any city of the third class the township officers of that part of the said township not annexed and the city council of the said city shall make a just and proper adjustment and apportionment of all public property owned by the said township at the time of said annexation both real and personal including funds as well as indebtedness if any to and between the said township and the said city In making such adjustment and apportionment of the property and indebtedness the township and the city shall be entitled respectively to share in a division of the property and indebtedness in the proportion that the assessed valuation of the land remaining in the township bears to the assessed valuation of the land annexed The adjustment and apportionment as made shall be reduced to writing in proper form and duly executed and acknowledged by the proper officials and

recorded in the office for the recording of deeds in and for the county in which said city and township are located

Section 9 In case the council of the said city and the township authorities cannot make such amicable apportionment and adjustment of their property and indebtedness in compliance with this act within six months after any such annexation then in that case the said council or any officer of the said township may present its proper petition to the court of common pleas of the county in which the said city is located whereupon the said court shall appoint three disinterested commissioners residents and taxpayers of said county not residing in the said city nor in the said township who after hearing due notice of which shall be given to the city and township interested as the court may direct shall make report to the court making an appropriation and adjustment according to the provisions of his act of all the property as well as indebtedness if any to and between the said city and the said township said report to state the amount if any that shall be due and payable from the city to the township or from the township to the city as well as the amount of indebtedness if any that shall be assumed by the city or township or both of them

Section 10 The aforesaid commissioners shall give the said city and the said township at least five days' notice of the filing of their report and unless exceptions are filed thereto by the city or by the township within thirty days after the filing thereof the same shall be confirmed by the court absolutely and any sum awarded by said report to the said city or to the said township shall be a legal and valid claim in its favor against the city or township charged therewith the amount of debt if any apportioned to any city or township shall be a legal and valid claim against such city or township charged therewith and any property real or personal given and adjudged to the city or the township shall become and be the property of the city or the township to whichever one the same is given and adjudged and upon such report being confirmed such claim or indebtedness charged against any city or township may be collected in the same manner as a judgment is collected against any city or township Such commissioners shall be allowed five dollars (\$5.00) per day for each day actually spent by them in the performance of their duties together with their actual necessary expenses All costs and expenses of such proceedings shall be apportioned by the court to and between the said city and the said township as it shall deem proper

Section 11 In case exceptions are filed to the report of such commissioners the court shall dispose of the same taking testimony therein if it deems advisable and the decision of the court thereon shall be final and binding on the several cities and townships without any right of appeal

Section 12 In cases in which such cities or townships are situated in two or more counties the court of common pleas of the county in which the city is located shall have exclusive jurisdiction over the matter and in such case the court may appoint the commissioners hereinbefore provided for from any one or all of such counties

Section 13 The following acts and parts of acts are repealed so far as they relate to annexations to third class cities

The act approved the twenty-eight day of April one thousand nine hundred and three (Pamphlet Laws three hundred thirty-two) entitled "An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same"

The act approved the nineteenth day of April one thousand nine hundred and five (Pamphlet Laws two hundred sixteen) entitled "An act to amend section one of an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three providing for percentage of petitioners"

The act approved the tenth day of May one thousand nine hundred (Pamphlet Laws five hundred one) entitled "An act to amend section six of an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved April twenty-eighth one thousand nine hundred and three"

The act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred seventy-two) entitled "A supplement to an act approved the twenty-eighth day of April one thousand nine hundred and three entitled 'An act for the annexation of any city

borough township or part of a township to a contiguous city and providing for the indebtedness of the same' by providing that any city heretofore or hereafter enlarged by any annexation under the terms of said act shall be liable for and shall pay the indebtedness of such city and the territory so annexed and providing for the levying of a uniform tax upon the territory included within such city as enlarged by such annexation for the payment of all such indebtedness."

The following acts and parts of acts are repealed absolutely Article three of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

The act approved the third day of May one thousand nine hundred and seventeen (Pamphlet Laws one hundred forty-three) entitled "An act to amend sections one three and five of article three of an act entitled 'An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto' approved the twenty-seventh day of Anno Domini one thousand nine hundred and thirteen"

The act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred fifty-one) entitled "An act to amend section one of article three of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen entitled 'An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto'"

Sections two three and four of the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred ten) entitled "An act to amend and revise an act entitled 'An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto' approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class"

The act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand forty-seven) entitled "An act providing a method of annexation of boroughs townships or parts of townships to cities of the third class regulating the proceedings pertaining thereto and repealing inconsistent legislation"

All other acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. HESS. Mr. Speaker, I move that House Bill No. 1166, file folio 3509, be recommitted to the Committee on Municipal Corporations for the purpose of a hearing.

Mr. WHEELER. Mr. Speaker, I second the motion.
The motion was agreed to.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 369.

An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) en-

titled "An act in relation to the sales of unseated lands in the several counties of this Commonwealth"

HOUSE BILL No. 732.

An Act authorizing and regulating the establishment and operation by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the acquisition of property for such hospitals by the power of eminent domain the incurring of indebtedness and the levying of taxes the appointment of an advisory board authorizing counties to pay for patients cared for in hospitals of other counties authorizing counties to receive gifts or trust funds for the erection and maintenance of such hospitals validating proceedings elections and erections under existing laws repealed by this act and all indebtedness incurred in connection therewith

HOUSE BILL No. 210.

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

HOUSE BILL No. 390.

An Act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled "An act relating to poor houses and lands"

HOUSE BILL No. 467.

An Act authorizing the mayors of all cities to appoint a committee to investigate certain applications for license to peddle in such cities

HOUSE BILL No. 687.

An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the city requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the procedure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates services and otherwise as though in the territory thus served beyond the limits of the city the service was by a water corporation and providing that higher rates or different regulations for the district outside of the city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city

With the information that the Senate has passed the same without amendment.

RECONSIDERATION OF VOTE.

Mr. HALL. Mr. Speaker, I move that the vote by which the House agreed to House Bill No. 949, (Senate Bill No. 39), entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of the third class

on third reading as amended, be reconsidered.

Mr. EARLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HALL. Mr. Speaker, with reference to the same bill, I move that the vote by which the House agreed to the amendments thereto be reconsidered.

Mr. EARLEY. Mr. Speaker, I second the motion.
The motion was agreed to.

MOTION TO RECOMMIT BILL.

Mr. BARTLEY. Mr. Speaker, I move that this bill be recommitted to the Committee on Municipal Corporations for the purpose of amendment.

Mr. CROSS. Mr. Speaker, I second the motion.
On the question,
Will the House agree to the motion?

POINT OF ORDER.

Mr. HALL. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. HALL. Mr. Speaker, under the rules of the House, a motion to recommit at this time is out of order.

The Speaker. Under what rule does the gentleman raise his point of order?

Mr. HALL. As I understand it, Mr. Speaker, there is a special order on the calendar for the recommitment of bills.

The SPEAKER. Does the gentleman call for the orders of the day?

Mr. HALL. Mr. Speaker, I do.

The SPEAKER. The point is well taken, and the motion cannot be entertained at this time.

MOTION TO LAY ON TABLE.

Mr. HALL. Mr. Speaker, I move that the motion be laid upon the table.

The SPEAKER. The Chair has ruled that the motion is out of order.

QUESTION OF PERSONAL PRIVILEGE.

Mr. HALL. Mr. Speaker, I rise to a question of personal privilege.

Mr. SPEAKER. The gentleman will state his question of personal privilege:

Mr. HALL. Mr. Speaker, there has been a great deal of confusion arising out of this bill at such late hour of the day, and if there is any apology I wish to apologize, at this time, to the members for any delay to which I may have put them. It has always been the custom, so I have been told by some of the older members of the House and I know it was the custom during last session and during this session, up to this time, that when a member of the House desired to

amend a bill on this side that was introduced by a Senator, he would approach either the Senator who sponsored the bill or the members of the House from that particular district. Now I understand that that has not been done, and I am simply trying to protect the bill which the Senator from Dauphin County, in all sincerity, introduced in the Senate; a bill that has real merit to it, and I ask you to support this measure when it comes up for third reading without further amendment.

BILL RECOMMITTED.

Mr. HAAS. Mr. Speaker, I ask unanimous consent to offer a motion to re-commit a bill at this time.

The SPEAKER. Is there any objection?

The Chair hears none.

Mr. HAAS. Mr. Speaker, I move that House Bill No. 986, file folio 3219, entitled:

An Act authorizing municipalities to acquire the plant or system of electric light companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipalities on page 18 of today's calendar be re-committed to the Committee on Municipal Corporations for the purpose of a hearing.

Mr. HARRY A. LITTLE. Mr., Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. HAAS. Mr. Speaker, I ask unanimous consent to offer a motion to re-commit a bill at this time.

The SPEAKER. Is there any objection? The Chair hears none.

Mr. HAAS. Mr. Speaker, I move that House Bill No. 968, file folio 3299, entitled

An Act regulating the Levying Collection and Payment of Taxes in Boroughs

on page 22 of today's calendar be recommitted to the Committee on Municipal Corporations for the purpose of a hearing.

Mr. TALBOT. Mr. Speaker, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. TURNER. Mr. Speaker, I move that this House do now adjourn until 11:00 tomorrow morning.

The motion was agreed to, and (at 11:44 o'clock P. M.) the House adjourned until Tuesday, March 17, 1925, at 11:00 o'clock A. M.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., TUESDAY, MARCH 17, 1925.

No. 24.

SENATE

TUESDAY, March 17th, 1925.

The Senate met at 11:00 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

O Lord: We thank Thee for the high-souled men and women, who, in the ages that are gone, contributed by their words and deeds to the uplift of humanity. On this anniversary day we would express our deep gratitude for that great and good man, who, more than fifteen hundred years ago, lived nobly, and wrought well not only for his island home but for the whole world. The influence of his pure and holy life has come down through all the centuries and abides with us unto this day. Whatever our national or religious bias may be, we can all unite in thanking Thee for Patrick, the great Irish Saint. Multiply such men, we pray Thee, in every land and among all peoples, that this world may be made better and more Godlike.

For Christ's sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. LESLIE, the further reading was dispensed with, and the Journal was approved.

HOUSE MESSAGES.

RESOLUTION RELATIVE TO APPOINTMENT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, March 17, 1925.

Whereas, His Excellency, the Governor of the Commonwealth, has, by message of March sixteenth, one thousand nine hundred and twenty-five, advised the Senate and House of Representatives of the General Assembly, of his desire to address the Members thereof in joint session on Tuesday, March seventeenth, one thousand nine hundred and twenty-five, at twelve o'clock noon, therefore be it

Resolved, (if the Senate concur), That the Senators and Members of the House of Representatives are pleased to comply with the request of His Excellency, and will meet in joint session for that purpose at the time requested in said message, and be it further

Resolved, That a committee of two Senators be appointed

by the President Pro Tempore of the Senate and two Members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall wait upon the Governor and advise him of the passage of this resolution and of their readiness to hear any message he may desire to deliver.

COMMITTEE TO WAIT UPON THE GOVERNOR.

The PRESIDENT. The Chair appoints as the Committee on the part of the Senate, the Senator from Blair, Mr. Snyder, and the Senator from Cambria, Mr. Baumer.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE SENATE HOUSE BILL No. 311.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, March 16, 1925.

Resolved, (if the Senate concur), That House Bill No. 311, File Folio 2971, entitled "An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania, Pittsburgh, Pennsylvania," be re-called from the Senate for the purpose of reconsidering the vote by which said bill passed the House of Representatives finally March eleventh.

Mr. SCHANTZ. Mr. President, I move that the resolution be referred to the Committee on Appropriations.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. FREEMAN, from the Committee on Elections, reported as committed, Senate Bill No. 564, entitled:

An Act to amend the first paragraph of the seventh section of an act, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, Anno Domini one thousand nine hundred and thirteen; (Pamphlet Laws, seven hundred and thirteen), as amended, so as to change the time for filing petitions of nomination.

Mr. GRISWOLD, from the Committee on Education, reported as committed, Senate Bill No. 590, entitled:

An Act to amend sections one thousand four hundred and twenty-five, one thousand four hundred and twenty-six, and one thousand four hundred and twenty-seven, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended, by providing for the biennial enumeration of illiterates and aliens.

Mr. SNYDER, from the Committee on Education, reported as committed, Senate Bill No. 591, entitled:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," providing for the reinstatement of persons separating from school service for more than five years and returning thereto.

Mr. STEELE, from the Committee on Education, reported as amended, Senate Bill No. 581, entitled:

An Act to further amend section two thousand one hundred and eight of an act, approved the 18th day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith."

Mrs. VARE, from the Committee on Elections, reported as amended, Senate Bill No. 659, entitled:

An Act creating a State Council for the Blind as a departmental administrative board within the Department of Welfare and defining its powers and duties.

Mr. WOODWARD, from the Committee on Judiciary General, reported as amended, Senate Bill No. 612, entitled:

An Act establishing the minimum marriageable age at sixteen years, and providing for certain exceptions thereto.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 640, (House Bill No. 799), entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties.

Mr. PHIPPS, from the Committee on Judiciary General, reported as amended, Senate Bill No. 644, (House Bill No. 364), entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An Act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the ex-

penses thereof" by fixing the number of judges of said court.

Mr. DERRICK, from the Committee on Education, reported as committed, Senate Bill No. 586, entitled:

An Act providing for the acquisition of a site for, and the construction of, the Somerset County State Normal School, by the Department of Property and Supplies with the approval of the Superintendent of Public Instruction; providing for the appointment of a Board of Trustees therefor and making an appropriation.

Also, from the Committee on Education, re-reported as committed, Senate Bill No. 401, entitled:

An Act to amend sections six hundred and twenty-three and six hundred and twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by making further provision against fire hazard in school buildings

Mr. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 902, entitled:

An Act to amend section one of the act, approved the seventh day of July, one thousand nine hundred and thirteen, (P. L. 693), entitled "An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon, as provided by article eighteen, section one, of the Constitution," as amended.

Mr. KUNKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 643, (House Bill No. 126), entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six), entitled 'An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended."

Mr. EARNEST, from the Committee on Judiciary General, reported as committed, Senate Bill No. 639, (House Bill No. 798), entitled:

An Act relating to adoption.

Mr. BUCKMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 881, (House Bill No. 514), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six), entitled "An Act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial.

Mr. GELDER, from the Committee on Education, reported as committed, Senate Bill No. 592, entitled:

An Act to amend section one, and section seventeen as amended, of the act approved the seventeenth day of June, one thousand nine hundred and thirteen, (P. L. 507), entitled "An act to provide revenue for State and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State Purposes;" exempting scrip, bonds, certificates and evidences of indebtedness issued by school districts from taxation under this act.

Mr. MANSFIELD, from the Committee on Education, reported as committed, Senate Bill No. 656, entitled:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith" as amended.

Mr. DAVIS, from the Committee on Elections, re-reported as amended, Senate Bill No. 309, entitled:

An Act imposing a poll tax for county purposes in counties of the third class on male and female residents over the age of twenty-one years and abolishing the occupation tax.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 906, entitled:

An Act to authorize the formation of a county planning commission in counties of the third, fourth and fifth classes in the Commonwealth; prescribing its powers and duties; and authorizing the county commissioners to make appropriations and to acquire property.

BILLS INTRODUCED.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 915, entitled:

An Act to prohibit in cities of the first and second class automobile repair business or automobile service station for the sale of gasoline from being carried on or maintained in other than a fireproof structure where such structure is within 75 feet of a hotel, theatre, moving picture theatre, boarding house or lodging house, tenement house, apartment house, school, hospital, or any institution for young, aged or afflicted persons; or on a property upon which there is a building used in whole or in part as a hotel, theatre, moving picture theatre, boarding house or lodging house, tenement house or apartment, unless such automobile repair business or automobile service station for the sale of gasoline is at least 100 feet distant from such hotel, etc., and providing penalties for the violation thereof.

Which was committed to the Committee on Municipal Affairs.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 916, entitled:

An Act making an appropriation to the Board of Trustees of the Laurelton State Village.

Which was committed to the Committee on Appropriations.

The PRESIDENT. Inasmuch as the bills on third reading and final passage have not been received from the printer, if there is no objection, the Senate will proceed

to the consideration of bills on second reading. The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 294, entitled:

An Act to further amend section twenty-one of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by removing the exemption of a part of the capital stock of building and loan associations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-one of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" which was last amended by section one of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and three) entitled "An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred eighty-nine entitled 'A further supplement of an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' as amended" is hereby further amended to read as follows

Section 21 That every corporation joint-stock association limited partnership and company whatsoever from which a report is required under the twentieth section hereof shall be subject to and pay into the Treasury of the Commonwealth annually a tax at the rate of five mills upon each dollar of the actual value of its whole capital stock of all kinds including common special and preferred as ascertained in the manner prescribed in said twentieth section and it shall be the duty of the treasurer or other officers having charge of any such corporation joint-stock association or limited partnership upon which a tax is imposed by this section to transmit the amount of said tax to the treasury of the Commonwealth within thirty days from the date of the settlement of the account by the Auditor General and the State Treasurer Provided That for the purposes of this act interest in limited partnerships or joint-stock associations shall be deemed to be capital stock and taxable accordingly Provided also That corporations limited partnerships and joint-stock associations liable to tax on capital stock under this section shall not be required to pay any further tax on the mortgages bonds and other securities owned by them and in which the whole body of stockholders or members as such have the entire equitable interest in remainder but corporations limited partnerships and joint-stock associations owning or holding such securities as trustees executors administrators guardians or in any other manner than for the whole body of stock-holders or members thereof as sole equitable owners in remainder shall return and pay the tax imposed by this act upon all securities so owned or held by them as in the case of individuals And provided further That the provisions of this section shall not apply to the taxation of the capital stock of corporations limited partnerships and joint-stock associations organized for laundering or manufacturing purposes which is invested in and actually and exclusively employed in carrying on laundering or manufacturing within the State excepting companies engaged in the brewing or distilling of spirits or malt liquors and such as enjoy and exercise the right of eminent domain but every laundering or manufacturing corporation limited partnership or joint-stock association shall pay the State tax of five mills herein provided upon such proportion of its capital stock if any as may be invested in any property or business not strictly incident or appurtenant to its laundering or manufacturing

business in addition to the local taxes assessed upon its property in the district where located it being the object of this proviso to relieve from State taxation only so much of the capital stock as is invested purely in the laundering or manufacturing plant and business Provided further In case of fire and marine insurance companies the tax imposed by this section shall be at the rate of three mills upon each dollar of the actual value of the whole capital stock Provided That nothing in this act shall be so construed as to apply to that part of the capital stock of building and loan associations chartered by the State of Pennsylvania which is employed in loans on dwelling houses form lands and structures and stores and dwellings combined

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. CULBERTSON. Mr. President, I move that Senate Bill No. 294, the bill just read, be recommitted to the Committee on Banks and Building and Loan Associations.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 333, entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" is hereby amended to read as follows

Section 18 Any borough may by ordinance annex adjacent land situate in the same or any adjoining county upon petition of a majority of the freeholders of the [territory proposed] township from which said territory is to be annexed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 529, entitled:

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the district attorney of any county of the third class may assign any deputy or assistant district attorney of such county to appear before the grand jury while in session in such county for the purpose of presenting bills of indictment and conducting the examination of witnesses and for that purpose such deputy or assistant district attorney shall have all the rights powers and privileges that are now possessed by the said district attorney

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 635 (House Bill No. 608), entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" which was amended by section two of the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of the expenses thereof" is hereby further amended to read as follows

Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business who shall have failed to register with said board in accordance with section five of this act shall continue in said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice said business of undertaking and shall register such applicants or applicant as duly licensed undertakers

Said board shall have full power at any time to revoke any

licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal. All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and any person persons or corporation obtaining a license under this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such licensee

Every person registered as a licensed undertaker shall annually hereafter during the month of January cause his or her certificate to be recorded in the office of the State Board of Undertakers for which annual registration the said licensed undertaker shall pay a fee of two dollars. The board on or before the first day of November of each year shall mail to every person registered as a licensed undertaker a blank application for registration. Upon receipt of such application blank each licensed undertaker shall fill in such information as the board may deem necessary and forward the same to the board together with the aforesaid fee

Every person employed as an undertaker's assistant and not registered as a licensed undertaker shall register with the State Board of Undertakers and shall furnish such information as the board may deem necessary together with a registration fee of one dollar. Such registration shall be valid as long as such person remains an assistant to the undertaker by whom he was employed at the time of registration should a registered undertaker's assistant for any reason leave the employ of such undertaker and accept employment as an assistant to any other undertaker he or she shall immediately re-register with the Board and for such re-registration shall pay an additional fee of one dollar or such other sum as may be fixed by the Department of Public Instruction under authority of law

All fees collected under the provisions of this section shall go to and be used by the State Board of Undertakers to defray its necessary expenses

Section 2 That section seven of said act is hereby amended to read as follows

Section 7 Any person persons corporation or member thereof who shall practice or hold himself herself themselves or itself out as practicing the business of undertaking or the care preparation disposition and burial of the bodies of deceased persons or be employed as an undertaker's assistant without having complied with the provisions of sections five and six of [this act] the act to which this is an amendment shall be guilty of misdemeanor and upon conviction thereof before any court shall be sentenced to pay a fine of not less than fifty dollars or more than five hundred dollars or undergo an imprisonment not exceeding one year or both at discretion of the court for each and every offense. Provided That nothing contained in this act shall be construed to apply to [bona fide employees of a duly licensed or registered undertaker or to] persons engaged simply as layers out or shrouders of the dead or to the employees of any cemetery whose duties or business extends no further

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 638, (House Bill No. 775), entitled:

An Act to amend section one of and to add sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open space" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for the board of appeals to review decisions of

the officer charged with the enforcement of any zoning ordinance duly adopted by said city establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of promoting the public health safety order convenience prosperity [and] or general welfare cities of the third class may by ordinance regulate the location of business trades and industries the location size and use of buildings and other structures and the area of yards courts and open spaces therein and may make different regulations for different districts thereof and may alter the same but no alteration of such regulations may be made except by the affirmative vote of not less than two-thirds of the elected or appointed members of council or other local legislative body having jurisdiction. Such regulations shall provide that a board of appeals may determine and vary their application in harmony their general purpose and intent and in accordance with general or specific rules therein contained

On the question,

Will the Senate agree to the section?

Mr. ARON. Mr. President, I move to amend section 1 by striking out in lines seventeen, eighteen, nineteen and twenty the words "the locations of business, trades and industries; the location, size and use of buildings and other structures and the areas of yards, courts and open spaces therein," and insert in lieu thereof the words "and restrict the height, number of stories, bulk and size of buildings and other structures; the percentage of lot that may be occupied, the size, depth and width of yards, courts and other open spaces; the density of population and the location and use of buildings, structures and land for trade, industry, residence or other purpose."

Mr. BALDWIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 The said act is hereby further amended by adding thereto the following sections to be known as sections four five and six

Section 4 The legislative body of such cities shall provide for the appointment of a board of appeals and in the regulations and restrictions adopted pursuant to the authority of this act shall provide that the board of appeals may in appropriate cases and subject to appropriate conditions and safeguards make special exceptions to the terms of the ordinance in harmony with its general purpose and intent and in accordance with general or specific rules therein contained

The board of appeals shall consist of three members one of whom shall be appointed to serve until the first day of January following the adoption of the zoning ordinance one until the first day of the second January thereafter and one until the first day of the third January thereafter. Their successors shall be appointed on the expiration of their respective terms to serve three years. The appointing authority upon written charges shall have the power to remove any member for cause and after public hearing. Vacancies shall be filled for the unexpired term of any member whose place becomes vacant

The board shall adopt rules in accordance with the provisions of any ordinance adopted pursuant to this act. Meetings of the board shall be held at the call of the chairman and at such other times as the board may determine. Such chairman or in his absence the acting chairman may administer oaths and compel the attendance of witnesses. All meetings of the board shall be open to the public. The board shall keep minutes of its proceedings showing the vote of each member upon each question or if absent or failing to vote indicating such fact and shall keep records of its examinations and other official actions. Every rule or regulation every amendment or repeal thereof and every order requirement decision or determination of the board shall immediately be filed in the office of the board and shall be a public record.

Such board of appeals shall hear and decide appeals from and review any order requirement decision or determination made by an administrative official charged with the enforcement of any ordinance adopted pursuant to this act. It shall also hear and decide all matters referred to it or upon which it is required to pass under any such ordinance. Such appeal may be taken by any person aggrieved or by any officer department board or bureau of the municipality affected by any decision of the administrative officer.

Such appeal shall be taken within a reasonable time as provided by the rules of the board by filing with the officer from whom the appeal is taken and with the board of appeals a notice of appeal specifying the grounds thereof. The officer from whom the appeal is taken shall forthwith transmit to the board all the papers constituting the record upon which the action appealed from was taken.

An appeal stays all proceedings in furtherance of the action appealed from unless the officer from whom the appeal is taken certifies to the board of appeals after the notice of appeal shall have been filed with him that by reason of facts stated in the certificate a stay would in his opinion cause imminent peril to life or property. In such case proceedings shall not be stayed otherwise than by a restraining order which may be granted by the board of appeals or by a court of record on application on notice to the officer from whom the appeal is taken and on due cause shown.

The board of appeals shall fix a reasonable time for the hearing of the appeal give public notice thereof as well as due notice at least six days prior to the hearing by mail to the parties in interest at the address filed with the appeal and decide the same within a reasonable time. Upon the hearing any party may appear in person or by agent or by attorney.

The board of appeals shall have the following powers:

1 To hear and decide appeals where it is alleged there is error in any order requirement decisions or determination made by an administrative official in the enforcement of this act or of any ordinance adopted pursuant thereto.

2 To hear and decide special exceptions to the terms of the ordinance upon which such board is required to pass under such ordinance.

3 To authorize upon appeal in specific cases such variance from the terms of the ordinance as will not be contrary to the public interest where owing to special conditions a literal enforcement of the provisions of the ordinance will result in unnecessary hardship so that the spirit of the ordinance shall be observed and substantial justice done.

In exercising the above-mentioned powers such board may in conformity with the provisions of this act reverse or affirm wholly or partly or may modify the order requirement decision or determination appealed from and may make such order requirement decision or determination as ought to be made and to that end shall have all the powers of the officer from whom the appeal is taken.

Any person or persons jointly or severally aggrieved by any decision of the board of appeals or any taxpayer or any officer department board or bureau of the municipality may present to the court of common pleas of the respective county a petition duly verified setting forth that such decision is illegal in whole or in part specifying the grounds of the illegality. Such petition must be presented to the court within thirty days after the filing of the decision in office of the board.

Upon the presentation of such petition the court may allow an appeal directed to the board of appeals to review such decision of the board of appeals and shall prescribe therein the time within which a return thereto must be made

and served upon the relator's attorney which shall not be less than ten days and may be extended by the court. The allowance of the writ shall not stay proceedings upon the decision appealed from but the court may on application on notice to the board and on due cause shown grant a restraining order.

The board of appeals shall not be required to return the original papers acted upon by it but it shall be sufficient to return certified or sworn copies thereof or of such portions thereof as may be called for by such writ. The return shall concisely set forth such other facts as may be pertinent and material to show the grounds of the decision appealed from and shall be verified.

If upon the hearing it shall appear to the court that testimony is necessary for the proper disposition of the matter it may take evidence or appoint a referee to take such evidence as it may direct and report the same to the court with his findings of fact and conclusions of law which shall constitute a part of the proceedings upon which the determination of the court shall be made. The court may reverse or affirm wholly or partly or may modify the decision brought up for review.

Costs shall not be allowed against the board unless it shall appear to the court that it acted with gross negligence or in bad faith or with malice in making the decision appealed from.

All issues in any proceeding under this section shall have preference over all other civil actions and proceedings.

Section 5 The legislative body of such cities may provide by ordinance for the enforcement of this act and of any ordinance or regulation made thereunder. A violation of this act or of such ordinance or regulation is hereby declared to be a misdemeanor and such legislative body may provide for the punishment thereof by fine or imprisonment or both. It is also empowered to provide civil penalties for such violation.

Section 6 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

The title of the bill was read as follows:

An Act to amend Section one of and to add Sections four five and six to an act entitled "An Act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards, courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by cities and providing penalties for the violation of the same.

On the question,

Will the Senate agree to the title?

Mr. ARON. Mr. President, I move to amend the title by striking out the words "extending the provisions thereof to structures other than buildings" and insert therefor "providing for regulating and restricting the height, number of stories, bulk and size of buildings and other structures; the percentage of lot that may be occupied, the size, depth and width of yards, courts and other open spaces; the density of population and the location and use of buildings, structures and land for trade, industry, residence or other purposes."

Mr. BALDWIN. Mr. President, I second the motion.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 661, entitled::

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto the following clause

XXIV On the petition of the owners of a majority of the lineal feet frontage along any street or highway or portion thereof in any village within the township to enter into contract with electric gas or other lighting companies to light and illuminate such streets highways or portion thereof and other public places adjacent thereto in said villages with electric light gas light or other illuminant

The township commissioners shall levy for the maintenance of said lights an annual tax upon all the property including factories and places of business abutting upon the said streets highways and other public places in the district benefited thereby based upon the assessment for county purposes Such tax shall be collected in the same manner as other taxes The township treasurer shall receive the same commission as on other township taxes No such tax shall be levied against any farm land The township treasurer shall keep all such taxes collected for lighting in a separate account and pay out the same only upon orders signed by the chairman of the township commissioners attested by the Secretary The treasurer shall make a report to the auditors of the township annually

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 876 (House Bill No. 321), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto article three which reads as follows

CHAPTER XIV SEWERS AND DRAINS ARTICLE III

IN TOWNSHIPS OF THE SECOND CLASS

- (a) Establishing and Constructing Sewer and Drainage Systems Sewer Connections and Rates Disposal of Sewage Assessment of Cost of Construction

Section 1142 Subject to the provisions of Section 1158

hereof Townships of the second class may establish and construct a system of sewers and drainage locating the same as far as practicable along and within the lines of the public roads of the townships as seem advisable to the board of supervisors The supervisors may permit and where necessary for the public health require adjoining and adjacent property owners to connect with and use the same All persons so connecting shall pay in addition to the cost of making such connection a monthly or annual rate prescribed by a resolution of the board of supervisors Such monthly or annual rate shall constitute a lien until paid against the property so connecting with such system and the amount thereof may be recovered by due process of law

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company Law

Section 1143 Where it is reasonably impracticable in the judgment of the supervisors in any part of such system to carry such sewers or drains along the lines of public roads they may locate and construct so much of the same as is necessary through private lands

Section 1144 The supervisors shall make the necessary provisions for the disposition of the sewage and drainage within or for carrying the same beyond the limits of the township and to this end they are hereby authorized to enter into contracts with other municipalities and other corporations or persons and to purchase acquire enter upon take appropriate occupy and use such lands rights and interests therein within the corporate limits of other townships or boroughs as shall be necessary for the proper location construction maintenance use and operation of sewer main drains or disposal plants including such lands rights and interests therein as shall be necessary for future additions to and enlargements of such sewage facilities and as may be necessary to carry out the plans and specifications upon which a permit has been issued by the Commissioner of Health In accordance with the provisions of the act of April twenty-second one thousand nine hundred and five entitled "An act to preserve the purity of the waters of the State for the protection of public health"

Section 1145 In the event of inability to agree with the owners either for the land necessary for so much of the line of sewers and drains as are not located upon public roads or for so much land as is required for the disposition of the sewage the supervisors may enter upon said land and mark thereon the route and width necessary for the construction of the line of sewers or drains or the boundaries of so much land as is necessary for disposition of such sewage and occupy the said land for such purposes For all damage done or suffered or which accrues to the owner or owners of such land by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as like damages are determined in townships of the first class under the provisions of sections one thousand seventy-four one thousand seventy-five one thousand seventy-six and one thousand seventy-seven of the act to which this is an amendment

Section 1146 The damages as awarded when the report is finally confirmed shall be entered as a judgment and if the same is not paid within thirty days after the entry thereof execution to enforce the collection thereof may be issued as in other cases of judgment against townships

Section 1147 The cost of construction of any system of sewers or drains constructed by the authority of section one thousand forty-two of this act shall be charged upon the properties accommodated or benefited thereby to the extent of such benefits

Section 1148 Whenever a sewer system is constructed by a township of the second class for the accommodation of a certain portion only of the township the supervisors of such township may constitute the territory accommodated into a sewer district or divide it into several districts In such case of division into several districts the supervisors shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by resolution No district shall be charged with more than its due proportion of the cost of the main sewers pumping-stations et cetera used jointly by more than one district the aggregate amount charged on property in any such district shall not exceed the amount of such estimate subject to the provisions of section eleven hundred and fifty

of this act Where the whole of the township is accommodated by the system it may also be treated as a single district or divided into districts and be subject to the foregoing provisions

Any amount not legally chargeable upon properties benefited shall be paid out of the general township fund

Section 1149 The charge for any such sewer construction in any township of the second class shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment pursuant to a resolution of the board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the resolution may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than the whole amount of the benefit accruing to it and legally assessable

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits The amount of the charge on each property shall be ascertained as provided in section eleven hundred and fifty of this act

When a township is divided into sewer districts the assessment in each district may be by different methods

Section 1150 In all cases where the board of supervisors shall select the method provided by subdivision (b) of the foregoing section they shall petition the court of common pleas for appointment of viewers to assess benefits In all cases where they shall neglect for a period of three months after the completion of the sewer system to either ordain assessments by frontage or present petition for appointment of viewers taxpayers of the township whose property valuation as assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township may present a petition to the court of common pleas of the proper county for the appointment of viewers to assess benefits and in all cases where such taxpayers shall within three months of the adoption of a resolution levying an assessment under the method provided by subsection (a) of said section eleven hundred and forty-nine by petition state to said court that such assessment insufficiently represents the benefits accruing to abutting properties they may include in such petition a prayer for the appointment of viewers to assess benefits In either case the court shall thereupon appoint three disinterested persons from the board of county viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewer in question The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land abutting upon the line of said sewer system which in their opinion is benefited by its construction such amount as represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runstake into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in section ten hundred and seventy-four to ten hundred and seventy-seven inclusive of the act to which this is an amendment The aggregate of the assessment in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction unless the same shall by petition of taxpayers whose property valuation as aforesaid shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township presented within three months after the adoption a resolution providing for an assessment by frontage be stated to insufficiently represent the amount of benefits to such properties in which case the proceedings by taxpayers authorized above shall be applicable Upon the filing of such a petition by taxpayers as aforesaid for appointment of viewers any assessment made by the supervisors and any proceedings thereunder shall be null and void

The viewers shall file a report of their proceedings in the same manner as provided in section ten hundred and eighty-three of the act to which this is an amendment and all the provisions of said section shall be followed relative to such report

Section 1151 After the amount of the assessment charged upon the several properties has been established either by resolution making assessments according to frontage or by

confirmation of any report of viewers in whole or in part it shall be the duty of the township supervisors to file municipal liens for the assessments covered by such resolution or confirmation within the time and in the manner provided by law the same to be subject in all respects to the general law providing for the filing and recovery upon municipal liens The amounts of all assessments shall be payable to the township treasurer for the use of the township The supervisors shall also make out bills for the amounts charged against each property which shall be forthwith sent to all property owners residing in the township and mailed to all such owners residing elsewhere whose address is known

The cost of publication of notices in proceedings before viewers shall be paid by the township upon presentation of bills approved by the court

(b) Contracts With Individuals or Corporations for Construction and Maintenance of Sewer and Drainage Systems

Section 1152 In any case where under the authority of section eleven hundred and forty-two of this act a system of sewage and drainage covering any township of the second class in whole or in part shall have been approved and authorized by resolution the supervisors may enter into a contract with any responsible individual or individuals or corporation for the construction of such system of sewage or drainage at the expense of such individual or individuals or corporation He they or it shall be entitled under such contract to exercise all the powers of the township in the construction maintenance and operation of such system of sewage of drainage with the right to collect such charges in connection therewith as the supervisors prescribe in as full manner as the same might have been collected by the township or the supervisors In such contract the supervisors shall reserve to the township the right at any time or after a prescribed time to itself take possession of such system of sewage and drainage and its appurtenances at a price and upon terms to be fixed in the contract

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company Law

(c) Sewers and Drains in Streets or Alleys or Over Private Property Assessment of Cost of Construction According to Benefits

Section 1153 Subject to the provisions of Section 1158 hereof Townships of the second class may construct sewers and drains in any street or alley or through or on or over private property The costs damages and expenses of the construction of any such sewers or drains shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment pursuant to a resolution of the township board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the resolution may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than its proportion aforesaid of the entire cost and expense of such construction

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits the amount of the charge on which property shall be ascertained and the rights of taxpayers are conferred as in townships of the first class under the provisions of sections five hundred and fifty-three to five hundred and sixty-five both inclusive of the act to which this is an amendment

(d) Sewers Under State and County Highways

Section 1154 Townships of the second class may construct sewers and drains in and under any county or State highway within the township boundaries In case of the construction of sewers upon county highways the consent of the county commissioners of the county shall first be obtained and in case of the construction of sewers upon any State highway the consent of the State Highway Commissioner shall first be obtained

Section 1155 Whenever sewers have been or shall be laid or constructed by any second class township in and under such highways such township may ascertain levy and collect the costs and expenses of the construction thereof from the abutting property holders in the same manner as in first class townships under the provisions of sections five hundred and fifty-three to five hundred and sixty-four of this act

(e) Connecting With Sewer of Adjoining Municipality

Section 1156 Any township of the second class may connect with an existing sewer owned by any adjacent municipality for sewage purposes in the following manner

An application shall be made by the board of supervisors to the court of quarter sessions setting forth that fact If the court shall be of the opinion that such connection can be made without impairing the usefulness of the existing sewer it shall appoint three viewers who shall view the premises and investigate the facts of the case and shall assess the proportionate part of the expense of building the original sewer upon such township of the second class and shall fix the proportion of the expense for repairs which the municipality and the township of the second class shall thereafter bear and determine all other questions liable to arise in connection therewith

Section 1157 The viewers shall report to the court the result of their investigation which report shall be confirmed within thirty days unless exceptions thereto are filed After confirmation of such report or the disposal of any exceptions any party interested may appeal from the decision of the court of quarter sessions to the Superior Court

Section 1158 No sewer system of sewers or drain shall be constructed under the provisions hereof unless a resolution of the Board of Supervisors authorizing the same shall be published in a newspaper of general circulation published in the county in which the township is situated once a week for three successive weeks If within twenty days after the last publication or at any time during the period of publication taxpayers of the township whose property valuation is assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township shall sign and file in the office of the Prothonotary of the Court of Common Pleas of the County in which the township is located a written protest against the construction of such sewer sewer system or drain then the construction authorized by such resolution shall not be undertaken or proceeded with

(f) Acquisition of Sewer Systems

Section 1159 Any township of the second class in which any person firm or corporation is maintaining sewers and culverts with the necessary inlet and appliances for surface and under-surface and sewage drainage may become the owner of such sewers culverts inlet and appliances by paying therefor the actual value of the same at the time of the taking by the township

In case the supervisors of the township cannot agree with the owners of such sewers as to the price to be paid therefor the supervisors may enter upon and take possession of such sewers culverts inlets and appliances For all damage done or suffered or which accrues to the owner or owners of such sewer by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as damages for the construction of sewers are determined in townships of the first class under the provisions of sections one hundred and seventy-four to one hundred and seventy-seven inclusive of the act to which this is an amendment

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 884 (House Bill No. 651), entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

Whereas there is now in the possession of the Valley Forge Park Commission a fund known as the "Wood Fund" approximating eight thousand dollars (\$8,000) in amount which fund has accrued from the proceeds of the sale of timber and other natural products grown on or taken from the Commonwealth's property at Valley Forge Park and

Whereas said Valley Forge Park Commission does not have authority to make use of the moneys in the said fund

Section 1 Be it enacted by the Senate and House of Rep-

resentatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Valley Forge Park Commission be and hereby is authorized to expend the moneys in the said "Wood Fund" for the payment of the salaries wages or other compensation of necessary employees for the purchase of supplies or equipment and for any other expenses necessary in connection with the proper maintenance of Valley Forge Park Provided however that said Valley Forge Park Commission shall render an accounting to the Auditor General of this Commonwealth for the moneys in the said fund showing in detail the purposes for which they shall have been expended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 900, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State Committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein and repealing inconsistent legislation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the offices of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which was amended by an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and forty-four) entitled "An act to amend the first sixth and seventh sections of an act entitled 'An act regulating certain political parties providing for and regulating the nominations of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation' approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen so as to manage the time for filing petitions of nomination and the time for the organi-

zation of the State committees" is hereby further amended to read as follows

Section 6 The names of candidates for nomination as President of the United States and the names of all other party candidates shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State or of the political district or division as the case may be within which the nomination is to be made or election is to be held and the filing of affidavits by the candidates as provided in this act and the names of no candidates shall be printed upon an official ballot of a political party to be used at any primary unless such petitions shall have been filed and unless such candidates except they be candidates for the office of President of the United States shall have filed affidavits as hereinafter provided

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare that he is a member of the party designated in such petition Provided however That where there are to be elected two or more persons to the same office each signer may sign petitions for as many candidates for such office as and no more than he could vote for at the succeeding election He shall also declare therein that he is a qualified elector of the county therein named and in case the nomination is not to be made or candidates are not to be elected by the electors of the State at large of the political district or division therein named in which the nomination is to be made or the election is to be held He shall add his occupation and residence giving city borough or township with street and number if any and shall also add the date of signing No nomination petition shall be circulated prior to forty (40) days before the last day on which such petition may be filed and no signature shall be counted unless it bears date within forty (40) days of the last day for filing the same

Said nomination petition may be on one or more sheets and different sheets must be used for signers residents in different counties Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State or of the political district or division as the case may be referred to in said petition his residence giving city borough or township with street number if any that the signers signed with full knowledge of the contents of the petition that their respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors and members of the designated party of the State or of the political district or division as the case may be

(b) Each candidate for any State county or city office shall file with his nomination petition his affidavit stating his residence with street and number if any and his post office address his election district the name of the office for which he consents to be a candidate that he is eligible for such office [and] that he will not knowingly violate any election law or any law regulating and limiting nominations expenses and prohibiting corrupt practices in connection therewith and that he is not a candidate for nomination for the same office by any party other than the one designated in such petition In no event shall the name of any person consenting to be a candidate for nomination for any one office to be printed as a candidate for such office upon the official primary ballot of more than one party Provided That in no event shall any person's name be printed upon the official ballot of any party as a delegate State committeeman National committeeman or party officer unless he is a qualified elector of said party

In the case of a candidate for nomination as President of the United States it shall not be necessary for such candidate to file the affidavit required in this section to be filed by candidates but the post office address of such candidate shall be stated in such nomination petition

(c) Each candidate for election as delegate or alternate delegate to a National party convention may include with his affidavit the statement hereinafter set forth in this section but his failure to include such statement shall not be valid ground on the part of the Secretary of the Commonwealth for refusal to receive and file his nomination petition Such statement if any be made shall be in substantially the following form

Delegate's Statement

I hereby declare to the voters of my political party in the (here insert "State of Pennsylvania" if a delegate or alternate delegate at large otherwise insert "..... District") that if elected and in attendance as a delegate to the National convention of the party I shall with all fidelity to the best of my judgment and ability in all matters coming before the convention support the candidate for President of the United States who shall have received the highest number of votes cast in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District") by the voters of my party for said office at the ensuing primary and shall use all honorable means within my power to aid in securing the nomination for such candidate for President

(Signature of candidate for delegate or alternate delegate)
On the ballot used at a primary after or under the name of each candidate for delegate or alternate delegate to a National party convention shall appear the words "Promise to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District" for President" or "Does not promise to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District") for President" according as if the candidate included or failed to include the above statement with his affidavit

Section 2 That section eight of said act is hereby amended to read as follows

Section 8 No nomination petition shall be refused or set aside except for

(a) Material error or defects apparent on the face thereof or on the face of the appended or accompanying affidavits or

(b) Material alterations made after signing without the consent of the signers or

(c) Want of sufficient number of genuine signatures of persons qualified with respect to age sex residence and citizenship to be electors

(d) The fact that nomination petitions have been filed for printing of the name of the same person for the same office upon the official ballot of more than one designated party

The invalidity of any sheet of a petition shall not affect the validity of such petition if a sufficient petition remains after eliminating such invalid sheet

Application to set aside any nomination petition shall be by petition to the court of common pleas of the county in which such petition has been filed setting forth specifically the matters objected to and must be filed within five days after the last day for filing said nomination petition Upon the presentation of such a petition the court shall make an order fixing a time for hearing which shall not be later than ten days after the last day for filing said nomination petition and specifying the time and manner of notice that shall be given to the candidate named in the nomination petition sought to be set aside

If the matters objected to are such as are specified in subdivision (a) of this section the court upon hearing the case may in its discretion permit amendments within such time and upon such terms as to payment of costs as the court may specify

In case the petition to set aside a nomination petition is dismissed the petitioner shall pay the whole of the costs of the proceeding including all witness fees

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

SENATE PROCEEDS TO HOUSE TO LISTEN TO READING OF MESSAGE BY THE GOVERNOR.

The hour 12:00 o'clock noon having arrived, Messrs. Irvin and Craig, a Committee from the House of Representatives being introduced, informed the Senate that the House of Representatives was ready for the reception of the President and Members of the Senate for the purpose of listening to the reading by his Excellency, the Governor, of his message, on Law Enforcement.

Whereupon,
The President and members of the Senate proceeded to the hall of the House of Representatives.

SENATE RETURNS FROM HOUSE.

After sometime, the President and Senators returned to the Senate Chamber.

APPROPRIATION BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 671, (House Bill No. 13), entitled:

An Act making an appropriation to the Glen Mills School in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 672, (House Bill No. 18), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the county of Delaware and the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 673, (House Bill No. 19), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 674, (House Bill No. 23), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 675, (House Bill No. 24), as follows:

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Rochester General Hospital of Rochester Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day or part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 676, (House Bill No. 25), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 677, (House Bill No. 26), entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 678, (House Bill No. 28), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 679, (House Bill No. 30), entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 680, (House Bill No. 44), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 681, (House Bill No. 46), entitled:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 682, (House Bill No. 48), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 683 (House Bill No. 54), entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the Western end of the borough of Matamoras, in the county of Pike

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 684, (House Bill No. 63), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 685, (House Bill No. 67), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 686, (House Bill No. 70), entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 687, (House Bill No. 71), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 688, (House Bill No. 72), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 689, (House Bill No. 73), entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 690, (House Bill No. 79), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 691, (House Bill No. 81), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 692, (House Bill No. 83), entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 693, (House Bill No. 84), as follows:

An Act making an appropriation to the Nursey Home of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand five hundred dollars (\$5,500) or so much thereof as may be necessary is hereby specifically appropriated to the Nursey Home of Harrisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

In the event of the merger or consolidation of the Nursey Home of Harrisburg Pennsylvania with any other institution the amount of the aforesaid appropriation remaining unpaid at the time of such merger or consolidation is hereby appropriated and made available to the institution with or into which such Nursery Home has been merged or consolidated for the same purpose The Auditor General is hereby authorized to issue his warrant upon the State Treasurer in favor of the institution into which such Nursery Home has been merged or consolidated for the payment of the sum to it so appropriated and made available

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The Senate proceeded to the second reading and consideration of Senate Bill No. 694, (House Bill No. 86), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 695, (House Bill No. 87), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 696, (House Bill No. 89), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 697, (House Bill No. 90), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 698, (House Bill No. 91), entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 699, (House Bill No. 93), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 700, (House Bill No. 94), as follows:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby appropriated to the Children's Industrial Home Harrisburg Pennsylvania for maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-five to be paid according to law

In the event of the merger or consolidation of the Children's Industrial Home at Harrisburg Pennsylvania with any other institution the amount of the aforesaid appropriation remaining unpaid at the time of such merger or consolidation is hereby appropriated and made available to the institution with or into which such Children's Industrial Home has been merged or consolidated for the same purpose The Auditor General is hereby authorized to issue his warrant upon the State Treasurer in favor of the institution into which such Children's Industrial Home has been merged or consolidated for the payment of the sum to it so appropriated and made available

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 701, (House Bill No. 95), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 702, (House Bill No. 101), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 703, (House Bill No. 102), entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 704, (House Bill No. 103), entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 705, (House Bill No. 108), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 706, (House Bill No. 109), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 707, (House Bill No. 110), as follows:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and to each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 708, (House Bill No. 116), as follows:

An Act making an appropriation to the Philadelphia Home for Incurables

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Home for Incurables for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 708 (House Bill No. 116) the bill just read, be recommitted to the Committee on Appropriations

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 709, (House Bill No. 118), entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 710, (House Bill No. 119), as follows:

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) be and the same is hereby specifically appropriated to the Board of Trustees of The Philadelphia Museums for the distribution of geographical collections and educational material among the public and other free schools of this Commonwealth and for the preparation and installation of exhibits for the two fiscal years beginning June first one thousand nine hundred and twenty-five payment to be made on requisition by the Department of Public Instruction

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 711, (House Bill No. 125), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 712, (House Bill No. 127), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 713, (House Bill No. 128), entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 714, (House Bill No. 129), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 714, (House Bill No. 129), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 715, (House Bill No. 130), entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 715, (House Bill No. 130), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 716, (House Bill No. 132), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 716, (House Bill No. 132), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 717, (House Bill No. 134), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 718, (House Bill No. 135), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 719, (House Bill No. 136), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 720, (House Bill No. 139), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 721, (House Bill No. 141), entitled:

An Act making an appropriation to the Florence Critten-don Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 722, (House Bill No. 142), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 723, (House Bill No. 145), as follows:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Citizens General Hospital of New Kensington Pennsylvania for two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical

and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 724, (House Bill No. 148), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 725, (House Bill No. 151), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 726, (House Bill No. 153), as follows:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Almira Home Association of New Castle Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 727, (House Bill No. 164), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 728, (House Bill No. 169), entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 729, (House Bill No. 175), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 729, (House Bill No. 175), the bill just read, be recommended to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 730, (House Bill No. 177), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 731, (House Bill No. 178), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 732, (House Bill No. 179), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 733, (House Bill No. 186), entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 734, (House Bill No. 189), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 735, (House Bill No. 191), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Springs Blair County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 736, (House Bill No. 197), as follows:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Franklin Hospital Franklin Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The rule requiring bills to be considered in Committee

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 737, (House Bill No. 198), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 738, (House Bill No. 199), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 739, (House Bill No. 201), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 740, (House Bill No. 202), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 741, (House Bill No. 203), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 742, (House Bill No. 205), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 743, (House Bill No. 206), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 744, (House Bill No. 207), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 745, (House Bill No. 209), entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 746, (House Bill No. 213), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 747, (House Bill No. 214), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 748, (House Bill No. 215), entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 749, (House Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 750, (House Bill No. 224), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 751, (House Bill No. 226), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 751, (House Bill No. 226), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 752, (House Bill No. 232), entitled:

An Act making making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 753, (House Bill No. 233), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 753, (House Bill No. 233), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 754, (House Bill No. 234), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 755, (House Bill No. 236), entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 756, (House Bill No. 237), entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 757, (House Bill No. 238), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 758, (House Bill No. 239), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 759, (House Bill No. 240), entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 760, (House Bill No. 241), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 761, (House Bill No. 244), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminister Avenue Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 762, (House Bill No. 245), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 763, (House Bill No. 246), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 764, (House Bill No. 247), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 765, (House Bill No. 248), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 766, (House Bill No. 249), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 767, (House Bill No. 252), entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 768, (House Bill No. 253), as follows:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary is hereby specifically appropriated to the Oil City Hospital of Oil City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service. Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 769, (House Bill No. 260), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 770, (House Bill No. 261), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 771, (House Bill No. 270), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 771, (House Bill No. 270), the bill just read, be re-committed to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 772, (House Bill No. 272), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 773, (House Bill No. 278), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 774, (House Bill No. 285), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 775, (House Bill No. 288), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 776, (House Bill No. 291), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 777, (House Bill No. 295), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 778, (House Bill No. 296), as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand five hundred dollars (\$22,500) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as a part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 778, (House Bill No. 296), the bill just read, be recom-

mitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 779, (House Bill No. 298), entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 780, (House Bill No. 300), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 780, (House Bill No. 300), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 781, (House Bill No. 301), entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 782, (House Bill No. 302), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 783, (House Bill No. 307), entitled:

An Act making an appropriation to the Medio-Chir-

urgical Hospital of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 784, (House Bill No. 310), as follows:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Brownsville General Hospital of Brownsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 785, (House Bill No. 311), entitled:

An Act making an appropriation to the Montefiore Hospital Association, of Western Pennsylvania, Pittsburgh.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 785, (House Bill No. 311), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 786, (House Bill No. 315), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 787, (House Bill No. 316), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 788, (House Bill No. 317), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 789, (House Bill No. 322), entitled:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 789, (House Bill No. 322), the bill just read be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 790, (House Bill No. 328), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 791, (House Bill No. 343), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 792, (House Bill No. 346), as follows:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary is hereby specifically appropriated to the Latrobe Hospital of Latrobe Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 793, (House Bill No. 347), entitled:

An Act making an appropriation to the Westmoreland Hospital of Greensburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 794, (House Bill No. 350), entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 795, (House Bill No. 351), entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 795, (House Bill No. 351), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 796, (House Bill No. 352), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 797, (House Bill No. 354), as follows:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Canonsburg General Association located at Canonsburg Washington County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and each day or part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 797, (House Bill No. 354), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 798, (House Bill No. 357), entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and considera-

tion of Senate Bill No. 779, (House Bill No. 359), entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 800, (House Bill No. 368), entitled:

An Act authorizing the Department of Highways to correct errors in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 800, (House Bill No. 368), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 801, (House Bill No. 371), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lock Haven Hospital of Lock Haven Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 802, (House Bill No. 375), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 803, (House Bill No. 376), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 804, (House Bill No. 377), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 805, (House Bill No. 381), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 806, (House Bill No. 385), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 807, (House Bill No. 387), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 808, (House Bill No. 389), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 808, (House Bill No. 389), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 809, (House Bill No. 395), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 810, (House Bill No. 396), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 811, (House Bill No. 397), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 812, (House Bill No. 399), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 813, (House Bill No. 400), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 814, (House Bill No. 407), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 815, (House Bill No. 408), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for Hospital Maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 816, (House Bill No. 422), entitled:

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 817, (House Bill No. 433), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 818, (House Bill No. 441), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 819, (House Bill No. 458), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 820, (House Bill No. 461), entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 821, (House Bill No. 466), as follows:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Memorial Hospital at Mount Pleasant Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 822, (House Bill No. 474), entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 823, (House Bill No. 478), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 824, (House Bill No. 480), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 825, (House Bill No. 488), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 826, (House Bill No. 494), entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 827, (House Bill No. 508), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 828, (House Bill No. 509), entitled:

An Act making an appropriation to the Bloomsburg Hos-

pital Bloomsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 829, (House Bill No. 510), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 830, (House Bill No. 548), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 831, (House Bill No. 556), as follows:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Kittanning General Hospital Kittanning Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 832, (House Bill No. 558), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 833, (House Bill No. 560), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 834, (House Bill No. 565), entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 835, (House Bill No. 566), as follows:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Friendless of the City of Williamsport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 836, (House Bill No. 569), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 837, (House Bill No. 604), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 838, (House Bill No. 632), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 839, (House Bill No. 635), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 840, (House Bill No. 638), entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 841, (House Bill No. 648), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital, Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 842, (House Bill No. 653), entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 843, (House Bill No. 657), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 844, (House Bill No. 694), entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 845, (House Bill No. 698), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 846, (House Bill No. 714), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 847, (House Bill No. 718), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 848, (House Bill No. 729), entitled:

An Act making an appropriation to the Agricultural Experiment Station of Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 849, (House Bill No. 742), entitled:

An Act making an appropriation to the Board of Com-

missioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 850, (House Bill No. 745), entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 850, (House Bill No. 745), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 851, (House Bill No. 753), as follows:

An Act making an appropriation to the Wilk-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and seventeen thousand dollars (\$117,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania for the support and maintenance of said hospital for the two fiscal years beginning June first nineteen hundred twenty-five to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3.00) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3.00) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 852, (House Bill No. 759), entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 853, (House Bill No. 769), entitled:

An Act Making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 854, (House Bill No. 778), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 855, (House Bill No. 781), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 856, (House Bill No. 786), entitled:

An Act making an appropriation to the First Allegheny day nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 857, (House Bill No. 787), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 858, (House Bill No. 804), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 859, (House Bill No. 805), as follows:

An Act making an appropriation to the Andrew Kaul Memorial at St. Mary's Elk County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 860, (House Bill No. 808), entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 861, (House Bill No. 823), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 862, (House Bill No. 852), entitled:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 863, (House Bill No. 867), entitled:

An Act making an appropriation to the Florence Crittendon Home of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 864, (House Bill No. 888), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 865, (House Bill No. 899), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State Pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 866, (House Bill No. 901), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 867, (House Bill No. 959), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 868, (House Bill No. 987), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 868, (House Bill No. 987), the bill just read, be recommended to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 869, (House Bill No. 988), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 870, (House Bill No. 993), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 871, (House Bill No. 998), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 872, (House Bill No. 999), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 873, (House Bill No. 1016), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 874, (House Bill No. 1025), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 875, (House Bill No. 1036), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 432, (House Bill No. 484), on final passage, entitled:

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

Senate Bill No. 443, on final passage, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie

Senate Bill No. 456, on final passage, entitled:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty

Senate Bill No. 517, on final passage, entitled:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Senate Bill No. 553, on final passage, entitled:

An Act to validate all the official actions of any Justice of the Peace who has heretofore been duly elected but who failed to notify the Prothonotary of acceptance of such election and to receive a commission as Justice of the Peace but never the less has exercised the powers of a Justice of the Peace

Senate Bill No. 108, on third reading, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Senate Bill No. 148, on third reading, entitled:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver and making an appropriation

have not been received from the printer and will go over in their order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 304, (House Bill No. 187), entitled:

An Act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of live stock and poultry from damages by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses

And said bill having been read at length the third time, and agreed to,

Shall the bill pass finally?

On the question,

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

| | | | |
|-------------|-----------|------------|----------------|
| Baldwin, | Earnest, | Kunkle, | Phipps, |
| Baumer, | Eyre, | Kutz, | Schantz, |
| Bonbrake, | Freeman, | Leslie, | Snyder, |
| Brown, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Culbertson, | Harris, | North, | Stites, |
| Davis, | Huffman, | Norton, | Vare, |
| Derrick, | Joyce, | Painter, | Homsher, |
| DeWitt, | Krause, | Patton, | Pres. Pro Tem. |

NAYS—3.

| | | |
|--------|---------|----------|
| Betts, | Lanier, | Sprowls, |
|--------|---------|----------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 306, (House Bill No. 304) on third reading, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section seventeen

be recommitted to the Committee on Finance.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 318, (House Bill No. 106), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and seventy-one) entitled "An act requiring banks banking corporations copartnerships or associations cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on records of deeds and declaring certain entries void" by extending its provisions to all corporations copartnerships and associations

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Schantz. |
| Baldwin, | DeWitt, | Kutz, | Snyder. |
| Barr, | Earnest, | Lanius, | Sones, |
| Baumer, | Eyre, | Leslie, | Sprowls, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | North, | Vare, |
| Buckman, | Harris, | Norton, | Weingartner, |
| Coyne, | Huffman, | Painter, | Woodward, |
| Culbertson, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 346, entitled:

An Act specifying additional securities in which trustees or directors of savings banks chartered under general or special acts of Assembly may invest moneys deposited therein

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Sprowls, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Huffman, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. EARNEST. Mr. President, I move that Senate Bill No. 347, on third reading, entitled:

An Act to amend paragraph one of Section three of Article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" changing the millage provided for general tax purposes

be recommitted to the Committee on New Counties and County Seats.

Mr. GELDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 352, entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Eyre, | Leslie, | Sones, |
| Baumer, | Freeman, | MacDade, | Sprowls, |
| Betts, | Gelder, | Mansfield, | Steele, |
| Bonbrake, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Vare, |
| Buckman, | Huffman, | Painter, | Weingartner, |
| Coyne, | Joyce, | Patton, | Woodward, |
| Culbertson, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Salus, | Pres. Pro Tem. |
| Derrick, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 363, entitled:

An Act to amend an act approved the eighteenth day of July, 1917, (P. L. 1043) entitled, "An act establishing a public school employes retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities,

allowances, returns, benefits and rights from taxation and judicial process, and providing penalties," by giving employees certain additional service credit, changing the rules relating to the state annuity, and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Schantz, |
| Baldwin, | DeWitt, | Kutz, | Snyder, |
| Barr, | Earnest, | Lanius, | Sones, |
| Baumer, | Eyre, | Leslie, | Sprowls, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | North, | Vare, |
| Buckman, | Harris, | Norton, | Weingartner, |
| Coyne, | Huffman, | Painter, | Woodward, |
| Culbertson, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 386, (House Bill No. 393), as follows:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act be and the same are hereby specifically appropriated to the several objects hereinafter named to be made in the manner prescribed by law and to be paid out of any moneys in the treasury not otherwise appropriated Provided That all sums hereby appropriated shall be paid on the warrant of the Auditor General drawn upon the State Treasurer unless otherwise prescribed by law

Section 2 For the payment of the deficiencies in certain appropriations made to and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by the following named executive departments of the State Government the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

EXECUTIVE DEPARTMENT.

DEPARTMENT OF THE AUDITOR GENERAL.

For the payment of the deficiency in the salary of the Auditor General at the salary rate to become effective on the fifth day of May one thousand nine hundred and twenty-five the sum of one hundred sixty-six dollars and sixty-seven cents (\$166.67)

For the payment of the deficiency in the expenses of publishing monthly statements of the general sinking and all other funds as required by law and for the payment of advertisements for proposals for publication of the decisions of the Supreme Court under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of the deficiency fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) the sum of eighty-six dollars and twenty cents (\$86.20)

For the payment to the Philadelphia National Bank Philadelphia the State's Fiscal Agent for deficiency in compensation as Loan and Transfer Agent of the Commonwealth for two fiscal years ending May thirty-first one thousand nine hundred and twenty-five the sum of three thousand one hundred and twenty-five dollars (\$3,125.00)

TREASURY DEPARTMENT.

For the payment of the deficiency in the salary of the State Treasurer at the salary rate to become effective on the fifth day of May one thousand nine hundred and twenty-five the sum of one hundred sixty-six dollars and sixty-seven cents (\$166.67)

For the payment of the deficiency in the payment of clerk hire including auditors investigators messengers watchmen cleaners experts clerks and stenographers office equipment and incidental and contingent expenses the sum of eleven thousand five hundred dollars (\$11,500) or so much thereof as may be necessary

DEPARTMENT OF INTERNAL AFFAIRS.

For payment of deficiency in salaries of officials clerks and employees of the Bureau of Statistics and Information the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

ADJUTANT GENERAL'S DEPARTMENT

For the payment of annual allowance to National Guard organizations passenger and freight transportation rifle practice allowances repairs to auto trucks expenses of inspectors and other paid obligations for the fiscal year ending May thirty-first one thousand nine hundred and twenty-five the sum of seventy-five thousand two hundred ninety-six dollars (\$75,296)

For officers' annual allowance claims due and filed eleven thousand one hundred eleven dollars and sixty-seven cents (\$11,111.67)

For deficiency in the payment of clerical services in connection with the preparation and compiling of the records of the soldiers of Pennsylvania who participated in the World War in sum of one thousand seven hundred and fifty dollars (\$1,750)

DEPARTMENT OF MINES

For the payment of salaries due fifty-one anthracite and bituminous mine inspectors for services rendered during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-five the sum of twenty thousand four hundred dollars (\$20,400)

For the payment of expenses incurred by anthracite mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand and four dollars and ninety-six cents (\$3,004.96)

For the payment of expenses incurred by bituminous mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of five thousand eight hundred and seventy-nine dollars and twenty-nine cents (\$5,879.29)

JUDICIAL DEPARTMENT.

Section 3 For the payment of deficiency in the salary of the Deputy Prothonotary of the Supreme Court Eastern District the sum of eight hundred ninety-one dollars and seventy-five cents (\$891.75)

For the payment of the compensation carfare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of eight thousand dollars (\$8,000)

INTEREST ON FUNDED DEBT AND MISCELLANEOUS APPROPRIATIONS.

Section 4 For the payment of the deficiency in interest on the funded debt of the Commonwealth which falls due on the first day of February one thousand nine hundred and twenty-five the sum of five thousand eight hundred and thirty-nine dollars (\$5,839)

For the payment of the deficiency in the salaries of State employes who have been or may be retired by resignation the sum of seventeen thousand two hundred and eighty-one dollars and ninety cents (\$17,281.90)

For the payment of expenses of the celebration in connection with the presentation of William Penn Charter to the Commonwealth of Pennsylvania the sum of Fifteen Hundred Dollars (\$1500) or so much thereof as may be necessary

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Schantz, |
| Baldwin, | DeWitt, | Kutz, | Snyder, |
| Barr, | Earnest, | Lanius, | Sones, |
| Baumer, | Eyre, | Leslie, | Sprohls, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | North, | Vare, |
| Buckman, | Harris, | Norton, | Weingartner, |
| Coyne, | Huffman, | Painter, | Woodward, |
| Culbertson, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 391, entitled:

An Act to amend sections one to eleven inclusive and to repeal section twelve of an act approved the first day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and thirty-eight) entitled "An act defining vocational education providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State" by making changes in the manner of disbursement of State and Federal funds for the furtherance of vocational education

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Eyre, | Leslie, | Sones, |
| Baumer, | Freeman, | MacDade, | Sprohls, |
| Betts, | Gelder, | Mansfield, | Steele, |
| Bonbrake, | Griswold, | Miller, | Stites, |
| Brown, | Harris, | North, | Vare, |
| Buckman, | Heaton, | Norton, | Weingartner, |
| Coyne, | Huffman, | Painter, | Woodward, |
| Culbertson, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |
| Derrick, | Kunkle, | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 438, (House Bill No. 361), entitled:

An Act to amend section three of an act, approved the eleventh day of May, one thousand nine hundred and twenty-one (P. L. 522), entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to livestock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties upon certain State, county, city, borough, town and township officers and employes; directing the payment of all moneys collected into the State treasury; and making an appropriation therefor; and providing penalties" appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses, including certain fees collected prior to the passage of this act.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Krause, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Steele, |
| Bonbrake, | Gelder, | Miller, | Stites, |
| Brown, | Griswold, | North, | Vare, |
| Buckman, | Harris, | Norton, | Weingartner, |
| Coyne, | Heaton, | Painter, | Woodward, |
| Culbertson, | Huffman, | Patton, | Homsher, |
| Daiz, | Joyce, | Phipps, | Pres. Pro Tem. |
| Davis, | | | |

NAYS—3.

Kunkle, Leslie, Sprohls,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

RECONSIDERATION OF HOUSE BILL NO. 630.

Mr. STITES. Mr. President, I move to reconsider the vote by which Senate Bill No. 504, (House Bill No. 630), entitled:

An Act to further amend clause three section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four) entitled "A further supplement to the act entitled 'An act concerning divorces'" as amended by taking away the right of support or alimony in certain cases

was defeated on final passage.

The PRESIDENT. How did the Senator vote?

Mr. STITES. Mr. President, I voted "No."

Mr. MacDADE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. MacDADE. Mr. President, I voted "No."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. STITES. Mr. President, I move that the Senate do now proceed to the consideration of this bill.

Mr. STITES. Mr. President, and members of the Senate, this bill was introduced by Mr. Mathay of the House, and he feels that in view of the fact that the numbering of the bill in the file of the bill was of such a confused character that many of the Senators did not understand the purport of the bill; and I have agreed to express his position on the bill to the Senate, in order that the bill may receive the consideration he feels it deserves.

The bill relates to alimony in divorce actions. Under the law as it now stands, where a husband has secured a divorce from his wife on the ground of cruel and barbarous treatment or indignities to the person, the Court may, if it desires, grant alimony to the wife. The sponsor of the bill feels that that condition should not exist but that where the husband has secured a divorce from the wife on the ground of cruel and barbarous treatment, that in such cases he should be relieved from any question of paying her alimony.

Now, that is the situation upon which, perhaps, men may differ. The sponsor of the bill feels, however, that the bill should have been passed, and not defeated; and I said to him that in view of the situation, and in view of the fact that I had voted against the bill, I would be perfectly willing to explain his position on the bill to the Senate, in order that the bill might receive more mature consideration.

Mr. GRISWOLD. Mr. President, I would like to interrogate the Senator from Montgomery, Mr. Stites.

The PRESIDENT. Will the Senator from Montgomery, Mr. Stites, permit himself to be interrogated?

Mr. STITES. Mr. President, I will.

Mr. GRISWOLD. Mr. President, is it not a fact that a great many divorces are granted on the ground of cruel and barbarous treatment, that being merely a subterfuge; and, it seems to me, that the Court now has authority to grant alimony or not grant alimony. Is that not sufficient?

Mr. STITES. Mr. President, I should say it is not a subterfuge. Of course the wife under the Act of Assembly is entitled to notice of the proceeding, and if she wishes to defend she was a perfect right to come in and do it. Mr. Mathay feels that where the wife has by cruel and barbarous treatment rendered her husband's condition intolerable and life burdensome, that under those circumstances she should not be in a position to come in and annoy him further by demanding alimony. Where a husband has established by good ground that he is entitled to a divorce by reason of the treat-

ment he has been subjected to at the hands of his wife, and when he has received a final decree at the hands of the Court the matter should end there and he should not afterwards be subjected to an application on her part for alimony. I think there is a great deal of justice in his position.

Mr. BUCKMAN. Mr. President, this bill merely takes away, removes from the statute books, rather, the only ground upon which permanent alimony is given in this State in divorce cases. If this bill were to provide that where the husband is cruel to his wife the Court may order him to pay alimony after the final decree is granted, there might be some merit in it; but I do not see any reason in the world why a husband should be compelled to pay permanent alimony to his wife after the granting of an absolute divorce, merely because that wife had been cruel and barbarous to her husband. In other words, it compensates the wife for her cruelty to her husband. As I say, it is the only case in which permanent alimony is granted, and I can see no reason for leaving this law on the statute books.

It is true, the present law provides that the court may or may not grant alimony but I see no reason why the court should be burdened with even considering the granting of permanent alimony to a wife who has given her husband ground for a divorce; and I hope, therefore, that the Senators, who, through misapprehension or otherwise, saw fit to vote against this bill last evening will reconsider their vote and vote for it at this time.

Mr. CULBERTSON. Mr. President, the practice shows the judges very seldom have granted alimony in cases of this kind, but there are some cases where the facts are so very, very, close and where the determination of the case probably will be decided along the lines of this matter of alimony,—it is not compulsory for the Judge to grant alimony,—the Judges of the Courts of Common Pleas, should have the right to determine, in their discretion whether or not a woman is entitled to alimony under the facts presented before him.

Mr. LESLIE. Mr. President, I would like to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, with much pleasure.

Mr. LESLIE. Mr. President, would this not be the means for the granting of a number of questionable decrees in divorce where the proceedings are based upon the question of cruel and barbarous treatment?

Mr. BUCKMAN. Mr. President, as I say, it would have no effect on that question whatsoever. The only ground now, as I stated before on which the Court allows permanent alimony is where the wife has been cruel to her husband. This applies only to absolute divorce, not in the case of separation from bed and board—which are the cases in which permanent alimony is usually granted. And this would merely take away that one exception, which, as has been said, is very seldom used; and, as far as I can see, there is no real reason why that exception should be made.

As I understand the women in these days want equality as between husband and wife, and I see no reason why they should not be given this additional piece of legislation in order to bring men and women more nearly equal, if possible.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution. and were as follows, viz:

YEAS—27.

| | | | |
|-----------|----------|----------|----------------|
| Aron, | Davis, | Kutz, | Sones, |
| Baldwin, | DeWitt, | Leslie, | Stites, |
| Bonbrake, | Earnest, | MacDade, | Vare, |
| Erown, | Eyre, | Patton, | Weingartner, |
| Buckman, | Heaton, | Phipps, | Woodward, |
| Coyne, | Joyce, | Salus, | Homsher, |
| Daix, | Krause, | Schantz, | Pres. Pro Tem. |

NAYS—19.

| | | | |
|-------------|-----------|------------|----------|
| Baumer, | Gelder, | Lanius, | Painter, |
| Betts, | Griswold, | Mansfield, | Snyder, |
| Culbertson, | Harris, | Miller, | Sprowls, |
| Derrick, | Huffman, | North, | Steele, |
| Freeman, | Kunkle, | Norton, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 440, (House Bill No. 471), entitled:

'An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Sprowls, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Coyne, | Heaton, | Norton, | Weingartner, |
| Culbertson, | Huffman, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 459, as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred eighty thousand dollars (\$580,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon for the two fiscal years commencing June first one thousand nine hundred and twenty-five for the following specific purposes

For salaries insurance library and school books school supplies stationery postage tools machinery material and supplies for instructional purposes in the vocational departments lectures entertainments and special school instruction gratuities to discharge or paroled inmates parole and any other expenses necessary for the proper conduction of the work of the Board for the two year period the sum of four hundred fifty thousand dollars (\$450,000)

For repairs replacements and improvements to grounds buildings machinery and equipment for the purchase of essential machinery and equipment essential additional structures for the purchase of additional lands for protection of drinking water supply construction of drainage sewers surface drains for new pipe line to carry water from Prices Spring to engine room for general improvement and replacement of water system correction of conditions constituting serious hazards to life and property fuel saving equipment and instrument on boilers for the improvement to the electrical system for the two year period the sum of one hundred thirty thousand dollars (\$130,000)

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Sprowls, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Coyne, | Heaton, | Norton, | Weingartner, |
| Culbertson, | Huffman, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 465 entitled:

An Act to amend sections four, five, eight and fifteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity," as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Sprowls, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Coyne, | Heaton, | Norton, | Weingartner, |
| Culbertson, | Huffman, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. CULBERTSON. Mr. President, I ask that Senate Bill No. 472, (House Bill No. 378), on third reading, entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime-sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 476, entitled:

An Act to further amend paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Leslie, | Sones, |
| Baumer, | Eyre, | MacDade, | Steele, |
| Bonbrake, | Freeman, | Mansfield, | Stites, |
| Brown, | Gelder, | Miller, | Vare, |
| Buckman, | Griswold, | North, | Weingartner, |
| Coyne, | Harris, | Norton, | Woodward, |
| Culbertson, | Heaton, | Painter, | Homsher, |
| Daix, | Joyce, | Patton, | Pres. Pro Tem. |
| Davis, | Krause, | Phipps, | |

NAYS—5.

| | | | |
|----------|---------|---------|----------|
| Betts, | Lanius, | Snyder, | Sprowls, |
| Huffman, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 478, as follows:

An Act making it lawful for any telephone telegraph or electric light company to trim trees along any public highway other than in cities of the first class without first notifying the owners of the land

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any telephone telegraph or electric light company to trim any tree along any public highway where its lines are strung without first giving the owner of the premises upon which such tree stands at least twenty-four hours' notice of its intention so to do The provisions of this section shall not apply to cities of the first class

Section 2 Any such company violating the provisions of section one of this act shall upon summary conviction thereof be sentenced to pay a fine of not more than fifty dollars for each tree trimmed

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Salus, |
| Baldwin, | DeWitt, | Kutz, | Schantz, |
| Barr, | Earnest, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Sprowls, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Coyne, | Heaton, | Norton, | Weingartner, |
| Culbertson, | Huffman, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 506, (House Bill No. 663), entitled:

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

| | | | |
|----------|-----------|------------|----------------|
| Aron, | DeWitt, | Leslie, | Schantz, |
| Baldwin, | Earnest, | MacDade, | Snyder, |
| Barr, | Eyre, | Mansfield, | Sones, |
| Baumer, | Gelder, | Miller, | Steele, |
| Betts, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Vare, |
| Buckman, | Heaton, | Patton, | Woodward, |
| Coyne, | Huffman, | Phipps, | Homsher, |
| Daix, | Joyce, | Salus, | Pres. Pro Tem. |
| Davis, | Krause, | | |

NAYS—10.

| | | | |
|-------------|----------|----------|--------------|
| Bonbrake, | Freeman, | Lanius, | Sprowls, |
| Culbertson, | Kunkle, | Painter, | Weingartner, |
| Derrick, | Kutz, | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 508, (House Bill No. 666), entitled:

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

| | | | |
|-------------|-----------|----------|----------------|
| Aron, | Eyre, | Leslie, | Schantz, |
| Baldwin, | Freeman, | MacDade, | Snyder, |
| Barr, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | Norton, | Stites, |
| Buckman, | Harris, | Patton, | Vare, |
| Coyne, | Heaton, | Phipps, | Woodward, |
| Culbertson, | Joyce, | Quigley, | Homsher, |
| Daix, | Krause, | Salus, | Pres. Pro Tem. |
| Davis, | | | |

NAYS—16.

| | | | |
|-----------|----------|------------|--------------|
| Baumer, | DeWitt, | Kutz, | Painter, |
| Betts, | Earnest, | Lanius, | Sones, |
| Bonbrake, | Huffman, | Mansfield, | Sprowls, |
| Derrick, | Kunkle, | North, | Weingartner, |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. LESLIE. Mr. President, I ask that Senate Bill No. 509, (House Bill No. 667), on third reading, entitled:

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereof and to the fees therefor" changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 511, (House Bill No. 675), entitled:

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the

Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damages from wild deer and making an appropriation"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron | DeWitt, | Kutz, | Salus, |
| Baldwin, | Earnest, | Lanius, | Schantz, |
| Barr, | Eyre, | Leslie, | Snyder, |
| Baumer, | Freeman, | MacDade, | Sones, |
| Betts, | Gelder, | Mansfield, | Sprowls |
| Bonbrake, | Griswold, | Miller, | Steele, |
| Brown, | Harris, | North, | Stites, |
| Buckman, | Heaton, | Norton, | Vare, |
| Coyne, | Huffman, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 516, entitled:

An Act authorizing the Department of Welfare to organize and maintain an orthopedic unit

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Salus, |
| Baldwin, | Earnest, | Lanius, | Schantz, |
| Barr, | Eyre, | Leslie, | Snyder, |
| Baumer, | Freeman, | MacDade, | Sones, |
| Betts, | Gelder, | Mansfield, | Sprowls, |
| Bonbrake, | Griswold, | Miller, | Steele, |
| Brown, | Harris, | North, | Stites, |
| Buckman, | Heaton, | Norton, | Vare, |
| Coyne, | Huffman, | Painter, | Weingartner |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 523, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the creation of townships of the first class in certain cases

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Salus, |
| Baldwin, | Earnest, | Lanius, | Schantz, |
| Barr, | Eyre, | Leslie, | Snyder, |
| Baumer, | Freeman, | MacDade, | Sones, |
| Betts, | Gelder, | Mansfield, | Sprowls, |
| Bonbrake, | Griswold, | Miller, | Steele, |
| Brown, | Harris, | North, | Stites, |
| Buckman, | Heaton, | Norton, | Vare, |
| Coyne, | Huffman, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 534, entitled:

An Act authorizing county commissioners to make, execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township, borough or incorporated town; authorizing the Secretary of Highways to make surveys and plans and to advertise for, receive and open bids therefor in the manner now provided in the case of the improvement of State highways; and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 545, entitled:

An Act relating to deposits by minors of money in banks savings institutions and trust companies and the withdrawing of the same

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Salus, |
| Baldwin, | Earnest, | Lanius, | Schantz, |
| Barr, | Einstein, | Leslie, | Snyder, |
| Baumer, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Huffman, | Patton, | Woodward, |
| Daix, | Joyce, | Phipps, | Homsher, |
| Davis, | Krause, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kunkle, | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr DAIX. Mr. President, I ask that Senate Bill No. 552, on third reading, entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion picture films by regulating the manufacture purchase lease base and by removing existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base and providing for the enforcement of the provisions of this act and penalties for violation of the provisions of this act and providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 565, as follows:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized subdivision of any state or commonwealth of the United States And to any institution maintained by or receiving aid from any State or Commonwealth of the United States or any organized sub-division thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Welfare is hereby authorized and empowered to sell to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized sub-division of any state or commonwealth of the United States and to any institution maintained by or receiving aid from any state or commonwealth of the United States or any organized sub-division thereof such surplus products

manufactured or prepared in the industries established by the Department of Welfare in the Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and any other correctional institution of this Commonwealth in which the Department of Welfare has established industries as are not purchased by this Commonwealth or by any county city borough or township of this Commonwealth or by any state institution or by any educational or charitable institution receiving aid from this Commonwealth

Section 2 All receipts from the sales of surplus products herein authorized shall be paid into the manufacturing fund for the uses and purposes of said fund as provided by law

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 566, as follows:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to payments made as provided by law to inmates directly laboring on industries in the Eastern State Penitentiary the Western State Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and other correctional institutions of the Commonwealth in which the Department of Welfare has established industries Said Department is hereby authorized and directed to pay out of the manufacturing fund arising from the sale of the products of the industries established by said Department in said State institutions wages at not more than twenty cents (20 cents) per day to inmates in said State institutions performing labor of any kind necessary to the proper maintenance of such institutions and the inmates thereof Provided That the inmates directly laboring on industries shall first be paid in full as provided by law And Provided further That the total paid to said inmates directly laboring on industries and to inmates performing labor of any kind necessary to the proper maintenance of said institutions and the inmates thereof shall not exceed eighty per cent (80%) of the total net revenue from said industries established by the Department of Welfare

Section 2 The wages herein provided for shall be paid in the same manner and under the same terms and conditions as the wages of inmates of said penitentiaries reformatory or other correctional institutions directly laboring in such industries as provided by law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 568, as follows:

An Act to provide for the preparation of plans for the use of viewers owners tenants and occupiers of property and all other parties affected in proceedings for the assessment of damages for the taking injury or destruction of private property for public use and the furnishing of copies thereof to parties affected thereby

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all proceedings to assess damages for the taking injury or destruction of private property for public use the corporations or individuals taking injuring or destroying property for said purpose shall furnish the Board of Viewers with a correct plan of all properties affected showing all buildings or other structures thereon their width length elevation and cubical contents names of all owners tenants or occupiers thereof the topography of the land and the grades and widths of all highways running through or abutting on said properties and all other data necessary for a proper determination of the amount of damages caused by the taking injury or destruction of said private property

Section 2 Said plans shall be prepared and ready for the use of the viewers at the first meeting and copies thereof shall be furnished to all owners tenants and occupiers of property and all other parties affected thereby without charge

Section 3 All Acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanlus, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |

Pres. Pro Tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS OVER IN ORDER.

Mr MANSFIELD. Mr. President, I ask that Senate Bill No. 570, (House Bill No. 268) on third reading entitled:

An Act to further amend an act, approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 894), entitled "An act to amend an act, approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 550), entitled 'An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day,' by authorizing appropriations to each post of the American Legion, Veterans of Foreign Wars, and to each Naval Association, and each post of the Grand Army of the Republic."

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 574, (House Bill No. 457), entitled:

An Act to provide for the conduct of business in orphan's courts in cases of vacancies in the office of orphan's court judge

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanlus, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |

Pres. Pro Tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 615, on third reading, entitled:

An Act requiring poor districts and hospitals for mental disease to establish a pension fund for all employees of district including city and county homes and hospitals for mental disease and regulating the administration and the payment of such pensions

be recommitted to the Committee on New Counties and County Seats for the purpose of amendment.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 617, entitled:

An Act relating to the retirement of certain employes of counties of the fourth class and their compensation

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. BROWN. Mr. President, I ask unanimous consent to amend

Section 1, page 1, line 11, by inserting after the word "she" the following "is"; also section 3, page 2, line 2, by striking out "initiative" and inserting in lieu thereof the word "initiative".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 621, (House Bill No. 29), entitled:

An Act to amend section one of the act approved the fifteenth day of March, one thousand nine hundred and eleven (P. L. 20), entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf" by prohibiting the introduction as evidence of certain testimony or records."

And said bill having been read at length the third time

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanlus, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele. |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 625, (House Bill No. 12), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 627, (House Bill No. 50), entitled:

An Act to amend section one of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two) entitled "An act to provide for the protection of insane persons feeble-minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing the guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the powers of the guardian and authorizing the sale of real estate of the ward"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 628, (House Bill No. 243), entitled:

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceed to the third reading and consideration of Senate Bill No. 629, (House Bill No. 294), entitled:

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 630, (House Bill No. 401), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 631, (House Bill No. 482), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |

| | | | |
|--------|---------|---------|----------------|
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 632, (House Bill No. 495), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 633, (House Bill No. 676), entitled:

An Act to fix the salaries of the deputy register clerks and employees in the office of the register of wills of counties of the first class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |

| | | | |
|-------------|----------|----------|----------------|
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 642, (House Bill No. 17), entitled:

An Act to amend section one of the act approved the twenty-seventh day of March, one thousand nine hundred and three (P. L. 83), entitled, "An act to provide for the payment of the expenses of the maintenance and instruction of children, committed to Houses of Refuge which are not exclusively under State control, jointly by the State and by the counties from which they may be sent; and providing a method for determining the amount due, and collecting the same from said counties," by changing the time of payment by counties.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 645, (House Bill No. 388), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|---------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 646, (House Bill No. 406), entitled:

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 647, (House Bill No. 549), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred and ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|---------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Freeman, | Leslie, | Snyder, |

| | | | |
|-------------|-----------|------------|----------------|
| Betts, | Eyre, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. HUFFMAN. Mr. President, I ask that Senate Bill No. 650, (House Bill No. 669), on third reading, entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

go over in its order.

The PRESIDENT. Is there objections? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 653, (House Bill No. 751), entitled:

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills has passed both houses of the General

Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 277, entitled:

An Act to amend section one of article three, clause (b) of section four of article two and to add article twenty-four to, an act approved the twenty-fifth day of June, one thousand nine hundred and nineteen, (P. L. 581), entitled "An Act for the better government of cities of the first class of this Commonwealth," by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies.

Senate Bill No. 279, entitled:

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five entitled "An Act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

Senate Bill No. 455, entitled:

An Act to amend section three of the act approved the thirteenth day of July, one thousand nine hundred and twenty-three (P. L. 1090) entitled, "A supplement to an act, approved the twenty-seventh day of May, one thousand nine hundred and twenty-one (P. L. 1173), entitled 'An act constituting a commission to make an investigation of the battlefields of France and Belgium, and to select points for erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War; defining the powers and duties of the commission; and making an appropriation'; continuing said commission; providing for the erection of certain memorials in France and Belgium and making an appropriation"

Whereupon,

The PRESIDENT PRO TEMPORE, (Mr. John G. Homsher) in the presence of the Senate signed the same.

BILL INTRODUCED.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 917, entitled:

An Act regulating expenditures from special funds in the State Treasury, and the letting of contracts payable therefrom; making such expenditures and contracts void in certain cases; and imposing penalties on state officers.

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. STEELE. Mr. President, I ask unanimous consent make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STEELE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 907, entitled:

An Act to repeal the act approved the twenty-first day of May, one thousand nine hundred and thirteen, (P. L. 285), entitled "An act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town, or township taxes, respectively; and providing for the sale of such land for taxes," and the amendments thereto.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 708, (House Bill No. 116), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 714, (House Bill No. 129), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 716, (House Bill No. 132), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 729, (House Bill No. 175), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 751, (House Bill No. 226), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-five.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 753, (House Bill No. 233), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 771, (House Bill No. 270), entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 780, (House Bill No. 300), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 789, (House Bill No. 322), entitled:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 797, (House Bill No. 354), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg, Pennsylvania

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 795, (House Bill No. 351), entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester, Chester County, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 868, (House Bill No. 987), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 418, (House Bill No. 449), entitled:

An Act authorizing the Department of Public Instruction annually to fix the fees to be charged for the several professional examining boards within the said Department and prescribing the basis upon which such fees shall be fixed.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 419, (House Bill No. 450), entitled:

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of money accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards and transferring to the general fund of the State Treasury any unexpended balances in any such funds

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 658, entitled:

An Act fixing the salary of the Secretary of Mines in the Commonwealth of Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 662, entitled:

An Act making an appropriation to the Department of Welfare for the State Council for the Blind.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 778, (House Bill No. 296), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 808, (House Bill No. 389), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty first day of May, one thousand nine hundred and twenty-seven.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 892, entitled:

An Act to repeal the act approved the tenth day of April, one thousand eight hundred and seventy-three, (P. L. 661), entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland."

BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 918, entitled:

An Act to enable any city, town, borough, or township owning and operating its own water works to require a water meter to be installed upon every property supplied from such water works at the expense of the owner thereof and providing that the cost of and charge for installing such water meter shall be a lien upon such property with the same priority and enforceable in the same manner as a municipal claim.

Which was committed to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. ARON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 896, entitled:

An Act authorizing the county court for the County of Allegheny to appoint interpreters; and providing for their compensation.

Also, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 582, entitled:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 576, (House Bill No. 609), entitled:

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, from the Committee on Elections, reported as amended, Senate Bill No. 397, entitled:

An Act providing that at the close of each general municipal primary and special election in counties of the second class, the contents of the ballot box in each district shall be deposited as a court record with the prothonotary of the county and providing for its preservation and inspection repealing acts inconsistent therewith.

RECESS.

Mr. LESLIE. Mr. President, I move that the Senate do now take a recess until 5 o'clock this afternoon.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 98, entitled:

An Act to amend section thirty-six of an act, approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended; by extending the jurisdiction of magistrates in civil actions.

House Bill No. 210, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, township, school districts, and other municipalities or incorporated districts, had and held pursuant to the provisions of an act, approved the twentieth day of April, one thousand eight hundred and seventy-four, entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto; and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

House Bill No. 306, entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth

House Bill No. 365, entitled:

An Act to amend section forty-two of the act approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven) entitled "An act relating to counties and townships and county and township officers" by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services

House Bill No. 369, entitled:

An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) entitled "An Act in relation to the sales of unseated lands in the several counties of this Commonwealth

House Bill No. 390, entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled "An Act relating to poor houses and lands"

House Bill No. 467, entitled:

An Act authorizing the mayors of all cities to appoint a committee to investigate certain applications for license to peddle in such cities

House Bill No. 687, entitled:

An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the City requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the proced-

ure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates service and otherwise as though in the territory thus served beyond the limits of the city the serving was by a water corporation and providing that higher rates or different regulations for the district outside of the city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city

House Bill No. 730, entitled:

An Act to further amend section five of the act approved the twenty-fourth day of July, one thousand nine hundred and thirteen, (P. L. 1018), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair, build, or rebuild any county bridges without due advertisement for sealed proposals, excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair, building or rebuilding of any bridge or bridges that will cost less than one thousand dollars

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL No. 493.

The Clerk of the House of Representatives being introduced, informed the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 493, entitled:

An Act providing for the levy of a poll tax in counties of the second third fourth fifth sixth seventh and eighth class and in boroughs towns and townships and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

Mr. LESLIE. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye"

Mr. PATTON. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. PATTON. Mr. President, voted "aye"

The motion was agreed to.

Mr. LESLIE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye"

Mr. PATTON. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye"

The motion was agreed to.

and the question recurring,

Will the Senate agree to the bill on third reading?

Mr. LESLIE. Mr. President, I ask unanimous consent to amend section 2, page 2 by striking out lines 12 to 29 inclusive; also page 3 by striking out lines 1 to 4 inclusive.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE CONCURS IN SENATE BILL No. 39.

He also returned to the Senate, Senate Bill No. 39, entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of third class with the information that the House has passed the same without amendment.

SENATE BILL No. 46 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 46, entitled:

A Joint Resolution making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and six) entitled "An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor" said claim having been adjusted and approved by the Auditor General State Treasurer and Attorney General.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which required amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend the title by adding at the end thereof the words "and to pay the personal expenses of the members of the Commission also by adding Section 2, as follows:—

Section 2 That the further sum of fifty-one dollars (\$51.00) is hereby specifically appropriated to the Auditor General to pay the personal expenses of the Members of the Commission

On the question,

Will the Senate concur in the same.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanias, | Schantz, |
| Baumer, | Freeman, | Leslie, | Snyder, |
| Betts, | Eyre, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 47, (Senate Bill No. 919), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 75, (Senate Bill No. 920), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf, at Scranton, Lackawanna County, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 92, (Senate Bill No. 921), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 100, (Senate Bill No. 922), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Which was committed to the Committee on Appropriations.

House Bill No. 190, (Senate Bill No. 923), entitled:

An Act making an appropriation to the Board of Trustees of Danville State Hospital for the Insane at Danville for the purpose of improvements and purchase of equipment

Which was committed to the Committee on Appropriations.

House Bill No. 262, (Senate Bill No. 924), entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 289, (Senate Bill No. 925), entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page 245) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Field"

Which was committed to the Committee on Appropriations.

House Bill No. 320, (Senate Bill No. 926), entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 358, (Senate Bill No. 927), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

Which was committed to the Committee on Appropriations.

House Bill No. 402, (Senate Bill No. 928), entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 516, (Senate Bill No. 929), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

Which was committed to the Committee on Appropriations.

House Bill No. 627, (Senate Bill No. 930), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 750, (Senate Bill No. 931), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

Which was committed to the Committee on Appropriations.

House Bill No. 768, (Senate Bill No. 932), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 780, (Senate Bill No. 933), entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 790, (Senate Bill No. 934), entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 797, (Senate Bill No. 935), entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (P. L. 994) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relates to children especially those which relate to the dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 840, (Senate Bill No. 936), entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An Act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 858, (Senate Bill No. 937), entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 891, (Senate Bill No. 938), entitled:

An Act making an appropriation to the City of Philadelphia of one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

Which was committed to the Committee on Appropriations.

House Bill No. 994, (Senate Bill No. 939), entitled:

An Act making an appropriation to the Department of Agriculture

Which was committed to the Committee on Appropriations.

House Bill No. 996, (Senate Bill No. 940), entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

Which was committed to the Committee on Appropriations.

House Bill No. 1018, (Senate Bill No. 941), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distribution and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental expense and for the payment of salaries fees and expenses

Which was committed to the Committee on Appropriations.

House Bill No. 1019, (Senate Bill No. 942), entitled:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

Which was committed to the Committee on Appropriations.

House Bill No. 1020, (Senate Bill No. 943), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1022, (Senate Bill No. 944), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1023, (Senate Bill No. 945), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 1059, (Senate Bill No. 946), entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

Which was committed to the Committee on Appropriations.

House Bill No. 1062, (Senate Bill No. 947), entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

Which was committed to the Committee on Appropriations.

House Bill No. 1063, (Senate Bill No. 948), entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 1064, (Senate Bill No. 949), entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

Which was committed to the Committee on Appropriations.

House Bill No. 1092, (Senate Bill No. 950), entitled:

An Act making an appropriation to the Julia White Prison Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1138, (Senate Bill No. 951), entitled:

An Act making an appropriation to the Aged Colored Womens Home at Williamsport Lycoming County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 394, (Senate Bill No. 952), entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred sixty-three) entitled "An Act relating to the organization jurisdiction and procedure of the orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses

Which was committed to the Committee on Municipal Affairs.

House Bill No. 432, (Senate Bill No. 953), entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred sixty-three) entitled "An Act relating to the organization jurisdiction and procedure of the orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses

Which was committed to the Committee on Judiciary General.

House Bill No. 603, (Senate Bill No. 954), entitled:

An Act relating to and providing that where any City of the Third Class condemns, purchases or otherwise acquires any land or property outside the city limits, but adjacent and adjoining thereto, for public purposes the lands and property so condemned, purchased or otherwise acquired shall be annexed to and become a part of the said City, acquiring the same in the manner aforesaid.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 811 (Senate Bill No. 955), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania; and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction, and means and meth-

ods whereby the right to practice medicine and surgery and any of its minor branches may be obtained, and exemptions therefrom; and providing for an appropriation to carry out the provisions of said act, and providing for revocation on suspension of licenses given by said bureau; and providing penalties for violation thereof, and repealing all acts or parts of acts inconsistent therewith" as amended, commonly known as "The Medical Practice Act," by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania.

Which was committed to the Committee on Public Health and Sanitation.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 17, 47 AND 165.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 17, entitled, "An Act to amend paragraph one of section eight of an act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and twelve) entitled 'An Act to establish an intermediate court of appeal regulating its constitution officers jurisdiction powers practice and its relation to the Supreme Court and other courts providing for the reports of its decisions the compensation of the judges and other officers and the practice and costs on appeals from its judgments' eliminating the exception prohibiting said court from enforcing any court or hour list".

Senate Bill No. 47, entitled, "An Act regulating the sale of oysters at retail".

Senate Bill No. 165, entitled, "An Act authorizing counties to engage in health work and to appropriate monies for such purposes".

GIFFORD PINCHOT.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation.

ADAMS COUNTY.

Mrs. Eva M. Pape, Gettysburg.

ALLEGHENY COUNTY.

J. J. Cloonan, 64 Vandergrift Bldg., Pittsburgh.
Carl L. Poxnanski, McKees Rocks.

BEAVER COUNTY.

W. B. Thonen, Beaver Falls.

DAUPHIN COUNTY.

Claud R. Sohn, Middletown.

ERIE COUNTY.

Miss T. M. Motz, Erie.
W. J. Schumacher, Erie.

PHILADELPHIA COUNTY.

J. F. G. Breen, 5448 N. Mervine St., Philadelphia.

John B. Cianciarulo, 1524 Moore St., Philadelphia.
Miss Elizabeth M. King, 877 Belmont Ave., Philadelphia.
Miss Anna Ellen Smith, 6212 Jefferson St., Philadelphia.
Samuel B. Thomas, 5723 Arch St., Philadelphia.
Vel. F. Weinmann, 227 Rector St., Philadelphia.
Joseph M. Woods, 1836 W. Master St., Philadelphia.
Samuel Yaffe, 5716 Pine St., Philadelphia.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration.

ALLEGHENY COUNTY.

Miss Sara H. Maguire, 1300 Bessemer Bldg., Pgh., March 7, 1925.
Mrs. Elsie T. Paige, 1846 Runnette St., Pgh., March 7, 1925.

BERKS COUNTY.

Mrs. Evelyn M. Burdick, Reading, March 7, 1925.
Miss Fannie Houseknecht, Hamburg, March 7, 1925.
George M. Miller, Reading, March 25, 1925.

CAMBRIA COUNTY.

Geo. A. Clark, Hastings, March 7, 1925.

CLEARFIELD COUNTY.

Joseph H. Rosessner, Clearfield, March 29, 1925.

ERIE COUNTY.

William Hagenlocher, Erie, March 19, 1925.
John H. Russell, Erie, March 7, 1925.

GREENE COUNTY.

John M. Livingood, Graysville, March 25, 1925.

LACKAWANNA COUNTY.

Eugene D. Casey, Scranton, March 29, 1925.

MONTGOMERY COUNTY.

J. Laurence Tyson, Norristown, March 7, 1925.

PHILADELPHIA COUNTY.

Lewis V. Briggs, Jr., 606 66th Ave., Phila., Mar. 7, 1925.
Frank Flood, 5825 Windsor St., Phila., Mar. 7, 1925.
Edward M. Mullin, 2054 N. 63rd St., Phila., Mar. 7, 1925.
John R. Park, N. E. Cor. 17th & Montgomery Ave., Phila., Mar. 7, 1925.
Clarence Sheer, 5456 Pine St., Phila., Mar. 28, 1925.
Joseph S. Silver, 5907 Trinity Pl., Phila., Mar. 7, 1925.
William C. Smith, 27 Chestnut Tr., Phila., March 30, 1925.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations. On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 432, (House Bill No. 484), as follows:

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" is hereby amended to read as follows

Section 7 The term "commercial fertilizers" as used in this act shall be construed to mean any and every substance imported manufactured prepared or sold for fertilizing or manuring purposes except the dung of domestic animals marl lime and wood-ashes and not exempt by the provisions of section one of this act No commercial fertilizer containing less than one per centum of ammonia or one per centum of available phosphoric acid (P_2O_5) or one per centum water soluble potash (K_2O) nor any mixed fertilizer or mixture composed of two or more ingredients containing less than fourteen per centum of total plant food namely not less than one per centum of ammonia or one per centum of available phosphoric acid (P_2O_5) or one per centum of water soluble potash (K_2O) shall be sold offered for sale or exposed for sale in this Commonwealth No commercial fertilizer having the word "tobacco" as part of its brand or trade name shall contain muriate of potash manure salts kainit or any other commercial potash combined with chlorine as chloride of potash

This amendment shall take effect and be in force January first one thousand nine hundred and twenty-six

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 443, as follows:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,00) or so much thereof as may be necessary is hereby specifically appropriated out of the Fish Propagation Fund and for the Resident Fish License Fund to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin located within the harbor of Erie to a depth of ten feet of water

On the question,

Shall the bill pass finally?

Mr. GRISWOLD. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMITTED.

Mr. GRISWOLD. Mr. President, I move that the bill be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate bill No. 456, as follows:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person carrying or transporting in any vehicle on or over any street road or highway any gasoline turpentine benzine gunpowder dynamite or any other explosive or inflammable material shall proceed over or across any railroad or street railway tracks crossing such

street road or highway without first coming to a full stop within at least fifteen feet of said tracks

Section 2 Any person convicted of violating any of the provisions of this act shall be subject to a fine or penalty of twenty-five dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding ten days

Section 3 One-half of any fine collected under the provisions of this act shall be paid to the treasurer of the city borough incorporated town or township wherein the violation occurred to be used by such city borough incorporated town or township for the construction repair and maintenance of the highways thereof

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Tatton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate bill No. 517, as follows:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property therefor but owing to some defect in the ordinance assessment or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of and municipal claim or lien therefor are for any reason defective or invalid or where by reason of the fact that the interest of the person or corporation named in the lien as owner or reputed owner is an estate in mineral only whether as tenant or as owner thereof it might or could be contended that the land described in the lien is not bound thereby and especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such ordinance and proceedings authorizing the improvement and making the assessment therefor and any municipal claim or lien filed therefor are here-

by validated and made binding for the amount justly and equitable due and payable on account of such grading paving and curbing Provided that this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered And Provided Further That this act shall not validate any lien against any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any bona fide lien or liens then existing against the property

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. MILLER. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMITTED.

Mr. MILLER. Mr. President, I move that the bill be recommitted to the Committee on Judiciary General.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order;

The Senate resumed the consideration of Senate Bill No. 553, as follows:

An Act to validate all official actions of any Justice of the Peace who has heretofore been duly elected but who failed to notify the Prothonotary of acceptance of such election and to receive a commission as Justice of the Peace but nevertheless has exercised the powers of a Justice of the Peace

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever prior to the passage of this Act any person has been duly elected in this Commonwealth to the office of Justice of the Peace but has failed to file an acceptance of such office with the Prothonotary of the proper County as provided by law and has not been certified by the Prothonotary to the Secretary of the Commonwealth and no commission from the Governor has been issued to such person but nevertheless such person has exercised the official powers of a Justice of the Peace including the taking of acknowledgments of deeds and the performance of marriage ceremonies all the acts of such person performed by him in the exercise of the official powers of a Justice of a Peace including the acts of taking acknowledgments to deeds and other papers or instruments and the performance of marriage ceremonies are hereby declared to have just as full validity and effect in every way nature and respect whatsoever as though said person had been duly commissioned a Justice of the Peace and had otherwise qualified fully according to law as a Justice of the Peace for the entire period of time during which said actions were performed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 108, as follows:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Whereas A history of the twenty-eighth Division being a record of the National Guard of Pennsylvania since its organization has been published by the twenty-eighth Division Publishing Company in five volumes which was edited by Colonel Edward Martin who was appointed as historian by the Commanding General of the Twenty-eighth Division during the World War and by associates from the several units composing said division and

Whereas It is eminently fitting and proper that copies of this history should be available for distribution among the several American Legion Posts and Posts of the Veterans of Foreign Wars of Pennsylvania State Armories United States Hospitals in Pennsylvania high schools approved libraries colleges educational State institutions and historical societies therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary is hereby specifically appropriated for the purchase of as many copies of said history as may be necessary to make the distribution hereinafter provided at a cost not to exceed forty dollars for each set of five volumes Such copies when published and purchased shall be furnished to the Governor of the Commonwealth and shall be by him distributed to the American Legion Posts and Posts of the Veterans of Foreign Wars of Pennsylvania State Armories United States Hospitals in Pennsylvania high schools normal schools to such libraries colleges educational institutions and historical societies as may be approved by the Governor and one set each to the Governor and heads of the various departments of the State government and each Senator and Members of the General Assembly of Pennsylvania Session of one thousand nine hundred and twenty-five

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 148, as follows:

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A Beaver and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of trustees of Washington and Jefferson college is hereby constituted a commission to provide for the construction and erection or creation and dedication of a suitable memorial in honor of the memory of the late James A. Beaver a General during the Civil War Governor of this Commonwealth from January the eighteenth one thousand eight hundred and eighty-seven to January the twentieth one thousand nine hundred and ninety-one a Judge of the Superior Court of Pennsylvania and President of the board of trustees of said college until his death

Section 2 The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary is hereby appropriated to the said board of trustees to carry out the purposes of this act Said appropriation shall be available as follows one hundred thousand dollars during the two fiscal years commencing June first one thousand nine hundred and twenty-five and one hundred thousand dollars during the two fiscal years commencing June first one thousand nine hundred and twenty-seven

Payments from said appropriation shall be made upon requisition of the President of the said board of trustees by warrant of the Auditor General upon the State Treasurer in the usual manner

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

Mr. CULBERTSON. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 472, (House Bill No. 378), on third reading, entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

Mr. SALUS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 472, (House Bill No. 378), entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. CULBERTSON. Mr. President, I ask unanimous consent to amend page 3, section 5, line 21, by adding after the word "registered" the following:

"Provided that every person registering five kinds or brands of insecticides or fungicides and paying to the Secretary of Agriculture the sum of Five Dollars (\$5.00); for each may register additional kinds or brands for the sum of One Dollar (\$1.00) for each insecticide or fungicide"; also add on page 4, after line 17 the following section:

"Section 4. This amendment shall take effect and be in force January first, one thousand nine hundred and twenty-six."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Mr. MANSFIELD. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 570, (House Bill No. 268), on third reading, entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

Mr. HARRIS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 570, (House Bill No. 268), entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. MANSFIELD. Mr. President, I ask unanimous consent to amend title, by adding at the end thereof the following: by extending the provisions thereof to cities and boroughs and by authorizing appropriations for Armistice Day; also section 1, page 4, line 1, by inserting after the word "counties" the following: cities, boroughs; also section 1, page 4, line 15, by inserting after the word "Day" the following: and Armistice Day

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Mr. HUFFMAN. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 650, (House Bill No. 669), on third reading, entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 650, (House Bill No. 669), entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having estab-

lished known places of business and designated authorized agents for the transaction of their business within this Commonwealth

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. HUFFMAN. Mr. President, I ask unanimous consent to Amend title, page 1, line 2 by striking out the word "by" which precedes the word "by"; also Sec. 1, page 1, line 3 by striking out the brackets enclosing the word "by"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS INTRODUCED.

Mr. MILLER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER read in his place and presented to the Chair Senate Bill No. 956, entitled:

An Act authorizing counties, cities, boroughs, towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods; and providing for the expenditure and repayment of such moneys by the Commonwealth

Which was committed to the Committee on Judiciary General.

Mr. JOYCE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 957, entitled:

An Act fixing the salary of county commissioners in counties of the fourth class.

Which was committed to the Committee on New Counties and County Seats.

REPORTS FROM COMMITTEES.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 664, (House Bill No. 362), entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries," extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof.

Mr. CULBERTSON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CULBERTSON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 611, (House Bill No. 783), entitled:

A Supplement to an act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred thirty-one) entitled "An Act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvements to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvements and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements in roads lands buildings and means of communication" requiring certain plans of streets and highways and plans plots and replots of land to be submitted to and approved by the County Planning Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law.

Mr. KRAUSE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KRAUSE, from the Committee on Forestry, reported as committed, Senate Bill No. 430, (House Bill No. 470), entitled:

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen, (P. L. 797), entitled "An Act to establish a Bureau of Forest Protection with the Department of Forestry; designating the officers who shall constitute the Bureau, their duties and salaries; prescribing penalties for the violation thereof; and repealing all laws, general, special, or local, or any parts thereof, that may be inconsistent with or supplied by this act," said section having been added to Article X of said act by the act approved April twenty-sixth, one thousand nine hundred and twenty-three, (Pamphlet Laws ninety) entitled "An Act to amend Article X of the act approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven), entitled 'An act to establish a Bureau of Forest Protection with the Department of Forestry; designating the officers who shall constitute the Bureau, their duties and salaries; prescribing penalties for the violation thereof; and repealing all laws, general, special, or local, or any parts thereof, that may be inconsistent with or supplied by this act,' adding thereto a section, to be section one thousand nine, providing a penalty for interfering with notices posted by the Department."

Mr. KUTZ. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KUTZ, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 572, (House Bill No. 332), entitled:

An Act to amend section seventeen of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-one, (P. L. 1081), entitled "An act providing for county poor districts in counties of the seventh class; providing for their management, direction, and control by the county commissioners; defining their powers and duties; imposing certain duties upon the county treasurer and county controller or county auditors; abolishing the present poor districts, and transferring their property."

Also, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 897, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 549, entitled:

An Act relating to private roads, prescribing the time within which approved private roads must be physically opened, invalidating proceedings for opening of such roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on Elections, reported as committed, Senate Bill No. 425, (House Bill No. 195), entitled:

An Act to further amend section thirteen of the act, approved the thirtieth day of January one thousand eight hundred and seventy-four (P. L. 31) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended, empowering associate judges to act as return boards where the resident president judge is a candidate.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 957, entitled:

An Act fixing the salary of county commissioners in counties of the fourth class.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 905, entitled:

An Act to amend clause nine, section nine, of article seven of chapter six, as amended, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 890, entitled:

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, (P. L. 73), entitled "An Act to provide for the incorporation and regulation of certain corporations;" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 919, (House Bill No. 47), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 920, (House Bill No. 75), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 921, (House Bill No. 92), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 922, (House Bill No. 100), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 923, (House Bill No. 190), entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital for the Insane at Danville for the purpose of improvements and purchase of equipment

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 924, (House Bill No. 262), entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 925, (House Bill No. 289), entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page 245) entitled "An Act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Field"

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 926, (House Bill No. 320), entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 927, (House Bill No. 358), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 928, (House Bill No. 402), entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 932, (House Bill No. 768), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 933, (House Bill No. 780), entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 934, (House Bill No. 790), entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 935, (House Bill No. 797), entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An Act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relates to children especially those which relate to the dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 936, (House Bill No. 840), entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 937, (House Bill No. 858), entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, or as amended, Senate Bill No. 938, (House Bill No. 891), entitled:

An Act to make an appropriation to the City of Philadelphia of one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 939, (House Bill No. 994), entitled:

An Act making an appropriation to the Department of Agriculture

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 940, (House Bill No. 996), entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 941, (House Bill No. 1018), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expense and for the payment of salaries fees and expenses

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 942, (House Bill No. 1019), entitled:

An Act making an appropriation to Mary E. Mumfer of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 943, (House Bill No. 1020), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 944, (House Bill No. 1022), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 945, (House Bill No. 1023), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 946, (House Bill No. 1059), entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 947, (House Bill No. 1062), entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 948, (House Bill No. 1063), entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 949, (House Bill No. 1064), entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 950, (House Bill No. 1092), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 951, (House Bill No. 1138), entitled:

An Act making an appropriation to the Aged Colored Womens Home at Williamsport Lycoming County Pennsylvania

MOTION TO READ BILLS THE FIRST TIME.

Mrs. VARE. Mr. President, I move that all bills reported from committee at to-day's session be read the first time.

Mr. SALUS. Mr. President, I second the motion.

It was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 397, entitled:

An Act providing that at the close of each general municipal primary and special election in counties of the second class, the contents of the ballot box in each district shall be deposited as a court record with the prothonotary of the county and providing for its preservation and inspection repealing acts inconsistent herewith.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 564, entitled:

An Act to amend the first paragraph of the seventh section of an act, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legis-

lation," approved the twelfth day of July, Anno Domini one thousand nine hundred and thirteen; (Pamphlet Laws, seven hundred and thirteen), as amended, so as to change the time for filing petitions of nomination.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 576, (House Bill No. 609), entitled:

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 581, entitled:

An Act to further amend section two thousand one hundred and eight of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 582, entitled:

An Act authorizing cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow banks and dikes at or near the boundary line between said cities and adjoining counties.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 586, entitled:

An Act providing for the acquisition of a site for, and the construction of, the Somerset County Normal School, by the Department of Property and Supplies with the approval of the Superintendent of Public Instruction; providing for the appointment of a Board of Trustees therefor; and making an appropriation.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 590, entitled:

An Act to amend sections one thousand four hundred and twenty-five, one thousand four hundred and twenty-six, and one thousand four hundred and twenty-seven, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that

are or may be inconsistent therewith," as amended, by providing for the biennial enumeration of illiterates and aliens.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 591, entitled:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043) entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing power and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," providing for the reinstatement of persons separating from school services for more than five years and returning thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 592, entitled:

An Act to amend section one, and section seventeen as amended, of an act approved the seventeenth day of June, one thousand nine hundred and thirteen, (P. L. 507), entitled "An Act to provide revenue for State and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes;" exempting scrip, bonds, certificates and evidences of indebtedness issued by school districts from taxation under this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 612, entitled:

An Act establishing the minimum marriageable age at sixteen years, and providing for certain exceptions thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 639, (House Bill No. 798), entitled:

An Act relating to adoption.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 640, (House Bill No. 799), entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 643, (House Bill No. 126), entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six), entitled 'An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 644, (House Bill No. 364), entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May, one thousand nine hundred and eleven, (P. L. 198), entitled "An Act to establish a county court for the County of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof;" by fixing the number of judges of said court.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 656, entitled:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 658, entitled:

An Act fixing the salary of the Secretary of Mines in the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 659, entitled:

An Act creating a State Council for the Blind as a departmental administrative board within the Department of Welfare and defining its powers and duties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 662, entitled:

An Act making an appropriation to the Department of Welfare for the State Council for the Blind.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 881, (House Bill No. 514), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 892, entitled:

An Act to repeal the act approved the tenth day of April, one thousand eight hundred and seventy-three, (P. L. 661), entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 896, entitled:

An Act authorizing the county court for the County of Allegheny to appoint interpreters; and providing for their compensation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 902, entitled:

An Act to amend section one of the act, approved the seventh day of July, one thousand nine hundred and thirteen, (P. L. 693), entitled "An act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon, as provided by article eighteen, section one, of the Constitution," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 906, entitled:

An Act to authorize the formation of a county planning commission in counties of the third, fourth and fifth classes in the Commonwealth; prescribing its powers and duties; and authorizing the county commissioners to make appropriations and to acquire property.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 907, entitled:

An Act to repeal the act approved the twenty-first day of May, one thousand nine hundred and thirteen, (P. L. 285), entitled "An act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town, or township taxes, respectively; and providing for the sale of such lands for taxes," and the amendments thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 919, (House Bill No. 47), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 920, (House Bill No. 75), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 921, (House Bill No. 92), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 922, (House Bill No. 100), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 923, (House Bill No. 190), entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital for the Insane at Danville for the purpose of improvements and purchase of equipment

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 924, (House Bill No. 262), entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 925, (House Bill No. 289), entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page 245) entitled "An Act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Field"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 926, (House Bill No. 320), entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 927, (House Bill No. 358), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 928, (House Bill No. 402), entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two fiscal years ending the

thirty-first day of May one thousand nine hundred twenty-seven

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 932, (House Bill No. 768), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 933, (House Bill No. 780), entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 934, (House Bill No. 790), entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 935, (House Bill No. 797), entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (P. L. 994) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relates to children especially those which relate to the dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 936, (House Bill No. 840), entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (P. L. 199) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 937, (House Bill No. 858), entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 938, (House Bill No. 891), entitled:

An Act to make an appropriation to the City of Philadelphia of one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 939, (House Bill No. 994), entitled:

An Act making an appropriation to the Department of Agriculture

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 940, (House Bill No. 996), entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 941, (House Bill No. 1018), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expense and for the payment of salaries fees and expenses

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 942, (House Bill No. 1019), entitled:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 943, (House Bill No. 1020), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 944, (House Bill No. 1022), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 945, (House Bill No. 1023), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 946, (House Bill No. 1059), entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 947, (House Bill No. 1062), entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 948, (House Bill No. 1063), entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 949, (House Bill No. 1064), entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 950, (House Bill No. 1092), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 951, (House Bill No. 1138), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. BUCKMAN. Mr. President, I move that the Senate do now adjourn until tomorrow morning at 10.30 o'clock.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5.57 P. M. until Wednesday morning, March 18th, 1925, at 10:30 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, March 17, 1925.

The House met at 11:00 o'clock A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Our Heavenly Father, we pray Thee this morning as we enter upon the duties of this day, that Thou wilt give unto us a realizing sense of what Thou art and that our little systems have their day; they have their day and cease to be; they are but broken lights of Thee; Thou, God, art more than they. Be with us, keep us by Thy grace in seeking to do the things which are right and which are eternal. Bless the Speaker and the members of this House, all those who are here, the employees and the newspaper men and all of us, for Christ's sake. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. E. P. Brown, the further reading was dispensed with and the Journal approved.

LEAVE OF ABSENCE.

Mr. SHAMBACH asked and obtained leave of absence for himself, for the balance of the week, on account of death in the family.

BILLS INTRODUCED AND REFERRED.

By Mr. McBRIDE. HOUSE BILL No. 1324.

An Act to amend section forty-two of the act approved the fifteenth day of April, one thousand eight hundred and thirty-four, (P. L. 537), entitled "An act relating to counties and townships, and county and township officers," by clarifying the language of said act; making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth, and securing their compensation for such services.

Referred to the Committee on Counties and Townships.

By Mr. FRYE. HOUSE BILL No. 1325.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. McBRIDE. HOUSE BILL No. 1326.

An Act to amend section three of an act, approved the eleventh day of May, one thousand nine hundred and twenty-one, (P. L. 522), entitled, "An act relating to dogs, and the protection of live stock and poultry from damage by

dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees; directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof; and providing penalties," by clarifying the language of said act in appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses.

Referred to the Committee on Agriculture.

By Mr. McBRIDE. HOUSE BILL No. 1327.

An Act to amend section eight of the act approved the sixteenth day of May, one thousand nine hundred and twenty-one (P. L. 559), entitled "An act for the better protection of fish, requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto; and regulating the issuance of such license, providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received," by clarifying the language of said act in specifically appointing county treasurers, agents of the Commonwealth and authorizing them to retain for their own use certain fees for issuing said licenses.

Referred to the Committee on Fisheries.

By Mr. GOEHRING. HOUSE BILL No. 1328.

An Act providing for the adoption of illegitimate children in certain cases.

Referred to the Committee on Judiciary Special.

By Mr. MOORE. HOUSE BILL No. 1329.

An Act to amend an act, approved the twenty-first day of May, one thousand nine hundred and twenty-one (P. L. 1057), entitled "A supplement to an act, entitled 'An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies,' approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power, or any of them, to the public by electricity, and of every corporation which has heretofore accepted the provisions of said act as provided herein; and granting to every such corporation and power to appropriate property outside the limits of public streets, lanes, alleys, and highways, subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience, or safety of the public; and providing a method for the assessment of damages arising from such appropriation," eliminating the power to condemn lands and waters for transmission and distribution purposes.

Referred to the Committee on Corporations.

Mr. STAVITSKI. HOUSE BILL No. 1330.

An Act to amend sections five hundred and thirty-seven, five hundred and thirty-nine, five hundred and forty-one, five hundred and forty-two, five hundred and forty-three, five hundred and fifty-six, five hundred and fifty-seven, and five hundred and fifty-eight, as amended and to add section

five hundred and forty-four to article five, of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith;" by abolishing the per capita tax and providing for the levy of a tax on occupations in certain school districts.

Referred to the Committee on Education.

By Mr. HORN. HOUSE BILL No. 1331.

An Act to amend section one of the act approved the fifth day of July, one thousand nine hundred and seventeen, (P. L. 684), entitled "An act fixing the pay of election officers," as amended, decreasing the number of electors required before additional compensation is paid to election officers, inspectors and clerks after the minimum compensation.

Referred to the Committee on Elections.

By Mr. KELLY. HOUSE BILL No. 1332.

A Supplement to an act, approved the eighth day of June, one thousand nine hundred and twenty-three, (P. L. 688), entitled, "An act providing for the creation of a commission to study the subject of consolidation of the various municipalities to wit; cities, boroughs and townships in counties of the second class into one municipality, and to file with the next General Assembly its report, together with an act providing for a method for such consolidation; and prescribing its powers and duties;" continuing the commission appointed under the provisions of said act for a further period of two years, and giving said commission additional powers.

Referred to the Committee on Municipal Corporations.

By Mr. FRANK D. EVANS. HOUSE BILL No. 1333.

An Act relating to the business of selling or leasing furniture and household articles on the installment or deferred payment plan, prohibiting the delivery of furniture other than that purchased or leased, providing for the return of stored furniture so purchased or leased prohibiting the joining in one agreement of sale or lease, of articles purchased or leased at different times.

Referred to the Committee on Judiciary General.

By Mr. EDMONDS. HOUSE BILL No. 1334.

An Act to further amend section twenty of the act approved the first day of June, one thousand eight hundred and eighty-nine, (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine," by exempting corporations of the first class having no capital stock from filing an annual report with the Auditor General.

Referred to the Committee on Ways and Means.

By Mr. MacMILLAN. HOUSE BILL No. 1335.

An Act requiring public service corporations having the right of eminent domain to pay for all additional costs and expenditures caused to any municipality by the relocation of any bridge or public highway heretofore or hereafter made; and authorizing any county, city, borough or township, to bring an action for the recovery of such additional costs and expenditures from the public service corporation causing such relocation.

Referred to the Committee on Corporations.

By Mr. NICHOLSON. HOUSE BILL No. 1236.

An Act to amend sections three hundred and three, three hundred and four and three hundred and sixteen of the act approved the twenty-fourth day of May, one thousand nine

hundred and twenty-three (P. L. 359), entitled "An act concerning game and other wild birds and wild animals, and amending, revising, consolidating, and changing the law relating thereto," by providing a non-resident small game hunter's license, and increasing the fees for an unrestricted non-resident hunter's license.

Referred to the Committee on Game.

By Mr. FRANK D. EVANS. HOUSE BILL No. 1337.

An Act relating to the sale or exchange of second hand or used furniture; providing that all such furniture shall be so marked, and providing penalties.

Referred to the Committee on Judiciary General.

By Mr. MORRISON. HOUSE BILL No. 1338.

An Act authorizing recorders of deeds in counties of the fourth class to appoint a solicitor; prescribing the duties of said solicitor; and fixing his salary.

Referred to the Committee on Judiciary General.

By Mr. MacMILLAN. HOUSE BILL No. 1339.

An Act validating proceedings and ordinances of borough councils for the grading, paving and curbing of public streets or highways by the borough; providing for the filing of liens therefor and validating municipal liens heretofore filed therefor.

Referred to the Committee on Municipal Corporations.

By Mr. BRAY. HOUSE BILL No. 1340.

An Act to amend section one of the act approved the fifth day of July, one thousand nine hundred and seventeen (P. L. 684), entitled "An act fixing the pay of election officers," as amended; increasing the compensation of election officers, inspectors and clerks.

Referred to the Committee on Elections.

By Mr. HANTZ. HOUSE BILL No. 1341.

An Act relating to bridges, providing for the building of certain bridges forming parts of State highway routes by the Department of Highways of the Commonwealth.

Referred to the Committee on Public Roads.

By Mr. STADTLANDER. HOUSE BILL No. 1342.

An Act making it unlawful for mutual savings fund or building and loan associations to charge a withdrawal or membership fee in excess of a certain amount; to enter into an agreement with other mutual savings fund or building and loan associations to make a second mortgage loan of equal lien with similar mortgage loans to be made by such other associations; to make a second mortgage loan in excess of a certain amount; to make a mortgage loan on real estate on which there is a second mortgage or a mortgage of lesser lien; and repealing all laws inconsistent with this act.

Referred to the Committee on Banks and Banking.

By Mrs. PENNOCK. HOUSE BILL No. 1343.

An Act defining chiropractic creating a Board of Chiropractic Examiners and defining its powers and duties; providing the eligibility of applicants for licensure and regulating the examination and licensing of chiropractors and revocation of licenses; making an appropriation and providing penalties and to prohibit the practice of any other mode or system under the name of chiropractic.

Referred to the Committee on Public Health and Sanitation.

By Mr. HALL. HOUSE BILL No. 1344.

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Sup-

plies to agree with municipalities upon the terms and conditions, and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes, and to receive such compensation and to release the municipality, and to grant to the municipality or municipalities the right to open, lay out and maintain a street, highways or parkway through the lands under their supervision.

Referred to the Committee on Municipal Corporations.

By Mr. GRIFFITH. HOUSE BILL No. 1345.

An Act to establish as a State Highway a certain section of public road in the county of Indiana.

Referred to the Committee on Public Roads.

By Mr. McDERMOTT. HOUSE BILL No. 1346.

An Act to amend section one of an act, approved the thirty-first day of May, one thousand nine hundred and twenty-three (P. L. page 481), entitled "An act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foremen, assistant mine foremen, and fire bosses in the bituminous coal mines of this Commonwealth; prescribing the qualifications; defining the powers and duties, and fixing the compensation of such examiners; authorizing the Chief of the Department of Mines to determine the districts in which boards of examiners shall hold examinations, and to designate the boards before whom applicants in the various inspection districts shall appear; providing for the issuance of certificates of qualification to successful applicants; fixing the fees to be paid by applicants, and providing for their disposition; forbidding the employment of unqualified persons as mine foremen, assistant mine foremen, and fire bosses; providing a penalty for forging or making false statements regarding certificates;" empowering the Secretary of Mines to appoint the members of the boards of examiners in the various inspection districts.

Referred to the Committee on Mines and Mining.

By Mr. EDMONDS. HOUSE BILL No. 1347.

An Act to provide for the payment to Philadelphia County of the sum of Two Thousand Six Hundred Ninety-four and 15/100 Dollars, being the balance remaining due and unpaid on judgment obtained in Philadelphia County covering advances of expenses incident to the conduct of primary elections therein, and making appropriation therefor.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. HOUSE BILL No. 1348.

An Act to amend section two of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three (P. L. 779), entitled "An act for the registration and regulation of certain individuals and entities selling, offering for sale or delivery, soliciting subscriptions to or orders for, or undertaking to dispose of, inviting offers for or inquiries about, or dealing in any manner in, securities defined herein; conferring powers and imposing duties on the Commissioner of Banking, and otherwise providing for the administration of this act; prescribing penalties; and making an appropriation;" exempting building and loan associations, banks, savings banks and trust companies from the provisions of the act.

Referred to the Committee on Banks and Banking.

By Mr. PEELOR. HOUSE BILL No. 1349.

An Act to amend section two of an act approved the thirteenth day of March, one thousand eight hundred and fifteen (P. L. 150), entitled "An act concerning divorces;" authorizing the prothonotary to sign subpoenas, and validating prior proceedings in which the subpoena was not signed by a judge.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. HOUSE BILL No. 1350.

An Act to amend section two of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three (P. L. 119), entitled "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by authorizing the burial at public expense in cities of the first and second class in case claimant who is a relative by blood or marriage is unable to pay for the burial.

Referred to the Committee on Public Health and Sanitation.

By Mr. STADTLANDER. HOUSE BILL No. 1351.

An Act to amend sections three, four, five, nine and eleven of an act approved the twenty-eighth day of May, one thousand nine hundred and fifteen, (P. L. 596), entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities, and regulating the administration and the payment of such pensions;" changing the provisions of the act which regulate the payment of pensions, requiring certain things from the pensioners, and requiring the cities to set aside additional funds in certain cases.

Referred to the Committee on Municipal Corporations.

By Mr. FLINCHBAUGH. HOUSE BILL No. 1352.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. SCOTT. HOUSE BILL No. 1353.

An Act to create a municipal tax board in boroughs and school districts co-extensive therewith, in the Commonwealth of Pennsylvania, with power to fix the assessed valuation of taxable property therein for the purposes of taxation and increasing indebtedness; to prepare tax duplicates and providing for payment of expenses incident to such services.

Referred to the Committee on Judiciary General.

By Mr. WRIGHT. HOUSE BILL No. 1354.

An Act to establish as a State Highway a certain section of public road in the county of Bedford.

Referred to the Committee on Public Roads.

By Mr. METZGER. HOUSE BILL No. 1355.

An Act to provide for descriptions of real estate sold for delinquent taxes, requiring the return of descriptions of real estate assessed by assessors, the including of such descriptions in all duplicates issued by county commissioners and in duplicates issued to collectors of county, borough, township, poor and school taxes.

Referred to the Committee on Judiciary Special.

By Mr. METZGER. HOUSE BILL No. 1356.

An Act providing for the patrol, maintenance and repair of township dirt roads in townships of the second class.

Referred to the Committee on Public Roads.

By Mr. WHEELER. HOUSE BILL No. 1357.

An Act for the distribution by the Commonwealth and counties to townships and school districts of moneys received from the United States from Forest Reserves within the Commonwealth.

Referred to the Committee on Counties and Townships.

By Mr. TURNER. HOUSE BILL No. 1358.

An Act providing for the building or rebuilding of inter-county bridges by adjoining counties or by a county and a city in an adjoining county; and providing for the assess-

ment and payment of damages for lands taken for such purpose by any county.

Referred to the Committee on Judiciary General.

By Mr. FLINCHBAUGH. HOUSE BILL No. 1359.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. GOODNOUGH. HOUSE BILL No. 1360.

An Act declaring that the use by different corporations, or their authority to use, different prime movers in the generation of electric current for the supply to the public of light, heat and power, shall not be held to render unlawful the merger and consolidation of such corporation.

Referred to the Committee on Manufactures.

By Mr. GOODNOUGH. HOUSE BILL No. 1361.

An act providing for the creation of incorporated electric districts for the purchase and the distribution to the public therein of electric current for light, heat and power, the inclusion of additional territory therein and the exclusion of territory therefrom; defining the powers and duties of such districts including the power to tax and borrow money and the power of eminent domain; providing for the administration and regulation of such districts; requiring them to purchase or condemn lines of mutual electric companies included within them at their creation; requiring giant power companies and common carrier transmission companies to serve them on equal terms with other distribution systems; requiring public service electric companies to sell and deliver current to them at not more than the average cost of generation and transmission plus an increment when such delivery decreases the average daily output per kilowatt of generating capacity; and providing penalties for the violation of this act and of rules, regulations and orders hereunder.

Referred to the Committee on Manufactures.

By Mr. GOODNOUGH. HOUSE BILL No. 1362.

An act authorizing the condemnation and appropriation by giant power companies holding giant power permits of the right, in the nature of a leasehold, to mine coal on specific lands; providing that compensation shall be in the form of rental during periods of non-operation and of royalty, with severance damages in proper cases; and providing a method for the assessment of damages arising from such appropriation.

Referred to the Committee on Manufactures.

By Mr. GOODNOUGH. HOUSE BILL No. 1363.

A Supplement to the Corporation Act of Eighteen Hundred and Seventy-four (Pamphlet Laws, seventy-three) providing for the incorporation and regulation of corporations for the distribution of electric current for light, heat and power, or any of them, to the stockholders of such corporations and incidentally to others; granting to them the right of eminent domain; requiring giant power companies and common carrier transmission companies to serve them on equal terms with public service distribution systems; exempting them from the public service company law; and requiring public service electric companies to sell and deliver electric current to them at not more than the cost of generation and transmission plus an increment when such delivery decreases the average daily output per kilowatt of generating capacity.

Referred to the Committee on Manufactures.

By Mr. LAFFERTY. HOUSE BILL No. 1364.

An Act to amend section two of the act approved the eighth day of June, one thousand eight hundred and ninety-three, (P. L. 344), entitled "An act relating to husband and wife, enlarging her capacity to acquire and dispose of prop-

erty, to sue and be sued, and to make a last will, and enabling them to sue and to testify against each other in certain cases," by authorizing married women to become bail.

Referred to the Committee on Judiciary Special.

By Mr. EARLEY. HOUSE BILL No. 1365.

An Act for the adjustment and payment of certain claims for injury to, and sickness of officers, warrant officers and enlisted men of the National Guard.

Referred to the Committee on Military.

By Mr. MOFFATT. HOUSE BILL No. 1366.

An Act to amend section one of the act approved the nineteenth day of June, one thousand nine hundred and eleven, (P. L. 1055), entitled "An act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts to certain cases, and providing for their release on parole; their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries;" authorizing courts to require defendants placed on probation to pay money for the use of the county, which payments shall not be considered the imposition of a fine or sentence.

Referred to the Committee on Judiciary General.

By Mr. GILCHRIST. HOUSE BILL No. 1367.

An Act to amend article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by permitting school boards to assign pupils to schools in other states and to pay their tuition in such schools.

Referred to the Committee on Education.

By Mr. STERLING. (By Request). HOUSE BILL No. 1368.

An Act to amend section five hundred and one of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three, (P. L. 359), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," by closing the season for ruffed grouse during the year one thousand nine hundred and twenty-five.

Referred to the Committee on Game.

By Mr. SOWERS. HOUSE BILL No. 1371.

An Act to amend section two of article two of the act approved the twenty-fifth day of June, one thousand nine hundred and nineteen (P. L. 581), entitled "An act for the better government of cities of the first class of this Commonwealth."

Referred to the Committee on Judiciary Special.

By Mr. BALDI. HOUSE BILL No. 1372.

An Act making it unlawful for mutual savings fund or building and loan associations to charge a withdrawal or membership fee in excess of a certain amount; to enter into an agreement with other mutual savings fund or building and loan associations to make a second mortgage loan of equal lien with similar mortgage loans to be made by such other associations; to make a second mortgage loan in excess of a certain amount; to make a mortgage loan on real estate on which there is a second mortgage or a mortgage of lesser lien; and repealing all laws inconsistent with this act.

Referred to the Committee on Banks and Banking.

BILL RE-REFERRED.

Mr. DRINKHOUSE, returned from the Committee on Banks and Banking, with recommendation that it be re-referred to the Committee on Ways and Means, House Bill No. 1106, (Senate Bill No. 246), entitled:

An Act to amend section two of the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and prohibiting penalties and citing certain acts for repeal" as amended.

The SPEAKER. The bill is now re-referred to the Committee on Ways and Means.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 407. (HOUSE BILL No. 1373.)

A Joint Resolution providing for the continuance of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 540. (HOUSE BILL No. 1374.)

An Act relating to and regulating the signing endorsing and issuing of negotiable instruments by corporations and actions thereon against defenses by corporations to such instruments.

Referred to the Committee on Judiciary General.

SENATE BILL No. 557. (HOUSE BILL No. 1375.)

An Act validating municipal liens filed in the office of the prothonotaries of the various counties by any of the cities of this Commonwealth for the removal of nuisances.

Referred to the Committee on Judiciary General.

SENATE BILL No. 567. (HOUSE BILL No. 1376.)

An Act to amend section one of the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred sixty-two) entitled "An act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over.

Referred to the Committee on Judiciary General.

SENATE BILL No. 579. (HOUSE BILL No. 1377.)

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital, Nanticoke Luzerne County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 587. (HOUSE BILL No. 1378.)

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 600. (HOUSE BILL No. 1379.)

An Act to amend the title and to re-enact Section four of the Act approved the nineteenth day of May one thousand nine hundred and fifteen (Pamphlet Law five hundred and forty-three) entitled "An act relating to the sale of goods" by including within the subject section four of the said act choses in action as well as goods.

Referred to the Committee on Judiciary General.

SENATE BILL No. 606. (HOUSE BILL No. 1380.)

An Act to validate the acts of persons acting as deputy prothonotaries who may not have been actually appointed and qualified as required by law.

Referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. EARLEY, from the Committee on Ways and Means, reported as committed, House Bill No. 814, entitled:

An Act to further amend section twenty of the act approved the first day of June, one thousand eight hundred and eighty-nine (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine."

Mr. TALBOT, from the Committee on Counties and Townships, reported as committed, House Bill No. 1039, entitled:

An Act empowering boroughs to purchase, own, use operate and control any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof, for a supply of natural gas for municipal purposes.

Mr. GREENSTEIN, from the Committee on Ways and Means, reported as committed, House Bill No. 1013, entitled:

An Act to amend an act, approved May second, one thousand eight hundred and ninety-nine (P. L. 184), entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods, wares, and merchandise, and providing for the collection of said tax," as amended.

Mr. DAVIS, from the Committee on Counties and Townships, reported as committed, House Bill No. 1142, entitled:

An Act to further amend section four hundred and thirty-four of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Mr. FRED W. PATTERSON, from the Committee on Counties and Townships, reported as committed, House Bill No. 1235, entitled:

An Act empowering cities and counties, which are authorized to take, purchase or condemn property and to appropriate money for the erection thereon of public auditoriums, libraries, memorial buildings and monuments, and to provide for their operation and maintenance, to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly.

Mr. FRED W. PATTERSON, from the Committee on Counties and Townships, reported as committed, House Bill No. 1232, entitled:

An Act empowering counties to take, purchase, or condemn property, and to appropriate money for the erection

thereon of public auditoriums, libraries, memorial buildings and monuments; and providing for their operation and maintenance.

Mr. CONNER, from the Committee on Ways and Means, reported as amended, House Bill No. 1011, entitled:

A Supplement to an act, approved May second, one thousand eight hundred and ninety-nine, (P. L. 184), entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods, wares, and merchandise and providing for the collection of said taxes," fixing the mercantile license tax for dealers beginning business on or after May first.

Mr. CALHOUN, from the Committee on Game, reported as committed, House Bill No. 1027, entitled:

An Act to amend sections seven hundred and two and seven hundred and eighteen of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (P. L. 359) entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto."

Mr. HUBER, from the Committee on Ways and Means, reported as amended, House Bill No. 600, entitled:

An Act imposing a tax for State purposes on marine insurance underwriting profits; and providing for the collection of such tax.

Mr. GOODNOUGH, from the Committee on Ways and Means, reported as committed, House Bill No. 547, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto Section One B.

Mr. SCHWARTZ, from the Committee on Banks and Banking, reported as committed, House Bill No. 1115, entitled:

An Act to further the privileges now enjoyed by social service centers, charitable organizations, private schools, colleges, universities, Y. M. C. A and Y. W. C. A. branches, as well as other educational and character building organizations, by permitting them to encourage thrift among their frequenters, students or members by accepting temporarily from them for safe keeping, money that they may be induced to save for future needs.

Mr. PARKINSON, from the Committee on Ways and Means, reported as committed, House Bill No. 711, entitled:

An Act to amend section two of the act approved the twentieth day of June, one thousand nine hundred and nineteen, (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal," as amended; fixing the rate for the taxation of property passing to or for the use of actual places of religious worship and institutions of purely public charity.

Mr. FLINCHBAUGH, from the Committee on Ways and Means, reported as committed, House Bill No. 532, entitled:

An Act proposing an amendment to section one, article nine, of the Constitution of the Commonwealth of Pennsylvania.

Mr. FLINCHBAUGH, from the Committee on Judiciary Special, reported as committed, House Bill No. 1132, entitled:

An Act to establish as advisory council of judges, and prescribing its powers.

Mr. STAVITSKI, from the Committee on Counties and Townships, reported as committed, House Bill No. 1304, (Senate Bill No. 481), entitled:

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto," by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses.

Mr. EDMONDS, from the Committee on Education, reported as amended, House Bill No. 1084, (Senate Bill No. 400), entitled:

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department.

Mr. METZINGER, from the Committee on Judiciary Special, reported as committed, House Bill No. 1252, (Senate Bill No. 467), entitled:

An Act to amend section six of an act approved the ninth day of June, one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-six), entitled "An act to regulate the construction, maintenance and inspection of buildings used for the exhibition of moving pictures in all cities of the first class; providing for the enforcement thereof and fixing penalties for violation of the same," by providing for the heating by means of mechanical warm air.

Mr. JOSIAH T. LITTLE, from the Committee on Counties and Townships, reported as committed, House Bill No. 1310, (Senate Bill No. 533), entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor.

Mr. PERRY, from the Committee on Appropriations, reported as committed, House Bill No. 909, entitled:

An Act transferring and re-appropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June, one thousand nine hundred and twenty-three, entitled "An act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-three; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-three."

Mr. HEFFERNAN, from the Committee on Appropriations, reported as committed, House Bill No. 1288, (Senate Bill No. 2), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1290, (Senate Bill No. 84), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class.

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed, House Bill No. 1292, (Senate Bill No. 118), entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital.

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed, House Bill No. 1297, (Senate Bill No. 330), entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia Pennsylvania for Medical Education.

Mr. SOFFEL, from the Committee on Appropriations, reported as committed, House Bill No. 1299, (Senate Bill No. 374), entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania.

Mr. HALL, from the Committee on Appropriations, reported as committed House Bill No. 1305 (Senate Bill No. 514), entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital.

Mr. MILLAR, from the Committee on Appropriations, reported as committed House Bill No. 1306, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the act of July, twenty-fifth, one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

Mr. WELLS, from the Committee on Appropriations, reported as committed House Bill No. 1307 (Senate Bill No. 519), entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital.

Mr. CHRISTIAN MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1308 (Senate Bill No. 522), entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital.

Mr. POSEY, from the Committee on Appropriations, reported as committed House Bill No. 1309 (Senate Bill No. 532), entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital.

Mr. HUBER, from the Committee on Appropriations, reported as committed House Bill No. 1311 (Senate Bill No. 535), entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 1312, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital.

Mr. WHITEHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 1313, (Senate Bill No. 537), entitled:

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital.

Mr. EACHES, from the Committee on Appropriations, reported as committed, House Bill No. 1314, (Senate Bill No. 538), entitled:

An Act making an appropriation to the Board of Trustees of Allentown State Hospital.

Mr. CONNER, from the Committee on Appropriations, reported as committed, House Bill No. 1315, (Senate Bill No. 542), entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital.

Mr. POSEY, from the Committee on Appropriations, reported as committed, House Bill No. 1316, (Senate Bill No. 543), entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital.

Mr. WILLIAMS, from the Committee on Appropriations, reported as committed, House Bill No. 1317, (Senate Bill No. 544), entitled:

An Act making an appropriation to the Valley Forge Park Commission.

Mr. SCHILLING, from the Committee on Appropriations, reported as committed, House Bill No. 1318, (Senate Bill No. 558), entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie.

BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have all appropriation bills just reported from the Appropriations Committee read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 909, entitled:

An Act transferring and re-appropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June, one thousand nine hundred and twenty-three, entitled "An act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June, first, one thousand nine hundred and twenty-three; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-three."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1288, (Senate Bill No. 2), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1290, (Senate Bill No. 84), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1292, (Senate Bill No. 118), entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1297, (Senate Bill No. 330), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for Medical Education

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1299, (Senate Bill No. 374), entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1305, (Senate Bill No. 514), entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1306, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property, and the making of improvements, in accordance with the provisions of the Act of July twenty-fifth one thousand nine hundred and seventeen, (P. L. 1,209) entitled "An act to authorize the acquisition, by purchase or condemnation, of land for a park, and the erection of a monument commemorative of Washington crossing the River Delaware, and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1307, (Senate Bill No. 519), entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1308, (Senate Bill No. 522), entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1309, (Senate Bill No. 532), entitled:

An Act making an appropriation to the Board of Trustees of the Torrence State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1311, (Senate Bill No. 535), entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1312, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Board of Trustees of the Coal Dale State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1313, (Senate Bill No. 537), entitled:

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1314, (Senate Bill No. 538), entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1315, (Senate Bill No. 542), entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1316, (Senate Bill No. 543), entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1317, (Senate Bill No. 544), entitled:

An Act making an appropriation to the Valley Forge Park Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1318, (Senate Bill No. 558), entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION.

RELATIVE TO THE REQUEST OF HIS EXCELLENCY,
THE GOVERNOR, TO ADDRESS THE JOINT ASSEMBLY.

Mr. CRAIG offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, March 17, 1925.

Whereas, His Excellency, the Governor of the Commonwealth, has, by message of March sixteenth, one thousand nine hundred and twenty-five advised the Senate and House of Representatives of the General Assembly, of his desire to address the Members thereof in joint session on Tuesday, March seventeenth, one thousand nine hundred and twenty-five, at twelve o'clock noon, therefore be it

Resolved, (if the Senate concur), That the Senators and Members of the House of Representatives are pleased to comply with the request of His Excellency, and will meet in joint session for that purpose at the time requested in said message, and be it further

Resolved, That a committee of two Senators be appointed by the President Pro Tempore of the Senate and two Members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall wait upon the Governor and advise him of the passage of this resolution and of their readiness to hear any message he may desire to deliver.

Ordered, That the Clerk present the same to the Senate for concurrence.

APPOINTMENT OF COMMITTEE.

The SPEAKER. The Chair appoints as a committee on behalf of the House the gentleman from Delaware, Mr. Craig, and the gentlemen from Jefferson, Mr. Irvin.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 949, (Senate Bill No. 39, entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of the third class

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. HANTZ. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. The sponsor of this bill is Senator Earnest. Is there any one here who is familiar with the bill who will permit himself to be interrogated?

Mr. HALL. Mr. Speaker, I will.

Mr. HANTZ. Mr. Speaker, I wish to be informed as to what advantage there is in collecting city, county and State

taxes in cities of the third class over and above what are now in vogue.

Mr. HALL. Mr. Speaker, the advantage as indicated by the bill is that the county commissioners of counties in which there are third class cities may decide to have one tax collector, or they may continue under the present system. It gives them the opportunity to take away the present system if they so desire and the people of the county wish it.

Mr. HANTZ. Mr. Speaker, do you figure that that will be an advantage to a city of the third class? In the first place, we have a system of tax collecting in York city that is entirely satisfactory to us. We would like to know what advantage you have to offer us that will benefit us in presenting this bill.

Mr. HALL. I did not hear you, will you kindly repeat the question.

Mr. HANTZ. Mr. Speaker, in other words, we are opposed to this measure, you understand that? I want it distinctly understood that York is entirely satisfied the way we collect our taxes. We do not want any changes. Now, if this bill don't interfere with the present system we think it will be perfectly satisfactory.

Mr. HALL. Mr. Speaker, in answer to the gentleman from York, it does not interfere with the present system. It simply provides in those counties where they desire to change the system that they may do so, it is optional with the counties.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fockler, | Marshall, | Scott, |
| Alexander, | Fratt, | Martz, | Sheffer, |
| Anderson, | Frye, | Mathay, | Smith, G. A., |
| Armstrong, | Fuller, | McBride, | Smith, H. J., |
| Aston, | Gelnett, | McCaig, | Soffel, |
| Baldi, | Goehring, | McCann, | Sowers, |
| Bartley, | Goss, | McClure, J. F., | Speer, |
| Behney, | Greeby, | McClure, J. H., | Spencer, |
| Bell, F. A., | Greenstein, | McDermott, | Stark, |
| Bell, W. T., | Guerin, | McKim, | Stavitski, |
| Bentley, | Haas, | McLaughlin, | Sterling, |
| Bickett, | Haines, | Memolo, | Stock, |
| Bidelspacher, | Hall, | Metzger, | Storb, |
| Blair, | Harding, | Metzinger, | Storer, |
| Bray, | Harer, | Millar, | Strayer, |
| Brewster, | Hart, | Miller, C., | Talbot, |
| Bromley, | Haws, | Miller, H. A., | Thomas, L. D., |
| Brown, E., | Heffernan, | Munley, | Toepfer, |
| Brown, E. P., | Heffran, | Myers, | Towner, |
| Brown, T. J., | Henderson, | Neely, | Trescher, |
| Canon, | Hess, | Nicholson, | Turner, |
| Colville, | Holmes, | North, | Voltz, |
| Conner, | Holtzman, | Orr, | Washington, |
| Craig, | Hoover, | Patterson, F. W., | Watson, |
| Critchfield, | Horn, | Patterson, M., | Weamer, |
| Cross, | Howe, | Peeler, | Wells, |
| Davies, | Hricko, | Pennock, | Wettach, |
| Davis, | Huber, | Perry, | Wheeler, |
| Dengler, | Irvin, | Phillips, | Whitehouse, |
| Derby, | Lauver, | Pitts, | Williams, |
| Diehm, | Little, H. A., | Powell, | Wilson, |
| Dietz, | Little, J. T., | Prosser, | Witherspoon, |
| Dilshheimer, | Lockhart, | Pryor, | Witkin, |
| Drumbor, | Long, | Raymond, | Wood, N., |
| Duddy, | Lotz, | Reader, | Wood, W. P., |
| Eaches, | Lucas, | Rieder, | Wright, |
| Earley, | Ludlow, | Royle, | Bluett, |
| Edmonds, | Lynch, | Sarig, | Speaker. |
| Emhardt, | MacMillan, | Sautter, | |
| Evans, B. P., | Mangan, | Schoener, | |
| Flynn, | Marcus, | Schwartz, | |

NAYS—12.

| | | | |
|-------------|--------------|--------|-----------|
| Berkheiser, | Calhoun, | Hantz, | Lukehart, |
| Burchinal, | Donnell, | Himes, | McDaniel, |
| Bush, | Flinchbaugh, | Jones, | Moffatt, |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 506, (Senate Bill No. 46), entitled:

An Act making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1306), entitled "An act to provide for the selection of a site and the erection of a state institution for the detention, care and treatment of inebriates, or persons habitually addicted to the use of alcoholic drink or intoxicating drugs, to be called the State Institution for Inebriates, and making an appropriation therefor;" said claim having been adjusted and approved by the Auditor General, State Treasurer and Attorney General and to pay the personal expenses of the members of the Commission.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Anderson, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, W. T. | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Soffel, |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memo. | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Hart, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Morrison, | Talbot, |
| Bush, | Henderson, | Muldowney, | Thomas, L. D., |
| Calhoun, | Hess, | Munley, | Thomas, M. G., |
| Canon, | Himes, | Myers, | Toeffer, |
| Colville, | Holmes, | Neely, | Towner, |
| Craig, | Holtzman, | Nicholson, | Trescher, |
| Critchfield, | Hoover, | Horn, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Diehm, | Labar, | Peelor, | Whitehouse, |
| Dietz, | Lafferty, | Pennock, | Williams, |
| Dilsheimer, | Lauver, | Perry, | Wilson, |
| Donnell, | Leidich, | Phillips, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Pitts, | Witkin, |
| Drumbor, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—1.

Harding,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate for concurrence, with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 47, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greenby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memo. | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toeffer, |
| Craig, | Holcombe, | Myers, | Towner, |
| Critchfield, | Holmes, | Neely, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Horn, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 75, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Lukehart, |
| Alexander, | Evans, F. D., | MacMillan, | Rhodes, |
| Allman, | Flinchbaugh, | Malie, | Rieder, |
| Anderson, | Flynn, | Mangan, | Royce, |
| Armstrong, | Fockler, | Marcus, | Sarig, |
| Aston, | Fratt, | Marshall, | Sautter, |
| Bagshaw, | Frye, | Martiz, | Schilling, |
| Baldi, | Fuller, | Mathay, | Schoener, |
| Bartley, | Gelnett, | McBride, | Schwartz, |
| Behney, | Gilchrist, | McCaig, | Scott, |
| Bell, F. A., | Goehring, | McCann, | Shaffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Shambach, |
| Bentley, | Goss, | McClure, J. H., | Sheffer, |
| Berkheiser, | Greeby, | McCormick, | Smith, G. A., |
| Bickett, | Greenstein, | McDaniel, | Smith, H. J., |
| Bidelspacher, | Griffith, | McDermott, | Soffel, |
| Blair, | Grimes, | McGowan, | Sowers, |
| Blumberg, | Guerin, | McKim, | Speer, |
| Bray, | Haas, | McLaughlin, | Spencer, |
| Brewster, | Haines, | Memolo, | Stadlander, |
| Bromley, | Hall, | Metzger, | Stark, |
| Brown, E., | Hantz, | Metzinger, | Stavitski, |
| Brown, E. P., | Harding, | Miller, | Sterling, |
| Brown, T. J., | Harer, | Miller, C., | Stock, |
| Burchinal, | Hart, | Miller, H. A., | Storb, |
| Burke, | Haws, | Moffatt, | Storer, |
| Bush, | Heffernan, | Moore, | Strayer, |
| Calhoun, | Heffran, | Morrison, | Talbot, |
| Canon, | Henderson, | Muldowney, | Thomas, L. D., |
| Colville, | Hess, | Munley, | Thomas, M. G., |
| Conner, | Himes, | Myers, | Toepfer, |
| Craig, | Holcombe, | Neely, | Towner, |
| Critchfield, | Holmes, | Nicholson, | Trescher, |
| Cross, | Holtzman, | Nolte, | Turner, |
| Davies, | Hoover, | North, | Voltz, |
| Davis, | Horn, | Orr, | Washington, |
| DeFrehn, | Howe, | Parkinson, | Watson, |
| Deibler, | Hricko, | Patterson, B. H., | Weamer, |
| Dengler, | Huber, | Patterson, F. W., | Wells, |
| Derby, | Irvin, | Patterson, M., | Welty, |
| Diehm, | Jones, | Peelor, | Wettach, |
| Dietz, | Kelly, | Pennock, | Wheeler, |
| Dilsheimer, | Labar, | Perry, | Whitehouse, |
| Donnell, | Lafferty, | Phillips, | Williams, |
| Drinkhouse, | Lauver, | Pitts, | Wilson, |
| Drumbor, | Leidich, | Posey, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Witkin, |
| Eaches, | Little, J. T., | Prosser, | Wood, N., |
| Earley, | Lockhart, | Pryor, | Wood, W. P., |
| Ede, | Long, | Raymond, | Wright, |
| Edmonds, | Lotz, | Reader, | Bluett, |
| Emhardt, | Lucas, | Ludlow, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 92, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royce, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | McBride, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Little, H. A., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 100, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 190, entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |

| | | | |
|---------------|----------------|------------------|----------------|
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 262, entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 280, entitled:

An Act continuing the commission to make an investigation of the condition of disabled World War veterans of Pennsylvania and making an appropriation

On the question,

Will the House agree to the Bill on third reading?

BILL POSTPONED.

Mr. LYNCH. Mr. Speaker, I move that House Bill No. 280, file folio 3119, be postponed for the present.

Mr. McCAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 289, entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 320, entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bell, F. A. | Goehring, | McBride, | Shaffer, |
| Bell, W. T. | Goodnough, | McCaig, | Shambach, |
| Bentley. | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Harer, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbror, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Little, H. A., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 358, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A. | Goehring, | McBride, | Shaffer, |
| Bell, W. T. | Goodnough, | McCaig, | Shambach, |
| Bentley. | Cross, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |

| | | | |
|---------------|----------------|------------------|----------------|
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbror, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 402, entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A. | Goehring, | McBride, | Shaffer, |
| Bell, W. T. | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Memolo, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |

| | | | | | | | |
|---|--|---|---|---|---|--|--|
| Cross, Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dietz, Dilsheimer, Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, | Holtzman, Hoover, Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Lauver, Leidich, Little, H. A., Little, J. T., Lockhart, Long, Lotz, Lucas, | Neely, Nicholson, Nolte, North, Orr, Parkinson, Patterson, B. H., Patterson, F. W., Patterson, M., Peelor, Pennock, Perry, Phillips, Pitts, Posey, Powell, Prosser, Pryor, Raymond, | Turner, Voltz, Washington, Watson, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. | Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, | Lafferty, Lauver, Leidich, Little, H. A., Little, J. T., Lockhart, Long, Lotz, Lucas, | Pennock, Perry, Phillips, Pitts, Posey, Powell, Prosser, Pryor, Raymond, | Williams, Wilson, Witherspoon, Witkin, Wood, W. P., Wood, N., Wright, Bluett, Speaker. |
|---|--|---|---|---|---|--|--|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 516, entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

NAYS—207.

| | | | | | | | |
|--|--|---|---|---|---|---|---|
| Adam, Alexander, Allman, Anderson, Armstrong, Aston, Bagshaw, Baldi, Bartley, Behney, Bell, F. A., Bell, W. T., Bentley, Berkheiser, Bickett, Bidelspacher, Blair, Blumberg, Bray, Brewster, Bromley, Brown, E., Brown, E. P., Brown, T. J., Burchinal, Burke, Bush, Calhoun, Canon, Colville, Conner, Craig, Critchfield, Cross, Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dietz, Dilsheimer, | Evans, B. P., Evans, F. D., Flinchbaugh, Flynn, Fockler, Fratt, Frye, Fuller, Gelnett, Gilchrist, Goehring, Goodnough, Goss, Greeby, Greenstein, Griffith, Grimes, Guerin, Haas, Haines, Hall, Hantz, Harding, Harer, Hart, Haws, Heffernan, Heffran, Henderson, Hess, Himes, Holcombe, Holmes, Holtzman, Hoover, Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, | Ludlow, Lukehart, Lynch, MacMillan, Malle, Mangan, Marcus, Marshall, Martz, Mathay, McBride, McCaig, McCann, McClure, J. F., McClure, J. H., McCormick, McDaniel, McDermott, McGowan, McKim, McLaughlin, Memolo, Metzger, Metzinger, Miller, C., Miller, H. A., Moffatt, Moore, Morrison, Muldowney, Munley, Myers, Neely, Nicholson, Nolte, North, Orr, Parkinson, Patterson, B. H., Patterson, F. W., Patterson, M., Peelor, | Reader, Rhodes, Rieder, Royle, Sarig, Sautter, Schilling, Schoener, Schwartz, Scott, Shaffer, Shambach, Sheffer, Smith, G. A., Smith, H. J., Soffel, Sowers, Speer, Spencer, Stadlander, Stark, Stavitski, Sterling, Stock, Storb, Storer, Strayer, Talbot, Thomas, L. D., Thomas, M. G., Toepfer, Towner, Trescher, Turner, Voltz, Washington, Watson, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. | Adam, Alexander, Allman, Anderson, Armstrong, Aston, Bagshaw, Baldi, Bartley, Behney, Bell, F. A., Bell, W. T., Bentley, Berkheiser, Bickett, Bidelspacher, Blair, Blumberg, Bray, Brewster, Bromley, Brown, E., Brown, E. P., Brown, T. J., Burchinal, Burke, Bush, Calhoun, Canon, Colville, Conner, Craig, Critchfield, Cross, Davies, Davis, DeFrehn, Deibler, Dengler, Derby, Diehm, Dietz, Dilsheimer, Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, Ede, Edmonds, Emhardt, | Evans, B. P., Evans, F. D., Flinchbaugh, Flynn, Fockler, Fratt, Frye, Fuller, Gelnett, Gilchrist, Goehring, Goodnough, Goss, Greeby, Greenstein, Griffith, Grimes, Guerin, Haas, Haines, Hall, Hantz, Harding, Harer, Hart, Haws, Heffernan, Heffran, Henderson, Hess, Himes, Holcombe, Holmes, Holtzman, Hoover, Horn, Howe, Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Lauver, Leidich, Little, J. T., Little, H. A., Lockhart, Long, Lotz, Lucas, | Ludlow, Lukehart, Lynch, MacMillan, Malie, Mangan, Marcus, Marshall, Martz, Mathay, McBride, McCaig, McCann, McClure, J. F., McClure, J. H., McCormick, McDaniel, McDermott, McGowan, McKim, McLaughlin, Memolo, Metzger, Metzinger, Miller, C., Miller, H. A., Moffatt, Moore, Morrison, Muldowney, Munley, Myers, Neely, Nicholson, Nolte, North, Orr, Parkinson, Patterson, M., Patterson, B. H., Patterson, F. W., Patterson, M., Peelor, | Reader, Rhodes, Rieder, Royle, Sarig, Sautter, Schilling, Schoener, Schwartz, Scott, Shaffer, Shambach, Sheffer, Smith, G. A., Smith, H. J., Soffel, Sowers, Speer, Spencer, Stadlander, Stark, Stavitski, Sterling, Stock, Storb, Storer, Strayer, Talbot, Thomas, L. D., Thomas, M. G., Toepfer, Towner, Trescher, Turner, Voltz, Washington, Watson, Weamer, Wells, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. |
|--|--|---|---|---|---|---|---|

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 750, entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, W. T., | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hantz, | McLaughlin, | Stark, |
| Brown, E., | Hart, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peel, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posay, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—2.

Alexander, Talbot,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 768, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Ludlow, | Reader, |
| Alexander, | Evans, B. P., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hantz, | McLaughlin, | Stark, |
| Brown, E., | Hart, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peel, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posay, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 780, entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | G. Inett, | Martz, | Schwartz, |
| Behney, | G. Ichrst, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelot, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 790, entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|------------|---------------|-----------|---------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCann, | Shambach, |
| Bentley, | Goss, | McClure, J. F., | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McCormick, | Smith, H. J., |
| Bidelspacher, | Griffith, | McDermott, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McGowan, | Speer, |
| Bray, | Haas, | McKim, | Spencer, |
| Brewster, | Haines, | McLaughlin, | Stadtlander, |
| Bromley, | Hall, | Memolo, | Stark, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Haws, | Miller, C., | Storb, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelot, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhardt, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | | | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 797, entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Bush, | Haws, | Miller, C., | Storer, |
| Burke, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Emhardt, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 840, entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|------------|---------------|-----------|---------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |

| | | | |
|---------------|----------------|------------------|----------------|
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Calhoun, | Heffernan, | Miller, H. A., | Strayer, |
| Canon, | Heffran, | Moffatt, | Talbot, |
| Colville, | Henderson, | Moore, | Thomas, L. D., |
| Conner, | Hess, | Morrison, | Thomas, M. G., |
| Craig, | Himes, | Muldowney, | Toepfer, |
| Critchfield, | Holcombe, | Munley, | Towner, |
| Cross, | Holmes, | Myers, | Trescher, |
| Davies, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Voltz, |
| DeFrehn, | Horn, | Nolte, | Washington, |
| Deibler, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B.H., | Welty, |
| Dietz, | Jones, | Patterson, F.W., | Wettach, |
| Dilsheimer, | Kelly, | Patterson, M., | Wheeler, |
| Donnell, | Labar, | Peelor, | Whitehouse, |
| Drinkhouse, | Lafferty, | Pennock, | Williams, |
| Drumbor, | Lauver, | Perry, | Wilson, |
| Duddy, | Leidich, | Phillips, | Witherspoon, |
| Eaches, | Little, H. A., | Pitts, | Witkin, |
| Earley, | Little, J. T., | Posey, | Wood, N., |
| Ede, | Lockhart, | Powell, | Wood, W. P., |
| Emhardt, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 858, entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |

| | | | | | | | |
|---------------|----------------|------------------|----------------|--------------|----------------|------------------|----------------|
| Bickett, | Greenstein, | McClure, J. F., | Smith, H. J., | Burchinal, | Hart, | Millar, | Storb, |
| Bidelspacher, | Griffith, | McCormick, | Soffel, | Burke, | Haws, | Miller, C., | Strayer, |
| Blair, | Grimes, | McDaniel, | Sowers, | Bush, | Heffernan, | Miller, H. A., | Storer, |
| Blumberg, | Guerin, | McDermott, | Speer, | Calhoun, | Heffran, | Moffatt, | Talbot, |
| Bray, | Haas, | McGowan, | Spencer, | Canon, | Henderson, | Moore, | Thomas, L. D., |
| Brewster, | Haines, | McKim, | Stadtlander, | Colville, | Hess, | Morrison, | Thomas, M. G., |
| Bromley, | Hall, | McLaughlin, | Stark, | Conner, | Himes, | Muldowney, | Toepfer, |
| Brown, E., | Hantz, | Metzger, | Stavitski, | Craig, | Holcombe, | Munley, | Towner, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, | Critchfield, | Holmes, | Myers, | Trescher, |
| Brown, T. J., | Harer, | Memolo, | Stock, | Cross, | Holtzman, | Neely, | Turner, |
| Burchinal, | Hart, | Millar, | Storb, | Davis, | Hoover, | Nicholson, | Voltz, |
| Burke, | Haws, | Miller, C., | Storer, | Davies, | Horn, | Nolte, | Washington, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, | DeFrehn, | Howe, | North, | Watson, |
| Calhoun, | Heffran, | Moffatt, | Talbot, | Deibler, | Hricko, | Orr, | Weamer, |
| Canon, | Henderson, | Moore, | Thomas, L. D., | Dengler, | Huber, | Parkinson, | Wells, |
| Colville, | Hess, | Morrison, | Thomas, M. G., | Derby, | Irvin, | Patterson, B.H., | Welty, |
| Conner, | Himes, | Muldowney, | Toepfer, | Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Craig, | Holcombe, | Munley, | Towner, | Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Critchfield, | Holmes, | Myers, | Trescher, | Dilzheimer, | Labar, | Peelor, | Whitehouse, |
| Cross, | Holtzman, | Neely, | Turner, | Donnell, | Lafferty, | Pennock, | Williams, |
| Davies, | Hoover, | Nicholson, | Voltz, | Drinkhouse, | Lauver, | Perry, | Wilson, |
| Davis, | Horn, | Nolte, | Washington, | Drumbor, | Leldich, | Phillips, | Witherspoon, |
| DeFrehn, | Howe, | North, | Watson, | Duddy, | Little, H. A., | Pitts, | Witkin, |
| Deibler, | Hricko, | Orr, | Weamer, | Eaches, | Little, J. T., | Posey, | Wood, N., |
| Dengler, | Huber, | Parkinson, | Wells, | Earley, | Lockhart, | Powell, | Wood, W. P., |
| Derby, | Irvin, | Patterson, B.H., | Welty, | Ede, | Long, | Prosser, | Wright, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, | Edmonds, | Lotz, | Pryor, | Bluett, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, | Emhardt, | Lucas, | Raymond, | Speaker. |
| Dilzheimer, | Labar, | Peelor, | Whitehouse, | | | | |
| Drinkhouse, | Lafferty, | Pennock, | Williams, | | | | |
| Donnell, | Lauver, | Perry, | Wilson, | | | | |
| Drumbor, | Leldich, | Phillips, | Witherspoon, | | | | |
| Duddy, | Little, H. A., | Pitts, | Witkin, | | | | |
| Eaches, | Little, J. T., | Posey, | Wood, N., | | | | |
| Earley, | Lockhart, | Powell, | Wood, W. P., | | | | |
| Ede, | Long, | Prosser, | Wright, | | | | |
| Edmonds, | Lotz, | Pryor, | Bluett, | | | | |
| Emhardt, | Lucas, | Raymond, | Speaker. | | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 891, entitled:

An Act to make an appropriation to the City of Philadelphia one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 994, entitled:

An Act making an appropriation to the Department of Agriculture

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Calhoun, | Heffernan, | Miller, H. A., | Strayer, |
| Canon, | Heffran, | Moffatt, | Talbot, |
| Colville, | Henderson, | Moore, | Thomas, L. D., |
| Conner, | Hess, | Morrison, | Thomas, M. G., |
| Craig, | Himes, | Muldowney, | Toepfer, |
| Critchfield, | Holcombe, | Munley, | Towner, |
| Cross, | Holmes, | Myers, | Trescher, |
| Davies, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Voltz, |
| | Horn, | Nolte, | Washington, |

| | | | |
|-------------|----------------|-------------------|--------------|
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 996, entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behnev, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Harer, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |

| | | | |
|----------|------------|----------|--------------|
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1018, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distribution and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Hareh, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wright, |

Edmonds, Lotz, Pryor, Bluett,
Emhardt, Lucas, Raymond, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1019, entitled:

An Act making an appropriation to Mary E. Mumfer of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilshelmer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1020, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Ludlow, | Reader, |
| Alexander, | Evans, B. P., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilshelmer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1022, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS--207.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilzheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS--0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1023, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS--207.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |

| | | | |
|---------------|----------------|------------------|----------------|
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilzheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS--0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1059, entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS--207.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |

| | | | |
|---------------|----------------|------------------|----------------|
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toeffer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelock, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1062, entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |

| | | | |
|--------------|----------------|------------------|----------------|
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toeffer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B.H., | Welty, |
| Diehm, | Jones, | Patterson, F.W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelock, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1063, entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Conner, | Hess, | Morrison, | Thomas, M. G., |
| Craig, | Himes, | Muldowney, | Toeffer, |
| Critchfield, | Holcombe, | Munley, | Towner, |
| Cross, | Holmes, | Myers, | Trescher, |
| Davies, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Voltz, |
| DeFrehn, | Horn, | Nolte, | Washington, |
| Deibler, | Howe, | North, | Watson, |
| Dengler, | Hricko, | Orr, | Weamer, |
| Derby, | Huber, | Parkinson, | Wells, |
| Diehm, | Irvin, | Patterson, B.H., | Welty, |
| Dietz, | Jones, | Patterson, F.W., | Wettach, |
| | Kelly, | Patterson, M., | Wheeler, |

| | | | |
|-------------|----------------|-----------|--------------|
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Poser, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1064, entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratz, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, T. J., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Conner, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Poser, | Wood, N., |
| Earley, | Lockhardt, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1092, entitled:

An Act making an appropriation to the Julia White Prescilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratz, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marshall, | Schilling, |
| Baldi, | Fuller, | Marcus, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, T. J., | Harding, | Metzger, | Sterling, |
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Conner, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davies, | Hoover, | Nicholson, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Poser, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1138, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—207.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Stark, |
| Brown, E., | Hantz, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzger, | Sterling, |
| Brown, T. J., | Harer, | Metzinger, | Stock, |
| Burchinal, | Hart, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Miller, H. A., | Strayer, |
| Calhoun, | Heffran, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Thomas, M. G., |
| Conner, | Himes, | Muldowney, | Toepfer, |
| Craig, | Holcombe, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Nicholson, | Turner, |
| Davies, | Hoover, | Noely, | Voltz, |
| Davis, | Horn, | Nolte, | Washington, |
| DeFrehn, | Howe, | North, | Watson, |
| Deibler, | Hricko, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, B. H., | Welty, |
| Diehm, | Jones, | Patterson, F. W., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbor, | Leidich, | Phillips, | Witherspoon, |
| Duddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 432, as follows:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred sixty-three) entitled "An act relating to the organization jurisdiction and procedure of the orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the author-

ity of the same That clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and sixty-three) entitled "An act relating to the organization jurisdiction and procedure of the orphans' courts the powers and duties of the judges thereof and appeals therefrom" is hereby amended to read as follows

(c) The separate orphans' courts of this Commonwealth may establish a bill of costs to be chargeable to parties and the estates before them for settlement for the services of the clerks of said court respectively in the transaction of business of said courts In counties of the second class said courts may also in said bill provide for the costs of issuing marriage licenses to adults and minors in counties wherein no separate orphans' courts have been or shall be established the law as to fees to be charged by clerks of the orphans' courts shall remain as heretofore

Section 2 This act does not repeal any of the provisions of the act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred and ninety-four) entitled "A supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled 'An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry' imposing an additional license fee for the use of the Commonwealth"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Reader, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Fockler, | MacMillan, | Rieder, |
| Anderson, | Fratt, | Malie, | Royle, |
| Armstrong, | Frye, | Mangan, | Sarig, |
| Aston, | Fuller, | Marcus, | Sautter, |
| Bagshaw, | Gelnett, | Marshall, | Schilling, |
| Baldi, | Gilchrist, | Martz, | Schoener, |
| Bartley, | Goehring, | Mathay, | Schwartz, |
| Behney, | Goodnough, | McBride, | Scott, |
| Bell, F. A., | Goss, | McCaig, | Shambach, |
| Bell, W. T., | Greeby, | McCann, | Sheffer, |
| Bentley, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Griffith, | McClure, J. H., | Smith, H. J., |
| Bickett, | Grimes, | McCormick, | Soffel, |
| Bidelspacher, | Guerin, | McDaniel, | Sowers, |
| Blair, | Haas, | McDermott, | Speer, |
| Blumberg, | Haines, | McGowan, | Spencer, |
| Brewster, | Hall, | McKim, | Stadtlander, |
| Bromley, | Hantz, | Memolo, | Stark, |
| Brown, E., | Harding, | Metzger, | Stavitski, |
| Brown, E. P., | Harer, | Millar, | Sterling, |
| Brown, T. J., | Hart, | Miller, C., | Stock, |
| Burchinal, | Haws, | Miller, H. A., | Storb, |
| Burke, | Heffernan, | Moffatt, | Storer, |
| Bush, | Heffran, | Moore, | Strayer, |
| Calhoun, | Henderson, | Morrison, | Talbot, |
| Canon, | Hess, | Muldowney, | Thomas, L. D., |
| Colville, | Himes, | Munley, | Thomas, M. G., |
| Conner, | Holcombe, | Myers, | Toepfer, |
| Craig, | Holmes, | Nicholson, | Towner, |
| Critchfield, | Holtzman, | Noely, | Trescher, |
| Cross, | Hoover, | Nolte, | Turner, |
| Davies, | Horn, | North, | Voltz, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | | Speaker, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 603, as follows:

An Act relating to and providing that where any City of the Third Class condemns purchases or otherwise acquires any land or property outside the city limits but adjacent and adjoining thereto for public purposes the lands and property so condemned purchased or otherwise acquired shall be annexed to and become a part of the said City acquiring the same in the manner aforesaid

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where any City of the Third Class shall hereafter condemn purchase or otherwise acquire lands and property outside the City limits but adjacent and adjoining thereto for public purposes the lands and property so condemned purchased or otherwise acquired shall thereafter be annexed to and become part of the said City which condemned purchased or acquired the same

Section 2 Whenever any City of the Third Class shall hereafter condemn purchase or acquire any property for the purposes aforesaid as provided in the first section of this act it shall be the duty of the said City to certify to the County Commissioners a copy of the ordinance providing for said condemnation or for said purchase as the case may be and shall furnish to the said Commissioners a description of the property so acquired if such description has not already appeared in the ordinance aforesaid and upon the recording of the said ordinance in the office for the Recording of Deeds in and for the proper County the lands so condemned purchased or acquired shall thereafter become a part of and be annexed to the City condemning purchasing or acquiring the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

| | | |
|---------------|---------------|-----------------|
| Adam, | Emhardt, | Lukehart, |
| Alexander, | Evans, B. P., | Lynch, |
| Allman, | Evans, F. D., | MacMillan, |
| Anderson, | Flinchbaugh, | Malie, |
| Armstrong, | Flynn, | Mangan, |
| Aston, | Fockler, | Marcus, |
| Baldi, | Fratt, | Marshall, |
| Bartley, | Frye, | Martz, |
| Behney, | Gelnett, | Vathav, |
| Bell, F. A., | Gilchrist, | McBride, |
| Bell, W. T., | Goehring, | McCaig, |
| Bentley, | Goodnough, | McCann, |
| Berkheiser, | Goss, | McClure, J. F., |
| Bickett, | Greeby, | McClure, J. H., |
| Bidelspacher, | Greenstein, | McCormick, |
| Blair, | Griffith, | McDaniel, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memolo, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Hart, | Millar, |
| Burchinal, | Haws, | Miller, C., |
| Burke, | Heffernan, | Miller, H. A., |
| Bush, | Heffran, | Moore, |
| Calhoun, | Henderson, | Morrison, |
| Canon, | Hess, | Muldowney, |
| Conner, | Himes, | Munley, |
| Craig, | Holcombe, | Myers, |
| Critchfield, | Holmes, | Neely, |
| Cross, | Hoover, | Nicholson, |
| Davis, | Horn, | Nolte, |
| Davis, | Howe, | North, |
| DeFrehn, | Hricko, | Orr, |
| | | Rhodes, |
| | | Rieder, |
| | | Sarig, |
| | | Sautter, |
| | | Schilling, |
| | | Schoener, |
| | | Schwartz, |
| | | Scott, |
| | | Shaffer, |
| | | Shambach, |
| | | Sheffer, |
| | | Smith, G. A., |
| | | Smith, H. J., |
| | | Soffel, |
| | | Sowers, |
| | | Speer, |
| | | Spencer, |
| | | Stadlander, |
| | | Stark, |
| | | Stavitski, |
| | | Stock, |
| | | Storb, |
| | | Storer, |
| | | Strayer, |
| | | Talbot, |
| | | Thomas, L. D., |
| | | Thomas, M. G., |
| | | Toepfer, |
| | | Towner, |
| | | Trescher, |
| | | Turner, |
| | | Voltz, |
| | | Washington, |
| | | Watson, |
| | | Weamer, |

| | | | |
|--------------|----------------|------------------|--------------|
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B.H., | Welty, |
| Derby, | Jones, | Patterson, F.W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Pennock, | Whitehouse, |
| Dilshheimer, | Lauver, | Perry, | Williams, |
| Donnell, | Leidich, | Phillips, | Wilson, |
| Drinkhouse, | Little, H. A., | Pitts, | Witherspoon, |
| Drumbor, | Little, J. T., | Posey, | Witkin, |
| Duddy, | Lockhart, | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 17, 1925.

Whereas, His Excellency, the Governor of the Commonwealth, has, by message of March sixteenth, one thousand nine hundred and twenty-five advised the Senate and House of Representatives of the General Assembly, of his desire to address the Members thereof in joint session on Tuesday, March seventeenth, one thousand nine hundred and twenty-five, at twelve o'clock noon, therefore be it

Resolved, (if the Senate concur), That the Senators and Members of the House of Representatives are pleased to comply with the request of His Excellency, and will meet in joint session for that purpose at the time requested in said message, and be it further

Resolved, That a committee of two Senators be appointed by the President Pro Tempore of the Senate and two Members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall wait upon the Governor and advise him of the passage of this resolution and of their readiness to hear any message he may desire to deliver.

And has appointed Messrs. Snyder and Baldwin as such Committee to act in conjunction with the Committee of the House of Representatives already appointed.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

SENATE BILL No. 277.

An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (P. L. 581) entitled "An act for the better government of cities of the first class of this Commonwealth" by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that

the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

SENATE BILL No. 279.

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred twenty-nine) entitled "An act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

REPORT OF COMMITTEE TO WAIT UPON SENATE.

Mr. CRAIG. Mr. Speaker, your committee appointed to conduct the Senate to the Hall of the House of Representatives beg leave to inform you that they have attended to that duty and that the Senate is here.

The SPEAKER. Will the committee also perform its further duty and wait upon the Governor in accordance with the resolution.

The President of the Senate will proceed to the Speaker's desk, the President pro-tempore to the platform and the members of the Senate will be seated.

JOINT SESSION.

LIEUTENANT-GOVERNOR DAVID J. DAVIS Presiding.

LIEUTENANT-GOVERNOR DAVIS. The Assembly will be in order.

Mr. BALDWIN. Mr. President, I now present His Excellency, Governor Pinchot, who is to address us.

LIEUTENANT-GOVERNOR DAVIS. Members of the Assembly we are assembled in joint session for the purpose of listening to a message from his Excellency the Governor. I take pleasure at this time in presenting the Honorable Gifford Pinchot, Governor of the Commonwealth of Pennsylvania.

GOVERNOR PINCHOT:

Ladies and Gentlemen:

The United Dry Bill has been before the Legislature for six weeks. During that time it has been subjected to criticism from various interests which feared it might infringe upon their rights or interfere with their customary ways of doing business.

The complaints thus made have been met by the Senate and House Committees on Law and Order in a spirit of the utmost fairness, and by amendment every reasonable objection has been removed. There is not now a single sound reason of any sort for apprehension or complaint on the part of any legitimate interest.

Among all these objections not one, to my knowledge, has dared openly to attack the object of the bill, or to dispute its complete ability to accomplish its purpose. Public examination of the measure has served only to strengthen the confidence of its friends, and the fear of its enemies, that if passed it will actually do what it is intended to do.

The bill has not been weakened. While every fair criticism or objection has been met, the bill is fully as powerful now to effect its purpose as it was when first laid before the General Assembly. It is today a better adjusted bill than it was, and a stronger one.

Because of all this discussion of details, public and legislative attention has been focused on amendments instead of on the two great purposes of the bill. The first is to stop

at its source the flood of poisonous and illegal drink which is costing our citizens so dearly in money, in health, and in life itself. The second is to uphold the Constitution of the United States, to defend and support which every public officer takes oath when he takes office. No one has dared to attack these objects, for they are right beyond dispute.

In asking for the passage of this bill, I do not ask for any needless action. The enactment of this legislation is most pressingly necessary. To check the flood of poison liquor at its source is the shortest and surest way to end this appalling evil. The reason why we have not made greater progress in law enforcement is because under the law as it now stands we cannot cut off the chief sources of poisonous and illegal drink. This bill will do it.

A survey of 151 saloons in all parts of Pittsburgh completed last week showed that both whiskey and high powered beer were being sold openly in 89 of them, and high powered beer in all the rest. It is notorious that Philadelphia is the worst city in America so far as alcohol is concerned, and as to this we have Federal authority for saying that conditions are worse in Philadelphia today than they have ever been.

I have already laid before you conclusive evidence of fraud on a huge scale in the manufacture and distribution of denatured alcohol in the City of Philadelphia. Although six weeks have since elapsed, these facts have not been and they cannot be attacked.

The profits reaped by the men who poison for money are enormous. They are publicly estimated by the Federal Prohibition Director of the Philadelphia District as amounting, in the territory under his supervision, to at least \$100,000,000 a year. That huge sum is taken from our citizens fraudulently because the victims of the fraud pay for a product they never receive. But the money loss, vast as it is, is of little moment compared with the loss in human lives.

A Philadelphian whose wife was poisoned within the last ten days writes to the Chairman of the Law and Order Committee of the House:

"I am writing to inform you that my wife died as a result of drinking whiskey which she purchased in the neighborhood without any difficulty whatsoever."

"I do not like to harrass you with my trouble, but it seems to me that if you gentlemen would do something to prevent the sale of this poisonous liquor, it would prevent a further loss of life from this cause."

I withhold this man's name and address for reasons which any considerate man will understand.

A woman whose husband recently died of poison drink in Philadelphia makes this appeal:

"Dear Governor Pinchot:

"Please do something to stop the sale of poison by the bootleggers of Philadelphia. I am a widow today because these bootleggers sold their poison to my husband and killed him last January.

"I appeal to you because I know that you are doing everything in your power to stop the sale of this terrible liquor that made orphans of my three children.

"Nothing can bring back my husband to me but something can be done to prevent other mothers and wives from suffering as I have suffered.

"I have read in the papers that you are trying to have a law passed which will make it impossible for the bootleggers to get this poison rum. I pray that you will be successful, for even today the bootleggers in my neighborhood are still selling the same poison that killed my husband.

"I know that if the members of the Legislature could see the misery that this liquor brought to my home, not one of them would vote against a law that would save other women

and children from the terrible thing that has happened to me.

"For the sake of the innocent women and children of Pennsylvania I pray to God that you will win your fight against the bootleggers."

This woman has been broken down by her misfortune. For this reason I withhold her name and address. It would be unfair to add publicity to her other troubles, which are already overwhelming.

I have verified the statements made in both these letters.

If this bill fails there will be hundreds more such cases within the next two years. In this bill you are dealing not only with the enforcement of the law, not only with the abolition of crime, but also with the lives of men and the happiness and security of women and children from one end of this Commonwealth to the other.

The Coroner of Philadelphia is authority for the statement that alcohol is responsible for about twelve deaths per day by murder, accident, or poisoning in Philadelphia alone, or more than 4,000 victims of this hateful traffic every year. So deadly is this poisonous drink that a recent bulletin of the United States Census shows double the number of deaths in Pennsylvania from alcoholism in 1923 as in 1922, and no one doubts that the loss in 1924 is still higher. It is very significant that when the deaths doubled, the amount of denatured alcohol released also doubled in the same time.

4,000 lives are a thousand more than were killed on the Union side in the Battle of Gettysburg. 4,000 lives a year are worth saving.

Can any man justify the continuance of this traffic in crime, disease, and death? You have the power to end it. If you allow it to continue, yours will be the responsibility.

If this bill is defeated, the men responsible will put into the hands of the dry people of Pennsylvania a whip of scorpions to drive out of power in this State the men who set the interests of the bootleggers, or the interests of a political machine, above the Constitution of the United States and the lives of their fellow citizens. If the wet interests of Pennsylvania defeat this bill they will raise up for their own undoing the most powerful of political forces—the outraged public opinion of the decent God-fearing men and women of this Commonwealth, whose moral principles they will have slapped in the face, and whose material interests they will have sacrificed to the personal profit of criminals low enough knowingly to sell poison to our people.

No one can say that the vast majority of our people are not eager to see the criminals who flood this State with poison liquor driven from their abominable traffic. No one can say that the people of Pennsylvania are not overwhelmingly in favor of compelling the law breaking brewers to respect the Constitution of the United States and the laws of this Commonwealth.

No one can deny that the defeat of this bill would be taken by the law breaking brewers and the traffickers in poison liquor as a license not only to continue but to expand their lawless and criminal operations. No one can deny that the defeat of this bill would be paid for with the lives of thousands of Pennsylvanians, victims of one of the most despicable traffics this or any other country has ever seen.

The passage of this bill will check the flood of poison at its source, protect our people in their lives and property, strengthen the forces of law and order and decency throughout the Commonwealth, and hurt nothing and nobody but the bootleggers and their abominable trade.

I repeat that this is not a question of light wine and beer. It is not a question of unadulterated liquor of any sort. It is a question of stopping the flood of poison drink poured out over this State—a flood of crime, misfortune, disease, and

death which ruins and kills our people by the thousands. I repeat that respect for law lies at the heart of all good citizenship, of civilization, of safety for persons, and safety for property. The Constitution of the United States is openly defied in Pennsylvania. It must be vindicated.

The issue is not whether this bill is wholly perfect. Whether perfect or not, it would still be subjected to attack. The issue in this bill is whether law or crime shall rule in the State of Pennsylvania.

That issue is the greatest moral issue before our people. On the one side is gathered every evil force within this Commonwealth. On the other are all the churches, all the organizations of women, all the defenders of law and order. Every force of every kind that stands for righteousness in Pennsylvania is behind this bill, and behind them all the Constitution of the United States. Again I ask you, with which side will you stand?

LIEUTENANT-GOVERNOR DAVIS. The business for which the General Assembly met in joint session having been transacted, the joint session is adjourned. The Members of the Senate will kindly return to the Senate Chamber for the consideration of the calendar.

SPEAKER BLUETT IN THE CHAIR.

BILL ON FINAL PASSAGE.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. BIDELSPACHER,

The House resumed the consideration on final passage of House Bill No. 717, entitled:

An Act authorizing the county controller to bring suit in the name of the county on contracts upon neglect or refusal of the board of commissioners so to do after notice

On the question recurring,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. BIDELSPACHER. Mr. Speaker, I move that the vote by which House Bill No. 717, file folio 2969, passed on third reading be reconsidered.

Mr. ASTON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. BIDELSPACHER. Mr. Speaker, I move that House Bill No. 717, file folio 2969, be recommitted to the Committee on Counties and Townships for the purpose of a hearing.

Mr. ASTON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 644, as follows:

An Act to amend sections two five and six of the act approved the sixteenth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and fifty-two) entitled "A supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until

said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission" prohibiting the recording of deeds and transfers of certain properties until the streets and roads abutting upon or bounded within the same have been legally established or approved by the commission and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the sixteenth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and fifty-two) entitled "A supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission" is hereby amended to read as follows

Section 2 The clerks of council shall upon introduction furnish to the City Planning Commission for its consideration a copy of all ordinances and bills and all amendments thereto relating to the location of any public building of the city and to the location extension widening narrowing enlargement ornamentation and parking of any street boulevard parkway park playground or other public ground and to the relocation vacation curtailment changes of use or any other alteration of the city plan with relation to any of the same and to the location of any bridge tunnel and subway or any surface underground or elevated railway No such ordinance bill or amendment thereto shall be finally passed or approved by the council unless referred to said commission and returned therefrom with a written report or unless the commission fails to make a report within ten days from the date a copy of such ordinance bill or amendment thereto was received by it The said commission shall have the power to disapprove any of the said ordinances bills or amendments but such disapproval shall not operate as a veto

Section 2 That section five of said act is hereby amended to read as follows

Section 5 All plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits or for a distance of three miles outside thereof shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission the disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement No sewer water or gas-main or pipes or other improvement shall be voted or made within the area under the jurisdiction of said commission for the use of any such purchasers or owners nor shall any permit for connection with or other use of any such improvement existing or for any other reason made be given to any such purchasers or owners until such plan is so approved Where the jurisdictional limit of three miles outside of the city limits as provided in this section may conflict with the zone of similar character connected with another city of the third class the jurisdiction of said commission shall extend only to the point equidistant between the city limits and the limits of said municipality

Section 3 That said act is hereby amended by adding thereto section six-a which reads as follows

Section 6-a Any person violating any of the provisions

of this act or the act to which this is an amendment shall be liable to a penalty of not less than twenty-five dollars nor more than two hundred dollars for every such violation Said penalties to be recovered in the manner in which similar penalties are now by law recoverable

On the question,

Will the House agree to the bill on third reading?

Mr. HAAS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title by striking out on page two the words ("prohibiting the recording of deeds and transfers of certain properties until the streets and roads abutting upon or bounded within the same have been legally established or approved by the commissioner")

The SPEAKER. Will the House give unanimous consent to the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be made in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 760, as follows:

A Supplement to the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing for the local registration of motor vehicles and licensing of operators and issuing of learners' permits by the county commissioners

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any county the county commissioners or city commissioners may if they so elect act as agents of the Department of Highways in the issuing of registration certificates and plates for the registration of motor vehicles and for the issuing of operator's licenses to persons who have held such licenses during the preceding year and for the issuing of learner's permits as provided for by the act to which this is a supplement and its amendments Whenever the county commissioners or city commissioners of any county desire to act as such agents of the Department of Highways they shall so notify the Secretary of Highways on or before the first day of October of the year preceding each year for which they shall desire to so act

The Secretary of Highways shall furnish such county or city commissioners with the necessary books blanks forms certificates licenses and registration plates

Section 2 The county or city commissioners shall remit to the Secretary of Highways on the first of each month all fees collected by them during the preceding month for such registration and licenses together with any interest allowed on deposits before said money is remitted

Section 3 The county or city commissioners shall remit to the Secretary of Highways a complete daily record of such registration and licenses and of all permits issued during each day.

Section 4 For the services provided for by this act the county or city commissioners shall collect from the person applying for registration or license a fee of twenty-five cents in addition to the fees now provided for Said additional fee shall be paid into the County treasury for the use of the county and may be used for extra clerical service in carrying out the provisions of this act

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. DILSHEIMER. Mr. Speaker and ladies and gentlemen of the House, with your kind indulgence I wish to explain this bill in a few words. Really there has been since this bill has been introduced quite an activity by the bureau in the negative form. I wish to call your attention to the merits of this bill and I ask you to judge for yourselves whether this bill is not a bill in justice for the protection of your constituents at home; whether this bill is not a bill which is required for the protection of each and every man throughout this Commonwealth who owns or operates a machine. In the first place I wish to call your attention to the fact that originally this bill was drafted for the county of Philadelphia alone. Since that time various members of this House came to me and asked me whether it would not be possible to make this as an enabling act to let each and every county throughout this Commonwealth have this privilege because their constituents asked them to bring this matter to my attention. I wanted to be fair and I said to you gentlemen, "If this is a benefit to your home county I have no desire to bar any county." Therefore I agreed to amend the bill so as to make it an enabling act. In other words it is optional in each and every county in this State to take the opportunity if they so desire, they have this privilege through the County Commisisoners acting as agents for the Commonwealth to issue licenses and also permits.

Now then, in the first place, this bill provides nothing but what the law says at the present time. The only difference is the county commissioners of each and every county act as agents for the Highway Commissioner to issue automobiles licenses and also permits for driver's license. For their service the applicants pay an additional fee of twenty-five cents to the county commissioners. This fee is used for defraying the expenses at the home office for clerical hire and so on, and if there is any money left at the end of the year it goes back to the county treasurer for county use. The State of Pennsylvania under this act does not lose one cent by this act. The act provides that full returns of the licenses issued must be made monthly, and in addition to that that all moneys which are deposited in the various banks, the interest also must be returned to the State Highway Department.

I want to call your attention to the fact that on February 19, after this bill had been inrtoduced there appeared in the Philadelphia Inquirer an editorial, which with your kind permission I will read to you.

It is difficult to imagine any reason why the bill introduced by Representative Dilsheimer of Philadelphia in the State Legislature to provide for the sale of motor licenses "over the counter" in Philadelphia should not be enacted into law promptly. The details are not of particular concern and should be worked out fairly both for the interests of the

State and of the motorists. The principle involved, however, is very clear. It is that public convenience will be served by the establishment of offices for the issuance of motor licenses in large communities like Philadelphia, where the maintenance of complex filing systems and other necessary paraphernalia, and a large clerical staff, is warranted by the business to be transacted.

Representative Dilsheimer's bill simply proposes that the County Commissioners shall act as agents of the State Highway Department in Philadelphia, shall make daily reports of all transactions to Harrisburg and financial returns once a month. An additional charge of twenty-five cents per license is to be made to defray the additional cost of the clerical force maintained locally. Although the necessity of this additional charge is not aparent, few if any motorists would object to it if an office were maintained here at which they could obtain licenses promptly and efficiently. In fact, a much larger premium is now paid to the agencies which maintain courier service between this city and Harrisburg. The effect would be felt particularly at the close of every year; and the summary arrests last January of many motorists who failed to receive their tags in time, though they had applied in 1924, would be obviated.

New Jersey and New York maintain such branch offices. There seems to be no reason why Pennsylvania should not provide this convenience also.

Now then, ladies and gentlemen the State Highway authorities have been lobbying against this bill in this House since it has been introduced. I want to say to you and I leave it to your own fair judgment, if this bill does not have merit, why do they come here and lobby against the bill? I am the last man to criticize any department, but ladies and gentlemen no doubt nearly every one of you had the experience the way I had it only yesterday again. I called the attention yesterday of the chief in the Highway Department to a case where eight weeks ago a personal friend of mine made application for his drivers license, made his application according to law and paid his fee. Up to March 4th, he had not received any answer whatsoever in reference to his communication to the State Highway Department. On March 4th, he sent a registered letter, for which he holds the receipt and up to date he has not even received an answer. I want to ask you ladies and gentlemen of this House is that fairness to our constituents? You say, "Yes, we are here to be judge of our actions, we are here to protect our constituents and the public in general and not individual departments." From past experience you all know on some bills mistatements have been made by different departments. I leave it to your own judgment whether this bill is not a fair and just bill. They cannot come here and say that this bill takes so much away from the State. I was very careful, ladies and gentlemen in having this bill drafted so they could not come with that excuse.

This morning the State Highway Department sent out this letter, and no doubt everyone of you received a copy of it wherein it is stated that there will be an additional burden of about one million dollars a year to the automobile owners. Now then, ladies and gentlemen, if the owners of automobile licenses are willing to pay the additional twenty-five cents, which they are, there is no reason why they should not do so since they are not now getting justice and are not getting proper service. There in the county they can get proper service if they are allowed to pay twenty-five cents and not be humiliated and brought to the magistrates' office during the month of January, sentenced by the magistrate and humiliated by fine and arrest. I want to be fair

to everybody and I want to ask you whether this bill is not a just bill. I don't believe there has been a bill introduced in this session, or in any other session in this House, which was any more just or had more merit than this bill has.

Ladies and gentlemen there is another point I want to call your attention to. At the present time for each and every automobile tagged which is sent to the automobile owners it costs the State Highway Department ten cents for postage. Under this act that can easily be eliminated and the State will save from fifty to one hundred thousand dollars a year. I want to call your attention to the fact that any county which sees fit can take the opportunity that this act presents, if they desire to do so. There is no compulsion. Therefore I ask in fairness to this bill, in fairness to your constituents, in fairness to the public in general throughout this Commonwealth to support this bill. Use your own judgment and vote for this bill favorably.

Mr. EDMONDS. Mr. Speaker and members of the House, the gentleman from Philadelphia has very candidly invited a frank discussion of what his bill involves. Personally, I think the bill is a mistake. I think it is a mistake from the point of view of organizing the functions of government; and I think it is a mistake, secondly, to make a change of this kind proposed at the present time. In the first place, in organizing the functions of government, we made the registration of motor vehicles a function of State government. The bill proposes to put this into the hands of the county commissioners to constitute themselves agents for the State government and to open local offices. That interferes with the uniformity of system; it interferes with the uniformity of licenses, where we changed the conduct of these activities and places an extra expense upon the motorist; and it seems to me it is a bad principal for the functions of the State to be subdivided among county officials, for whom the State Department cannot be responsible. It is from that point of view that I think it is bad in principle. But when you come down to the administrative question, I think it is worse, for this reason: That, as I see it, the Department of Highways, last year, under the change which they instituted, did a very good job, and one which met with general approval throughout the Commonwealth. Now, it may be that with the increase of motor vehicles, if they should continue to increase in the same ratio as they have in the past few years, it may be that in time some subdivision of this work may be necessary, but certainly at the time when they have put into operation principles and methods that, so far as I know, have universally commended themselves to the people of the Commonwealth, it seems to me it would be a mistake to change the system; it seems to me it would be a mistake to allow them to jack the job by this plan; but if the time comes that they cannot handle their job as satisfactorily as they did last year, then it will be sufficient time for such legislation.

Mr. DILSHEIMER. Mr. Speaker, I would like to ask the gentleman whether he is aware of the number of arrests which were made in the city of Philadelphia last January on account of the owners of automobiles not having received their license cards in time?

Mr. EDMONDS. Mr. Speaker, I don't know the number; I know there were some arrests made.

Mr. DILSHEIMER. You don't know the number of arrests made?

Mr. EDMONDS. No.

Mr. DILSHEIMER. Are you aware of the number of cases that members of this House at the present time have taken up with the Department, some of them as high as

twenty cases, where their constituents have not received their owners' and drivers' licenses?

Mr. EDMONDS. I know I have taken up some cases of that kind myself, but I would rather take them up at one place than have to take them up at two.

Mr. DILSHEIMER. Well, under this Act, Mr. Speaker, I do not believe it is necessary for any person to take it up with two people. If you make your application in your home county and you are rightly served, there and then you get your license as long as you comply with the law; in other words, it is optional with any individual. If a gentleman chooses to make the application in his home county, he has to go down and pay a fee of twenty-five cents, but he would much rather do that than have the delays. I am informed by the two automobile clubs in the city of Philadelphia, who are back of this bill, that they would rather pay fifty cents than be annoyed in the manner and way it is now.

Now then, Mr. Speaker, I wish to say further that the automobile system has been tried out in the Highway Department since the existing law has been in effect, as my friend said, and they found out something else. I think they have tried long enough, and I think the public has suffered long enough. I think it is our duty and the duty of every member in this House to do justice to those who are suffering. We do not have to care for any Department. We are making the laws here and those laws must be observed by the proper Departments; and I claim today that the public in general, who are owners of automobiles, are suffering from the negligence of the Highway Department and therefore it is our duty to remedy these deficiencies and protect the public in general; and therefore I again ask you to vote favorably on this bill.

Mr. ARMSTRONG. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Dilsheimer.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. DILSHEIMER. Yes, sir.

Mr. ARMSTRONG. Mr. Speaker, I did not hear the gentleman exactly because there was so much noise around here. You say a number of Philadelphians who did not get their licenses were arrested for running without them?

Mr. DILSHEIMER. They were, yes, sir.

Mr. ARMSTRONG. Do you think that it was right to enforce the law on these people?

Mr. DILSHEIMER. Well, it is the law.

Mr. ARMSTRONG. Well then, it is all right.

Mr. DILSHEIMER. The law is now on the statute books to that effect.

Mr. ARMSTRONG. You are in favor of law enforcement, then?

Mr. DILSHEIMER. What do you say? Mr. Speaker, in answer to that question—

Mr. ARMSTRONG. Will the gentleman from Philadelphia repeat what he said—it was on the statute books? I understand you to say the law is on the statute books?

Mr. DILSHEIMER. Yes, sir.

Mr. ARMSTRONG. Then you are in favor of law enforcement?

Mr. DILSHEIMER. Yes, sir.

Mr. ARMSTRONG. That is all.

Mr. DILSHEIMER. Mr. Speaker and ladies of this House, in answer to my friend from Armstrong, I want to say that I am in favor of proper law enforcement, but legitimate law enforcement; and if the law is bad, then I believe we ought to amend it.

Mr. ARMSTRONG. That is fine.

Mr. DILSHEIMER. I believe in law enforcement, and I believe every member in this House is in favor of law enforcement in a proper manner; but when a law is bad, then it is our duty to amend it and to remedy that law. That is what we are here for.

Mr. WHEELER. Mr. Speaker and members of the House, I think all the members of the House realize that this bill in its present form does not merely apply to first class cities, the City of Philadelphia, but to every county in the State. It seems to me that any bill that is calculated to destroy the efficiency of the Highway Department is not a proper bill in the first place. In the second place it will without any doubt add a very great deal to the burden already upon the shoulders of the taxpayers of this State. In the third place I submit that whatever the proponents of the bill may hope from the enactment of this measure, the experience in the State of New York where a somewhat similar system is in practice, does not justify the hopes of the proponents of this bill. In the fourth place we must all remember that we have at the present time a law which was enacted only two years ago, which is regarded as a model of its kind. It should have a longer test before being thrown into the scrap basket. I submit to the members of the House we should go very slow before we take this extremely radical step. I therefore ask you to vote no on this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—49.

| | | | |
|---------------|----------------|-----------------|----------------|
| Adam, | Fuller, | Mathay, | Patterson, M., |
| Allman, | Greeby, | McBride, | Pennock, |
| Blumberg, | Greenstein, | McCaig, | Posey, |
| Bromley, | Grimes, | McCann, | Rieder, |
| Canon, | Guerin, | McClure, J. H., | Royle, |
| Coville, | Hart, | McGowan, | Sowers, |
| Conner, | Haws, | McLaughlin, | Stadtlander, |
| Craig, | Heffernan, | Metzinger, | Voltz, |
| Deibler, | Little, H. A., | Muldowney, | Wettach, |
| Dilsheimer, | Lucas, | Myers, | Witkin, |
| Drinkhouse, | Lynch, | Nolte, | Bluett, |
| Emhardt, | Marcus, | Orr, | Speaker. |
| Evans, B. P., | Martz, | | |

NAYS—132.

| | | | |
|---------------|---------------|-------------------|----------------|
| Alexander, | Ede, | Leidich, | Rhodes, |
| Anderson, | Edmonds, | Little, J. T., | Schoener, |
| Armstrong, | Evans, F. D., | Lockhart, | Schwartz, |
| Aston, | Flinchbaugh, | Long, | Scott, |
| Bagshaw | Flynn, | Lotz, | Shaffer, |
| Bartley, | Fockler, | Ludlow, | Shambach, |
| Behney, | Fratt, | MacMillan, | Smith, G. A., |
| Bell, F. A., | Frye, | Marshall, | Smith, H. J., |
| Bell, W. T., | Gelnett, | McClure, J. F., | Speer, |
| Bentley, | Gilchrist, | McCormick, | Spencer, |
| Berkheiser, | Goodnough, | McDaniel, | Stark, |
| Bickett, | Goss, | McDermott, | Stavitski, |
| Bidelspacher, | Griffith, | Memolo, | Stock, |
| Blair, | Hall, | Metzger, | Storb, |
| Bray, | Hantz, | Miller, C., | Storer, |
| Brewster, | Harding, | Miller, H. A., | Strayer, |
| Brown, E., | Harer, | Moffatt, | Talbot, |
| Brown, E. P., | Heffran, | Moore, | Thomas, M. G., |
| Burchinal, | Henderson, | Morrison, | Toepfer, |
| Bush, | Hess, | Munley, | Towner, |
| Calhoun, | Himes, | Neely, | Trescher, |
| Critchfield, | Holcombe, | Nicholson, | Turner, |
| Cross, | Holmes, | North, | Watson, |
| Davies, | Holtzman, | Parkinson, | Weamer, |
| Davis, | Hoover, | Patterson, B. H., | Wells, |
| DeFrehn, | Horn, | Patterson, F. W., | Wheeler, |
| Dengler, | Howe, | Peelor, | Whitehouse, |
| Diehm, | Irvin, | Perry, | Williams, |
| Dietz, | Jones, | Phillips, | Wilson, |
| Donnell, | Kelly, | Prosser, | Wood, N., |
| Drumbor, | Labar, | Pryor, | Wood, W. P., |
| Eaches, | Lafferty, | Raymond, | Wright, |
| Earley, | Lauver, | Reader, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 99.

An Act validating proceedings and ordinances of borough councils providing for joint grading paving curbing and draining of public highways by the borough and county borough and state or the borough county and State and validating municipal liens therefor

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 9, by striking out the word "cubing" and inserting in lieu thereof the word "curbing"; also on page 2, line 28 by adding after the word "entered" the following: "And Provided Further that this act shall not validate any lien against any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any bona fide lien or liens then existing against the property".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. IRVIN. Mr. Speaker, the amendments are satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Emhardt, | Little, J. T., | Pennock, |
| Alexander, | Evans, B. P., | Lockhart, | Perry, |
| Allman, | Evans, F. D., | Long, | Phillips, |
| Anderson, | Flinchbaugh, | Lotz, | Pitts, |
| Armstrong, | Flynn, | Lucas, | Posey, |
| Aston, | Fockler, | Ludlow, | Powell, |
| Bagshaw, | Fratt, | Lukehart, | Prosser, |
| Baldi, | Frye, | Lynch, | Pryor, |
| Behney, | Fuller, | Malie, | Raymond, |
| Bell, F. A., | Gelnett, | Mangan, | Reader, |
| Bell, W. T., | Gilchrist, | Marshall, | Rhodes, |
| Bentley, | Goehring, | Martz, | Rieder, |
| Berkheiser, | Goodnough, | Mathay, | Royle, |
| Bidelspacher, | Goss, | McBride, | Sarig, |
| Blair, | Greeby, | McCaig, | Sautter, |
| Blumberg, | Greenstein, | McCann, | Schilling, |
| Brewster, | Griffith, | McClure, J. F., | Schoener, |
| Bromley, | Grimes, | McClure, J. H., | Scott, |
| Brown, E., | Guerin, | McCormick, | Shaffer, |
| Brown, E. P., | Haas, | McDaniel, | Shambach, |
| Burchinal, | Haines, | McDermott, | Sheffer, |
| Burke, | Hall, | McGowan, | Smith, G. A., |
| Bush, | Hantz, | McKim, | Soffel, |
| Calhoun, | Harding, | McLaughlin, | Sowers, |
| Canon, | Harer, | Memolo, | Spencer, |
| Colville, | Hart, | Metzger, | Stadtlander, |
| Conner, | Haws, | Metzinger, | Staudenmeier, |
| Craig, | Heffernan, | Miller, | Stavitski, |
| Critchfield, | Heffran, | Miller, C., | Sterling, |
| Cross, | Henderson, | Miller, H. A., | Stock, |
| DeFrehn, | Hess, | Moffatt, | Thomas, M. G., |
| Deibler, | Himes, | Moore, | Toepfer, |
| Dengler, | Holmes, | Morrison, | Towner, |
| Derby, | Holtzman, | Muldowney, | Turner, |
| Diehm, | Horn, | Munley, | Voltz, |
| | Howe, | Myers, | Welty, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Dietz, | Hricko, | Neely, | Wettach, |
| Dilsheimer, | Huber, | Nicholson, | Williams, |
| Donnell, | Irvin, | Nolte, | Wilson, |
| Drinkhouse, | Jones, | North, | Witherspoon, |
| Drumbor, | Kelly, | Orr, | Wood, N., |
| Duddy, | Labar, | Parkinson, | Wood, W. P., |
| Eaches, | Lafferty, | Patterson, B. H., | Wright, |
| Earley, | Lauver, | Patterson, F. W., | Bluett, |
| Ede, | Leidich, | Patterson, M., | Speaker. |
| Edmonds, | Little, H. A., | Peelor, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 493.

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows;

Amend section 1, line 4 by striking out the word "January" and inserting in lieu thereof the word "July"; also in line 5, by striking out the words "twenty-six" and inserting in lieu thereof the words "twenty-five"; also in line 10 by striking out the words "corporate authorities" and inserting in lieu thereof the words "county commissioners"; also on page 2 line 3 by inserting after the word "county" the following: "Such poll taxes shall be collected in the manner provided by law for the collection of county taxes in said county".

Insert after line 5 as section 2, the following: "All county taxes now assessed and collected on salaries and emoluments of office on offices and posts of profit professions, trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessed prior to the passage of this act".

Amend by striking out all of sections 2 and 3.

On the question,

Will the House concur in the amendments made by the Senate?

Mr. MARCUS. Mr. Speaker, the amendments are satisfactory.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marshall, | Schwartz, |
| Armstrong, | Fratt, | Martiz, | Scott, |
| Aston, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goehring, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goodnough, | McClure, J. H., | Soffel, |
| Bentley, | Goss, | McCormick, | Sowers, |
| Berkheiser, | Greeby, | McDaniel, | Speer, |
| Bickett, | Greenstein, | McGowan, | Spencer, |
| Bidelspacher, | Griffith, | McKim, | Stadtlander, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Blair, | Grimes, | McLaughlin, | Stark, |
| Blumberg, | Guerin, | Memolo, | Stavitski, |
| Bray, | Haas, | Metzger, | Sterling, |
| Brewster, | Hall, | Metzinger, | Stock, |
| Bromley, | Hantz, | Millar, | Storb, |
| Brown, E., | Harding, | Miller, C., | Strayer, |
| Brown, E. P., | Hart, | Miller, H. A., | Talbot, |
| Brown, T. J., | Haws, | Moffatt, | Thomas, L. D., |
| Burchinal, | Heffernan, | Moore, | Thomas, M. G., |
| Burke, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holcombe, | Neely, | Voltz, |
| Craig, | Holmes, | Nicholson, | Washington, |
| Critchfield, | Holtzman, | Nolte, | Watson, |
| Davies, | Hoover, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welly, |
| Deibler, | Huber, | Patterson, F. W., | Wettach, |
| Dengler, | Irvin, | Patterson, M., | Wheeler, |
| Derby, | Jones, | Peelor, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Eaches, | Lockhart, | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 365.

An Act to amend section forty-two of the act approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven) entitled "An act relating to counties and townships and county and township officers" by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 42 after line 18 by inserting: "except fees paid for fish, hunters and dog licenses which shall be the same as now prescribed by law namely ten cents for each license."

Amend section 42 line 27 after the word year, insert the following: "Provided also That it is hereby declared as a legislative intent that county treasurers were heretofore entitled to retain said commissions for their own use notwithstanding that they were not actually designated as agents of the Commonwealth by the provisions of this act and all county treasurers are hereby authorized to retain for their own use all such commissions received and retained prior to the passage of this amendment and not paid into the county treasury Provided however That this amendment shall not authorize the recovery of any such commissions heretofore paid into any county treasury for the use of the county in accordance with the decision of any court of record or otherwise"

Mr. McBRIDE. Mr. Speaker, I move that the House concur in the amendments made by the Senate.

Mr. GOEHRING, Mr. Speaker, I second the motion.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fratt, | MacMillan, | Rhodes, |
| Alexander, | Frye, | Malie, | Rieder, |
| Allman, | Fuller, | Mangan, | Royle, |
| Anderson, | Gelnett, | Marcus, | Sarig, |
| Aston, | Gilchrist, | Marshall, | Sautter, |
| Baldi, | Goehring, | Martz, | Schilling, |
| Behney, | Goodnough, | Mathay, | Schoener, |
| Bell, F. A., | Goss, | McBride, | Schwartz, |
| Bentley, | Greeby, | McCaig, | Scott, |
| Berkheiser, | Greenstein, | McCann, | Shambach, |
| Bickett, | Griffith, | McClure, J. F., | Shaffer, |
| Bidelspacher, | Grimes, | McClure, J. H., | Smith, G. A., |
| Blair, | Guerin, | McCormick, | Smith, H. J., |
| Blumberg, | Haas, | McDaniel, | Soffel, |
| Bray, | Haines, | McDermott, | Sowers, |
| Brewster, | Hall, | McGowan, | Speer, |
| Bromley, | Hantz, | McKim, | Spencer, |
| Brown, E., | Harding, | McLaughlin, | Stadtlander, |
| Brown, E. P., | Harer, | Memolo, | Stark, |
| Brown, T. J., | Hart, | Metzger, | Stavitski, |
| Burchinal, | Haws, | Metzinger, | Staudenmeier, |
| Burke, | Heffernan, | Millar, | Sterling, |
| Bush, | Heffran, | Miller, C., | Stock, |
| Calhoun, | Henderson, | Miller, H. A., | Storb, |
| Canon, | Hess, | Moffatt, | Storer, |
| Colville, | Himes, | Moore, | Strayer, |
| Conner, | Holmes, | Morrison, | Talbot, |
| Craig, | Holtzman, | Muldowney, | Thomas, L. D., |
| Cross, | Hoover, | Munley, | Thomas, M. G., |
| Davies, | Horn, | Myers, | Toepfer, |
| Davis, | Howe, | Neely, | Towner, |
| DeFrehn, | Hricko, | Nicholson, | Trescher, |
| Dengler, | Huber, | Nolte, | Turner, |
| Derby, | Irvin, | North, | Voltz, |
| Diehm, | Jones, | Orr, | Washington, |
| Dietz, | Kelly, | Parkinson, | Watson, |
| Dilsheimer, | Labar, | Patterson, B. H., | Weamer, |
| Drinkhouse, | Lafferty, | Patterson, F. W., | Welty, |
| Drumbor, | Lauver, | Patterson, M., | Wettach, |
| Duddy, | Leidich, | Peelot, | Wheeler, |
| Eaches, | Little, H. A., | Pennock, | Whitehouse, |
| Ede, | Little, J. T., | Perry, | Williams, |
| Edmonds, | Lockhart, | Phillips, | Wilson, |
| Emhardt, | Long, | Posey, | Bluett, |
| Evans, B. P., | Lotz, | Powell, | Speaker. |
| Evans, F. D., | Lucas, | Prosser, | |
| Flinchbaugh, | Ludlow, | Pryor, | |
| Flynn, | Lukehart, | Raymond, | |
| Fockler, | Lynch, | Reader, | |

NAYS—0.

A majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 360.

An Act to amend section eight of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred fifty-nine) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in

the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Add to the end of the title the following:

Appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

In section 1, line 11 strike the word "regualting" and insert the word "regulating" line 13 strike out the word "preceeding" and insert the word "proceeding".

Section 8, line 24, insert the following: " and it is hereby declared as a legislative intent that county treasurers were heretofore entitled to retain said fees for their own use notwithstanding that they were not actually designated as agents of the Commonwealth by the provisions of this act and all county treasurers are hereby authorized to retain for their own use all such fees received and retained prior to the passage of this amendment and not paid into the county treasury Provided however That this amendment shall not authorize the recovery of any such fees heretofore paid into the county treasury for the use of the county in accordance with the decision of any court of record or otherwise"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. McBRIDE. Mr. Speaker, the amendments are satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

| | | | |
|---------------|--------------|-----------------|----------------|
| Adam, | Flinchbaugh, | Lukehart, | Rhodes, |
| Alexander, | Flynn, | Lynch, | Royle, |
| Allman, | Fockler, | MacMillan, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McCaig, | Shaffer, |
| Bell, F. A., | Goehring, | McCann, | Shambach, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Shaffer, |
| Bickett, | Goss, | McCormick, | Smith, G. A., |
| Bidelspacher, | Greeby, | McDermott, | Smith, H. J., |
| Blair, | Greenstein, | McGowan, | Soffel, |
| Blumberg, | Griffith, | McKim, | Sowers, |
| Bray, | Grimes, | McLaughlin, | Speer, |
| Brewster, | Guerin, | Memolo, | Spencer, |
| Bromley, | Haas, | Metzger, | Stadtlander, |
| Brown, E., | Haines, | Metzinger, | Stark, |
| Brown, E. P., | Hall, | Millar, | Stavitski, |
| Burchinal, | Hantz, | Miller, C., | Sterling, |
| Burke, | Harding, | Miller, H. A., | Stock, |
| Bush, | Harer, | Moffatt, | Storb, |
| Calhoun, | Hart, | Moore, | Storer, |
| Canon, | Haws, | Morrison, | Strayer, |
| Colville, | Heffernan, | Muldowney, | Talbot, |
| Conner, | Himes, | Munley, | Thomas, L. D., |
| Craig, | Holcombe, | Myers, | Thomas, M. G., |
| Cross, | Holmes, | Neely, | Toepfer, |
| Davies, | Holtzman, | Nicholson, | Towner, |
| Davis, | Hoover, | Nolte, | Trescher, |
| DeFrehn, | Horn, | North, | Turner, |
| Deibler, | Howe, | Orr, | Voltz, |

| | | | |
|---------------|----------------|------------------|--------------|
| Dengler, | Hricko, | Parkinson, | Washington, |
| Derby, | Huber, | Patterson, B.H., | Watson, |
| Dietz, | Irvin, | Patterson, F.W., | Wells, |
| Dilshelmer, | Jones, | Patterson, M., | Welty, |
| Donnell, | Kelly, | Peelor, | Wettach, |
| Drinkhouse, | Lafferty, | Pennock, | Wheeler, |
| Drumbor, | Lauver, | Perry, | Whitehouse, |
| Duddy, | Leidich, | Phillips, | Williams, |
| Eaches, | Little, H. A., | Pitts, | Wilson, |
| Earley, | Little, J. T., | Posey, | Witkin, |
| Ede, | Lockhart, | Powell, | Wood, N., |
| Edmonds, | Long, | Prosser, | Wood, W. P., |
| Emhardt, | Lotz, | Pryor, | Wright, |
| Evans, B. P., | Lucas, | Raymond, | Bluett, |
| Evans, F. D., | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Shaffer,

The House resumed the consideration on final passage of House Bill No. 811, entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania; and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction, and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained, and exemptions therefrom; and providing for an appropriation to carry out the provisions of said act, and providing for revocation or suspension of licenses given by said bureau; and providing penalties for violation thereof, and repealing all acts or parts of acts inconsistent therewith," as amended, commonly known as "The Medical Practice Act," by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Fuller, | Martz, | Schoener, |
| Alexander, | Gelnett, | Mathay, | Schwartz, |
| Anderson, | Gilchrist, | McBride, | Scott, |
| Behney, | Goehring, | McCaig, | Shaffer, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McCormick, | Smith, H. J., |
| Berkhelser, | Griffith, | McDaniel, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Blair, | Guerin, | McGowan, | Speer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Hall, | McLaughlin, | Spencer, |
| Brewster, | Hantz, | Memolo, | Stark, |
| Bromley, | Harding, | Metzger, | Sterling, |
| Brown, E., | Hart, | Metzinger, | Stock, |
| Brown, E. P., | Haws, | Miller, | Storb, |
| Brown, T. J., | Heffernan, | Miller, C., | Storer, |
| Burke, | Heffran, | Miller, H. A., | Strayer, |
| Bush, | Henderson, | Moffatt, | Talbot, |
| Calhoun, | Hess, | Moore, | Thomas, L. D., |
| Colville, | Himes, | Morrison, | Thomas, M. G., |
| Conner, | Holtzman, | Muldowney, | Toepfer, |
| Craig, | Holmes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Hoover, | Neely, | Turner, |
| Davies, | Howe, | Nicholson, | Voltz, |
| DeFrehn, | Hricko, | Nolte, | Washington, |
| Deibler, | Huber, | Orr, | Watson, |
| Dengler, | Irvin, | Parkinson, | Weamer, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Fratt, | Jones, | Patterson, B. H., | Wells, |
| Frye, | Kelly, | Patterson, F.W., | Welty, |
| Derby, | Labar, | Patterson, M., | Wettach, |
| Diehm, | Lafferty, | Peelor, | Wheeler, |
| Dietz, | Lauver, | Pennock, | Whitehouse, |
| Dilshelmer, | Leidich, | Perry, | Williams, |
| Donnell, | Little, H. A., | Phillips, | Wilson, |
| Drinkhouse, | Little, J. T., | Pitts, | Witherspoon, |
| Duddy, | Lockhart, | Posey, | Witkin, |
| Eaches, | Lotz, | Powell, | Wood, N., |
| Earley, | Lucas, | Prosser, | Wood, W. P., |
| Ede, | Ludlow, | Raymond, | Wright, |
| Edmonds, | Lukehart, | Reader, | Bluett, |
| Emhardt, | Lynch, | Rhodes, | Speaker. |
| Evans, B. P., | MacMillan, | Rieder, | |
| Evans, F. D., | Malie, | Sarig, | |
| Flinchbaugh, | Mangan, | Sautter, | |
| Flynn, | Marcus, | Schilling, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Irwin,

The House resumed the consideration on final passage of House Bill No. 481, entitled:

An Act authorizing the Governor of the Commonwealth of Pennsylvania, through proclamation to close any county or counties, or any section of any county of Pennsylvania to hunting or fishing, or to close any stream or parts of any stream to fishing, or to forbid the use of smoking material or other use of fire in or near woodlands when such action is necessary to conserve either the health or welfare of our people and our natural resources; and repealing existing laws.

On the question recurring,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. IRVIN. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. GOODNOUGH. Mr. Speaker, I second the motion

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. IRVIN. Mr. Speaker, I move that House Bill No. 481, file folio 1773 be recommitted to the Committee on Forestry, for the purpose of amendment.

Mr. GOODNOUGH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 394, entitled:

An Act to amend section seven of an act approved the eighth day of June, one thousand nine hundred and seven, (P. L. 496), entitled, "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips, and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State.

And said bill having been read at length the third time, considered and agree to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

| | | | |
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| Adam, | Emhardt, | Lukehart, | Rieder, |
| Alexander, | Evans, B. P., | Lynch, | Royle, |
| Allman, | Evans, F. D., | MacMillan, | Sarig, |
| Anderson, | Flinchbaugh, | Malie, | Sautter, |
| Armstrong, | Flynn, | Mangan, | Schilling, |
| Aston, | Fockler, | Marshall, | Schoener, |
| Bagshaw, | Fratt, | Martz, | Schwartz, |
| Baldi, | Frye, | Mathay, | Scott, |
| Bartley, | Fuller, | McBride, | Shambach, |
| Behney, | Gilchrist, | McCaig, | Sheffer, |
| Bell, F. A. | Goehring, | McCann, | Smith, G. A., |
| Bell, W. T. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDermott, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Stark, |
| Bray, | Haas, | McLaughlin, | Stavitski, |
| Brewster, | Haines, | Metzger, | Stavling, |
| Bromley, | Hall, | Metzinger, | Stock, |
| Brown, E., | Hantz, | Millar, | Storer, |
| Brown, E. P., | Harding, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Hart, | Moffatt, | Thomas, L. D., |
| Burke, | Haws, | Moore, | Thomas, M. G., |
| Bush, | Heffernan, | Morrison, | Toepfer, |
| Calhoun, | Heffran, | Muldowney, | Towner, |
| Canon, | Henderson, | Munley, | Trescher, |
| Colville, | Hess, | Myers, | Turner, |
| Conner, | Himes, | Neely, | Voltz, |
| Craig, | Holcombe, | Nicholson, | Washington, |
| Critchfield, | Holmes, | Nolte, | Watson, |
| Cross, | Holtzman, | North, | Weamer, |
| Davies, | Hoover, | Orr, | Wells, |
| Davis, | Horn, | Parkinson, | Welty, |
| Deibler, | Howe, | Patterson, B.H., | Weitach, |
| Dengler, | Hricko, | Patterson, F.W., | Wheeler, |
| Derby, | Huber, | Patterson, M., | Whitehouse, |
| Diehm, | Irvin, | Peelor, | Williams, |
| Dietz, | Kelly, | Pennock, | Wilson, |
| Dilsheimer, | Labar, | Perry, | Witherspoon, |
| Donnell, | Lafferty, | Phillips, | Witkin, |
| Drinkhouse, | Lauver, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair desires to announce that if the House has no objection it might be necessary this evening to have our first night session. It will depend of course, of how we can get along with our calendar in the session this afternoon. The Chair does not desire night sessions if they can be avoided, but if it is necessary, the Chair believes the House would rather have them in order to make proper advancement with the calendar.

RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 4:30 o'clock this afternoon. Is there any objection? The Chair hears none.

Whereupon at (1.20 o'clock P. M.) the House took a recess until 4:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:30 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

BILLS RE-REFERRED.

Mr. EDMONDS returned from the Committee on Judiciary Special, with recommendation that it be re-referred to the Committee on Ways and Means, House Bill No. 536, entitled:

A Joint Resolution proposing an amendment to article nine, section eight of the Constitution of the Commonwealth of Pennsylvania.

The SPEAKER. The bill is now re-referred to the Committee on Ways and Means.

Mr. EMHARDT returned from the Committee on Judiciary Special, with recommendation that it be re-referred to the Committee on Ways and Means, House Bill No. 537, entitled:

A Joint Resolution proposing an amendment to Section one, Article nine, of the Constitution of the Commonwealth of Pennsylvania.

The SPEAKER. The bill is now re-referred to the Committee on Ways and Means.

REPORTS FROM COMMITTEES.

Mr. McDANIEL, from the Committee on Judiciary General, reported as committed, House Bill No. 1122, entitled:

An Act authorizing any married person whose spouse is a lunatic, or habitual drunkard, or insane, or feeble-minded, or epileptic, or so mentally defective that he or she is unable to take care of his or her property, and in consequence thereof is liable to dissipate or lose the same and become the victim of designing persons, to sell, mortgage, lease for years and convey, upon ground rent, under the direction of the court, real estate held in their own right.

Mr. MILLAR, from the Committee on Judiciary General, reported as committed, House Bill No. 1, entitled:

An Act creating a Geographic Board in the Department of Internal Affairs, and abolishing the present board in the Department of Forests and Waters.

Mr. GREENSTEIN, from the Committee on Judiciary General, reported as committed, House Bill No. 3, entitled:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs; defining its powers and duties; providing for its administration; and repealing inconsistent laws.

Mr. HART, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1139, entitled:

An Act to amend section three hundred and four, section three hundred and ten and section six hundred and one of an act, approved the eleventh day of July, one thousand nine hundred and twenty-three (P. L. 998), entitled "An act for the prevention and treatment of mental diseases, mental defect, epilepsy and inebriety; regulating the admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics; governing the transfer, discharge, interstate rendition, and deportation of mental patients; providing for the payment by individuals, counties, or the Commonwealth of the cost of the admission, care, and discharge of mental patients and imposing penalties."

Mr. FULLER, from the Committee on Judiciary General, reported as committed, House Bill No. 835, entitled:

An Act to amend section one of the act approved the eighth day of July, one thousand nine hundred and eleven, (P. L. 715) entitled "An act authorizing and empowering the several courts of common pleas of the Commonwealth, upon

cause shown, to discharge lands bound by the lien of any sum or sums of money, under the provisions of any last will and testament, for the maintenance of a burial lot or lots, and to appoint a trustee to hold said sum or sums of money, for the purpose for which the land is or shall be charged by said last will and testament," extending the power of the courts to discharge liens created by dead and liens for the support of churches, congregations and ministers thereof."

Mr. LUCAS, from the Committee on Municipal Corporations, reported as amended, House Bill No. 978, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section.

Mr. DILSHEIMER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1233, entitled:

An Act authorizing and empowering cities of the second class in this Commonwealth to construct and maintain sub-surface walks under the streets and sidewalks of the city, and to assess the cost, damage and expense of the construction thereof against properties abutting along the line of said improvement and specially and peculiarly benefited by the construction thereof; providing for the procedure therein, and for the ascertainment of the cost, damage and expense thereof, and providing how and to what extent liens may be filed therefor.

Mr. CHRISTIAN MILLER, from the Committee on Public Roads, reported as committed, House Bill No. 1153, entitled:

An Act authorizing the Department of Highways to make repairs to and provide for the maintenance of roads and highways in Valley Forge Park; and making an appropriation therefor.

Miss GRIMES, from the Committee on Public Roads, reported as committed, House Bill No. 749, entitled:

An Act to amend Route Forty-nine of section six of the act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highway of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs,

and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Miss THOMAS, from the Committee on Education, reported as amended House Bill No. 1114, entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. McBRIDE, from the Committee on Elections, reported as committed House Bill No. 659, entitled:

An Act validating certain proceedings and elections, of counties, cities, boroughs, townships, school districts, and other municipalities or incorporated districts, had and held pursuant to the provisions of an act, approved the twentieth day of April, one thousand eight hundred and seventy-four, entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto; and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Mr. HARRY A. LITTLE, from the Committee on Elections, reported as committed House Bill No. 825, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts and other municipal or incorporated districts within this Commonwealth under the method or procedure specified by the provisions of an act of Assembly, entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof" approved the twentieth day of April, one thousand eight hundred and seventy-four, (P. L. 65), and the amendments and supplements thereto, and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Mr. HARRY A. LITTLE, from the Committee on Municipal Corporations, reported as amended House Bill No. 1234, entitled:

A Supplement to an act approved the seventh day of March, one thousand nine hundred and one (P. L. 20), entitled "An act for the government of cities of the second class;" establishing and regulating a Department of City Transit; defining the powers, duties and jurisdiction of the department, and providing for its officers and employes.

Mr. HAAS, from the Committee on Ways and Means reported as amended House Bill No. 541, entitled:

An Act to further amend section twenty-four of an act approved the first day of June, one thousand eight hundred and eighty-nine (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, one thousand eight hundred and seventy-nine," by eliminating from said section twenty-four the words "or accumulated reserve" in respect to insurance companies doing business upon the purely mutual plan, and by authorizing the deduction, for the purpose of the State tax thereby imposed upon insurance companies, of the amounts paid by them as return of premiums in whole or in part upon policies cancelled or not taken or at

the expiration of said policies, and of the amounts of all premiums actually paid by them for re-insurance affected in insurance companies, associations or exchanges organized under the laws of this Commonwealth or duly licensed to do business within this State, and by changing the time for making report to the Auditor General, and for the payment of taxes settled thereon.

Mr. NEELY, from the Committee on Judiciary General, reported as committed House Bill No. 851, entitled:

An Act to amend clause (c) of section fifty-seven of the act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "An act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

Mr. EDE, from the Committee on Corporations, reported as committed House Bill No. 1094, entitled:

A supplement to an act entitled "An act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such commission and its officers, including the exclusive power to regulate the construction, alteration, relocation or abolition of the crossing of railroad corporations, street railway corporations or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolition and for the payment of such expenses and damages severally or proportionately, by the public service companies interested, the State or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and the compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the tractors and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders; subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this

act and for the violation of the orders of said commission; making it the duty of the public service commission to enforce the provisions of the Act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled 'An act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission, and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled 'An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled 'To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unload within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved the twenty-fourth day of May, Anno Domini, one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act", approved the 26th day of July, 1913, P. L. 1374, providing as to how and when contracts between public service companies and municipalities and within the jurisdiction of the Public Service Commission may be modified or abrogated.

Mr. EDE, from the Committee on Corporations, reported as committed, House Bill No. 1095, entitled:

A supplement to an act entitled "An act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining, and limiting their powers, and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of such commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled 'An act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains,' by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled 'An act to enforce the pro-

visions of the seventeenth article of the Constitution, relative to railroads and canals; and an act, entitled "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unload within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act", approved the 26th day of July 1913, P. L. 1374, providing as to when increases shall become effective in the rates, charges, fares, or tolls of any public service company duly complained of within thirty days of the filing, posting, and publishing of the tariff or schedule of the same.

Mr. EDE, from the Committee on Corporations, reported as committed, House Bill No. 1096, entitled:

A Supplement to an act entitled "An act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of the members of the commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus, or appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act, approved the fourth day of June, one thousand eight hundred and eighty-three, entitled "An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;" and an act entitled "To provide the maximum car service charges, including car storage, charges that railroad companies and corporations, or associations, may charge and collect on each car loading and not unload within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and

regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act", approved the 26th day of July, 1913, P. L. 1374, providing for reparation of illegal excess of rates, charges, fares or tolls of public service companies.

Mr. HORN, from the Committee on Education, reported as committed House Bill No. 890, entitled:

An Act to further amend sections one thousand four hundred five, one thousand four hundred six, one thousand four hundred seven, one thousand four hundred eight, and one thousand four hundred and eighteen of an act approved the eighteenth day of May, one thousand nine hundred eleven, (Pamphlet Laws three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. HORN, from the Committee on Education, reported as committed House Bill No. 893, entitled:

An Act to amend sections one, two, three and four of an act approved the eighteenth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, four hundred and ninety-eight), entitled "An act defining consolidation of schools; providing for the establishment and regulation of consolidated schools; and providing for State aid for the transportation of pupils to and from consolidated schools."

Mr. MATHAY, from the Committee on Judiciary General, reported as committed House Bill No. 1250, (Senate Bill No. 409), entitled:

An Act to amend section three of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three (P. L. 858) entitled "An Act establishing a State employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employees serve; excepting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties" by changing the time during which a State employee shall have the option of membership in the retirement association.

Mr. GREENSTEIN, from the Committee on Judiciary General, reported as committed, House Bill No. 1251, (Senate Bill No. 410), entitled:

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three (P. L. 858), entitled "An act establishing a State employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employees serve; excepting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties" by imposing certain duties upon recipients of state annuities thereunder.

Mr. FULLER, from the Committee on Judiciary General, reported as committed, House Bill No. 928, (Senate Bill No. 340), entitled:

An Act to amend part of section one of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three, (P. L. 858) entitled "An act establishing a State employees' retirement system, and creating a retirement board for the administration thereof; establishing cer-

tain funds from contributions by the Commonwealth and contributing State employes, defining the uses and purposes thereof and the manner of payment therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employes serve; excepting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Mr. HALL, from the Committee on Corporations, reported as amended, House Bill No. 1244, (Senate Bill No. 451), entitled:

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations."

Mr. GOODNOUGH, from the Committee on Insurance, reported as amended House Bill No. 991, (Senate Bill No. 411), entitled:

An Act to amend sections one thousand four and one thousand eight of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 682), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws."

Mr. HRICKO, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 956, (Senate Bill No. 351), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania; and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction, and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom; and providing for an appropriation to carry out the provisions of said act, and providing for revocation or suspension of licenses given by said bureau; and providing penalties for violation thereof, and repealing all acts or parts of acts inconsistent therewith," commonly known as "The Medical Practice Act," by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania.

Mr. FRYE, from the Committee on Insurance, reported as committed House Bill No. 1108, (Senate Bill No. 470), entitled:

An Act authorizing counties, cities, boroughs, incorporated towns, townships and school districts to make contracts of insurance with mutual fire insurance companies.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed House Bill No. 929, (Senate Bill No. 358), entitled:

An Act to amend section two of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eleven hundred eighty), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor."

Mr. NEELY, from the Committee on Judiciary General, reported as committed House Bill No. 817, (Senate Bill No. 36), entitled:

An Act authorizing the employment of stenographers by the district attorneys of certain counties.

Mr. BEHNEY, from the Committee on Judiciary General, reported as committed House Bill No. 950, (Senate Bill No. 310), entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other municipalities or incorporated districts, had and held pursuant to the provisions of an act, approved the twentieth day of April, one thousand eight hundred and seventy-four (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto; and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Mr. NEELY, from the Committee on Judiciary General, reported with a negative recommendation, House Bill No. 683, (Senate Bill No. 172), entitled:

An Act to further amend section one of the act approved the fourteenth day of May one thousand nine hundred and fifteen, (P. L. 483), entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass, except actions for libel and slander; prescribing the pleadings and procedure to be observed therein, and giving the courts power to enforce its provisions;" by providing that the same shall not apply to cases appealed from subordinate courts.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 200, entitled:

An Act making an appropriation and providing for the hearing, adjusting, and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 287, entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown, Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 1296, (Senate Bill No. 280), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

Mr. EDMONDS, from the Committee on Appropriations, reported as committed, House Bill No. 1377, (Senate Bill No. 579), entitled:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania.

BILLS ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have the bills just reported from the Committee on Appropriations read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 200, entitled:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 287, entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1296, (Senate Bill No. 280), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1377, (Senate Bill No. 579), entitled:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

PRINTING EXTRA COPIES OF HOUSE BILL NO. 710.

Mr. EACHES. Mr. Speaker, I move that 1500 copies be printed of House Bill No. 710, entitled:

An Act to amend, revise, change, and consolidate the laws relating to the assessment of persons, property and subjects of taxation, and the levy and collection of taxes in counties of the second, third, fourth, fifth, sixth, seventh, and eighth classes, and in cities of the third class, boroughs, towns, townships, school districts of the second, third and fourth classes, independent school districts, and certain poor districts; permitting cities of the second class to accept the provisions of this act and become subject thereto; and repealing existing laws.

Mr. TURNER. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 620.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 620, entitled, "An act relating to the allocation of moneys to the different counties by the Department of Highways for the construction of highways providing a method to compel the county commissioners to apply for such moneys and extending the time for filing applications for money allocated but unexpended prior to the approval of this act."

GIFFORD PINCHOT.

RE-CONSIDERATION OF VOTE.

Mr. MARCUS. Mr. Speaker, I move that the vote by which the House concurred in the amendments made by the Senate to House Bill No. 493, entitled:

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries

and emoluments of office offices and posts of profit professions trades and occupations

be reconsidered.

Miss GRIMES. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Mr. MARCUS. Mr. Speaker, I move that the House do non-concur in the amendments made by the Senate.

Miss GRIMES. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, that the Clerk inform the Senate accordingly.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 277.

An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies

SENATE BILL No. 279.

An Act to amend section one of an act approved the thirtieth day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred twenty-nine) entitled "An act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof"

SENATE BILL No. 455.

An Act to amend section three of the act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand ninety) entitled "A supplement to an act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand one hundred and seventy-three) entitled 'An act constituting a commission to make an investigation of the battlefields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War defining the powers and duties of the commission and making an appropriation continuing said commission providing for the erection of certain memorials in France and Belgium and making an appropriation'"

HOUSE BILL No. 98.

An Act to further amend section thirty-six of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by extending the jurisdiction of magistrates in civil actions

HOUSE BILL No. 210.

An Act validating certain proceedings and elections of counties cities boroughs township school district and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

HOUSE BILL No. 360.

An Act to amend section eight of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (P. L. 559) entitled "An act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

HOUSE BILL No. 365.

An Act to amend section forty-two of the act approved the fifteenth day of April, one thousand eight hundred and thirty-four, (P. L. 537) entitled, "An act relating to counties and townships and county and township officers," by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services including certain compensation for services prior to the passage of this act

HOUSE BILL No. 369.

An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) entitled "An act in relation to the sales of unseated lands in the several counties of this Commonwealth"

HOUSE BILL No. 390.

An act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled "An act relating to poor houses and lands"

HOUSE BILL No. 467.

An Act authorizing the mayors of all cities to appoint a committee to investigate certain applications for license to peddle in such cities

HOUSE BILL No. 687.

An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the city requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the procedure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates service and otherwise as though in the territory thus served beyond the limits of the city the serving was by a water corporation and providing that higher rates or different regulations for the district outside of the

city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city

HOUSE BILL No. 732.

An Act authorizing and regulating the establishment and operation by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the acquisition of property for such hospitals by the power of eminent domain the incurring of indebtedness and the levying of taxes the appointment of an advisory board authorizing counties to pay for patients cared for in hospitals of other counties authorizing counties to receive gifts or trust funds for the erection and maintenance of such hospitals validating proceedings elections and erections under existing laws repealed by this act and all indebtedness incurred in connection therewith

RESOLUTION RELATIVE TO TRANSFER OF CIVIL WAR RECORDS FROM AUDITOR GENERAL'S OFFICE.

Mr. NORTH asked and obtained unanimous consent to offer the following resolution, which was twice read and laid over under the rules:

In the House of Representatives, March 17, 1925.

Whereas, There are filed in the office of the Auditor General of Pennsylvania sundry letters, discharges, pay rolls, reports and official papers relating to the War for the Suppression of the Rebellion, one thousand eight hundred and sixty-one to one thousand eight hundred and sixty-five, and which should properly be filed with records of said War in the office of the Adjutant General of Pennsylvania to complete its records, therefore, be it

Resolved (if the Senate concur), That the Auditor General of Pennsylvania is hereby authorized to transfer to the Adjutant General such letters, discharges, pay rolls, reports and official papers as may be on file in the Auditor General's office to be filed with the records of the War for the Suppression of the Rebellion: The Adjutant General to furnish and file with the Auditor General of Pennsylvania a proper receipt for all such letters, discharges, pay rolls, reports and official papers transferred under the provisions of this resolution.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1093, as follows:

An Act to amend article thirteen of the act approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charge

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article thirteen of the act approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" is hereby amended by adding thereto the following sections

Section 6 Whenever any city of the third class has constructed any sewer or sewer system or sewage disposal plant either wholly or partially at public expense or has acquired the same at public expense such city may provide by ordinance for the collection of an annual rental or charge for the use of such sewer sewer system or sewage

disposal plant from the owners of the property served by it

Section 7 Such annual rental shall not exceed the amount expended annually by the city in the operation maintenance repair alteration inspection depreciation or other expenses in relation to such sewer sewer system or sewage disposal plant and may include any interest on money expended by the city in the construction or acquisition of such sewer sewer system or sewage disposal plant The said annual sum shall be apportioned equitably among the several properties served by the said sewer sewer system or sewage disposal plant

Section 8 The councils of such city shall execute a warrant or warrants authorizing the collection of such annual sewer rentals or charges to the officer employed by council to collect the same

Section 9 Such annual sewer rentals or charges shall be a lien on the properties charged with the payment thereof from the date set in the ordinance and if not paid after thirty days' notice may be collected by an action in assumpsit in the name of the city against the owner of the property charged or by distress of personal property on the premises or by a lien filed in the nature of a municipal lien

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 773, entitled:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ police force'" by extending the same to certain other companies

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section of the act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ police force,'" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the provisions of the act of the twenty-seventh of February in the year of our Lord one thousand eight hundred and sixty-five entitled "An act empowering railroad companies to employ police force" be and the same is hereby extended to embrace all corporations firms or individuals owning leasing or being in possession of any colliery furnace or rolling mill and all water companies water supply companies water power companies electric light companies electric power companies electric transmission companies mineral mining and quarrying companies and express companies within this Commonwealth and upon the application of any such corporation firm or individual the governor may appoint and commission policemen under the provisions of the act to which this is a supplement Provided That the words "coal and iron police" "water police" "electric power police" or "mine and quarry police" express police as the case may be shall be engraved upon the shields to be worn by the policemen appointed under this act instead of the words "railway police" as provided by the act to which this is a supplement And provided further That the governor shall have power to decline to make any such appointment sought to be made under the provisions of this supplement whenever the circumstances of the case in his opinion do not require it and at any time to revoke the commission of any policeman appointed hereunder

On the question,

Will the House agree to the section?

Mr. HAAS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 4, by inserting after the word "section" the word "one"

Amend section 1, page 1, line 8, by inserting after the word "sixty-five" the words "Pamphlet Laws two hundred fifty-five"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ police force'" by extending the same to certain other companies

On the question,

Will the House agree to the title?

Mr. HAAS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 7, by inserting after the word "sixty-five" the words "Pamphlet Laws two hundred fifty-five."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 487, as follows:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 924, (Senate Bill No. 245), as follows:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An Act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An Act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1071, (Senate Bill No. 300), entitled:

A Supplement to the Act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-four) entitled "An act concerning alcoholic liquors prohibiting the manufacture advertising furnishing traffic in and possession of intoxicating liquors for beverage purposes and articles and substances designed or intended for use in the manufacture thereof defining intoxicating liquor providing for penalties forfeitures and the abatement of nuisances and repealing existing alcoholic liquor laws and alcoholic liquor license laws" regulating under permit through an Alcohol Permit Board created in the Department of Agriculture the manufacture development use in manufacture sale at wholesale storage by bailees for hire and transportation for hire of any alcohol or any alcoholic liquid by certain persons providing for fees and the disposition thereof authorizing the inspection of the records of permittees and purchasers of said liquids declaring certain places nuisances and providing for their abatement and providing penalties

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this entire act is an exercise of the police power of this Commonwealth for the protection of the public welfare health peace safety and morals of the people of this Commonwealth and all of its provisions shall be liberally construed for the accomplishment of these purposes

Section 2 The word "person" whenever used in this act shall mean and include natural persons associations partnerships and corporations for whatever purpose organized "Alcoholic liquid" whenever used in this Act shall mean any liquid which contains or develops during or after manufacture one-half of one per cent or more of any alcohol by volume including cereal beverages

The third section was read as follows:

Section 3 It shall be unlawful for any person without having previously obtained a permit from the Commonwealth as hereinafter provided to manufacture develop or use in process of manufacture hold in storage as bailee for hire sell at wholesale or transport for hire within this Commonwealth any alcohol or any alcoholic liquid Provided That for making and selling vinegar or non-intoxicating cider and fruit juices, or crude methanol distilled from wood a permit hereunder shall not be required And provided further That it shall not be necessary for the owner of a pharmacy which is registered by the State Board of Pharmacy or by the Department of Public Instruction acting for said Board and which is under the management of a registered pharmacist to obtain a permit hereunder for the manufacture or compounding of medicines in such pharmacy nor shall it be necessary for a physician licensed by the State Board of Medical Education and Licensure to obtain a permit hereunder for the manufacture or compounding of medicines for use in his own practice or in a hospital with which he is connected And provided further that such common carriers as are subject to regulation by the Public Service Commission of the Commonwealth of Pennsylvania shall not be required to obtain permits hereunder And provided further that a permit shall not be required hereunder for selling at wholesale in connection with and incidental to a wholesale mercantile business chiefly devoted to the sale of food stuffs and having an established place located within the Commonwealth where such business is carried on any manufactured alcoholic liquids not fit for use as a beverage or for intoxicating beverage purposes of the following classes patented patent or proprietary medicines toilet medicinal or antiseptic preparations or solutions or flavoring extracts or syrups

On the question,

Will the House agree to the section?

Mr. WILSON. Mr. Speaker, I desire to interrogate the gentleman from Armstrong, who, I understand, is in charge of this bill.

The SPEAKER. Will the gentleman from Armstrong, Mr. Armstrong, permit himself to be interrogated?

Mr. ARMSTRONG. Mr. Speaker, I will.

Mr. WILSON. I desire to draw the gentleman's attention to page 3, section 3, line 2, of the bill, to the word "crude" in front of the word "methanol", and ask if it was not his understanding that this word "crude" was to be eliminated from the bill?

Mr. ARMSTRONG. That refers to wood alcohol?

Mr. WILSON. Yes.

Mr. ARMSTRONG. Yes it was.

Mr. WILSON. Wasn't that your understanding?

Mr. ARMSTRONG. Yes, that word was to be eliminated.

Mr. WILSON. I have in my hand, Mr. Armstrong, an amendment to this bill which simply strikes out the word "crude" and makes no other change in the bill. Have you any objection to the amendment?

Mr. ARMSTRONG. I have not.

On the question recurring,

Will the House agree to the section?

Mr. WILSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 3, page 3, line 2, by striking out the word "crude"

On the question,

Will the House agree to the amendment?

Mr. SOWERS. Mr. Speaker, I desire to interrogate the gentleman from Bradford, Mr. Wilson.

The SPEAKER. Will the gentleman from Bradford, Mr. Wilson, permit himself to be interrogated?

Mr. WILSON. I will, Mr. Speaker.

Mr. SOWERS. Is that the second line on page 3, Mr. Wilson?

Mr. WILSON. Yes.

Mr. SOWERS. What are those words "crude methanol"; what do they mean?

Mr. WILSON. They mean wood alcohol.

Mr. SOWERS. Who put in the amendment excluding wood alcohol?

Mr. WILSON. It was put in by the committee at the time this thing was agreed upon but the word "crude" was not to be there.

Mr. SOWERS. Your amendment merely eliminates the word crude?

Mr. WILSON. Yes. And nothing else.

Mr. SOWERS. Don't you think we ought to keep the word "crude" in the whole bill?

Mr. WILSON. I decline to answer the question.

Mr. SOWERS. Mr. Speaker, on the spur of the moment I do not know why "crude" should go out of this bill. It surely must have been gone over very carefully. I am quite sure that no member who might be labelled "wet" put "crude" in the bill. If it got in, it was when it was originally written, and, it seems to me, that "crude" ought still remain in the bill, and I would ask the members to vote down this amendment.

Mr. WELLS. Mr. Speaker, in reply to the protest of the gentleman from Philadelphia, wood alcohol seems to be a product that is absolutely poison and from all the information I have should not have been included in this bill. By an error the word "crude" was inserted in this amendment, but wood alcohol is not only crude but there is also a refined product of wood alcohol. Whether crude or refined, chemists will tell you that it is absolute poison in any form that it is produced, whether crude or refined, and I think it is very proper that this word "crude" be eliminated on behalf of the manufacturers of that product.

On the question recurring,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth and nineteenth sections and title were separately read and agreed to as follows:

Section 4 There is hereby created in the Department of Agriculture a departmental administrative board consisting of the Secretary of Agriculture the Secretary of Health and the Attorney General to be known as the Alcohol Permit Board hereafter in this Act called the Board Provided that if any of the said officers shall have any business or other interests which in the judgment of the Governor render it unwise for such officer to act as a member of the said Board the Governor may designate a deputy in the department of which such officer is the head to act in the place and stead of such officer as a member of the said Board

Two members of the Board shall constitute a quorum The Board shall select from among its members a chairman and may elect a Secretary who need not be a member of the Board and said Board shall exercise the powers and perform the duties hereafter in this act set forth

The Board shall from time to time appoint and fix the compensation of such clerks stenographers inspectors and other assistants or employees as may be required for the proper conduct of the work of the Board The number and compensation of all employees appointed hereunder shall be subject to approval by the Governor

None of the regular employees of the Department of Agriculture shall be authorized or permitted to engage or assist in the work of the Permit Board and no part of

the appropriation to the Department of Agriculture other than the appropriation made by this act shall be expended for the payment of salaries wages or other compensation or for the purchase of supplies or equipment for the Permit Board

The Department of Property and Supplies shall furnish to the Permit Board such forms and other printed matter and such furniture office equipment and supplies as may be necessary for the conduct of the work of the Board until such time as the Board shall be able to purchase its furniture supplies equipment and printing out of the special fund hereinafter created All furniture equipment and supplies purchased out of said special fund shall be purchased through the Department of Property and Supplies as purchasing agent

The Permit Board shall in all respects be subject to the laws of this Commonwealth limiting the powers of departmental administrative boards with regard to the expenditure of money and prescribing the duties of departmental administrative boards with reference to the making of financial reports the furnishing of financial and budgetary information to the department with which it is connected and the making of biennial reports

Section 5 Every applicant for a permit under this act shall file with the Board a petition in writing duly verified in such form as the Board shall from time to time prescribe setting forth

(1) The legal names of the applicant and of the owner of the place where business under the permit will be carried on with their residence addresses by street and number if a partnership of each separate partner and if a corporation of each individual officer thereof

(2) The exact location of the place of business and of every place to be occupied or used in connection with such business the productive capacity of each plant where any alcohol is to be manufactured used or developed the capacity of every warehouse or other place where such alcohol is to be stored for hire the storage capacity of every place where a wholesale business in any alcohol or any alcoholic liquids is to be conducted or the equipment to be used where a transportation business is to be carried on under the permit

(3) The period of time the applicant has been carrying on the business for which the permit is desired

(4) If the permit is for the manufacture development or storage of any alcohol the maximum quantity per month to be manufactured developed or stored and if the permit is for the use of any alcohol the purpose or purposes for which the same is to be used and the maximum quantity per month to be used and

(5) Such other relevant information as the Board shall from time to time require by rule or regulation

Section 6 Every permit issued under the provisions of this act for the manufacture development or storage of any alcohol shall specify the maximum quantity of such alcohol per month which may lawfully be manufactured developed or stored under such permit Any permit issued for the use of any alcohol in the process of manufacture shall specify the purpose or purposes for which such alcohol is to be used and the maximum quantity per month which may lawfully be used under such permit Every permit shall specify by specific location every place to be occupied or used in connection with the business to be conducted thereunder It shall be unlawful for the holder of any permit to manufacture develop store or use a greater quantity of any alcohol in any month than that specified in his permit or to use any alcohol for any purpose other than that specified in his permit or to occupy or use any place in connection with any business authorized under a permit other than the place or places designated therein

Section 7 Every person holding a permit issued under the provisions of this act shall keep daily permanent records which shall show (a) the quantities of any alcohol manufactured developed stored received or used in process of manufacture by him and of all other materials used in manufacturing or developing any alcoholic liquid (b) the sales or other disposition of such alcohol or alcoholic liquid (c) the quantities thereof if any stored for hire or transported for hire by or for the permittee and (d) the names and addresses of the purchaser or other recipients thereof Provided however that persons holding permits issued under the provisions of this act for the transportation for hire of any alcohol or any alcoholic liquid shall not be required to keep the above records but shall keep daily permanent records showing the names and addresses of the persons from

whom such alcohol or alcoholic liquid was received and to whom delivered And provided further That in the case of wholesale druggists operating under permit the retention subject to inspection for a period of two years of original orders received from retail pharmacies registered by the State Board of Pharmacy or physicians licensed by the State Board of Medical Education and Licensure and the original records of sales made pursuant thereto shall satisfy the provisions of this section insofar as the keeping of records of sales of alcohol liquids to such retail pharmacies or physicians is concerned

Section 8 Every place where any alcohol or any alcoholic liquid is manufactured developed stored for hire or in connection with a permittee's business or sold at wholesale shall be subject to inspection by members of the Board or by persons duly authorized and designated by the Board at any and all times of the day or night as they may deem necessary (a) for the detection of violations of this act or of the rules and regulations of the Board promulgated under the authority of this act or of the act to which this is a supplement or (b) for the purpose of ascertaining the correctness of the records required by this act to be kept by permittees and the books and records of permittees and the books and records of their customers insofar as they relate to purchases from said permittees shall at all times be open to inspection by the members of the Board or by persons duly authorized and designated by the Board for the purpose of making inspections as authorized by this section Members of the Board and the persons duly authorized and designated by the Board shall have the right without fee or hindrance to enter any place which is subject to inspection hereunder or any place where records subject to inspection hereunder are kept for the purpose of making such inspections

Section 9 Upon learning of any violation of this act or of any rule or regulation promulgated by the Board under the authority of this act or of any provision of the act to which this is a supplement by the holder of a permit issued under the provisions of this act the Board shall cite such permittee to appear before it not less than ten nor more than fifteen days from the date of sending such permittee by registered mail a notice to show cause why the permit should not be revoked And upon such hearing if satisfied that any such violation has occurred the Board shall immediately revoke such permit notifying the permittee thereof by registered letter

Any permittee aggrieved by any decision of the Board may file within thirty days thereafter in the Court of Common Pleas of Dauphin County a petition against the Board as Defendant alleging therein the action and decision complained of and praying for a reversal thereof Upon personal service of a summons on any member of the Board returnable within three days of the date thereof the Board shall within one week from such return date file an answer in which it shall allege by way of defense the grounds for its decision and such other grounds as shall in the meantime accrue or be discovered All allegations of the answer shall be deemed to stand denied without further pleading and upon application of either party the cause shall be advanced and heard without delay Mere technical irregularities in the procedure of the Board shall be disregarded A judgment sustaining the revocation of a permit by the Board shall not bar after one year a new application by the plaintiff for a permit nor shall a judgment in favor of the plaintiff prevent the Board from thereafter revoking or refusing a permit for any proper cause which may thereafter accrue or be discovered The court shall have full power to dispose of all costs From the judgments of the Court of Common Pleas of Dauphin County appeals may be taken as in other actions at law but during the pendency of any such appeal in which a former permittee is appellant such former permittee shall not carry on any business of the kinds regulated by this act

Section 10 All permits shall expire at the close of the calendar year but new permits for the succeeding year shall be issued upon written application therefor duly verified by affidavit stating that the facts in the original petition are unchanged and upon payment of the fee as hereinafter provided without the filing of further statements or the furnishing of any further information unless specifically requested by the Board Provided however that a permit issued to a corporation under the provisions of this act shall expire thirty days after any change in the

officers of such corporation unless the name and address of the new officer or the names and addresses of the new officers of such corporation shall within that period be reported to the Board by certificate duly verified Applications for renewals must be made not less than thirty nor more than sixty days before the first day of January of the ensuing year All applications for renewals received otherwise shall be treated as original applications

Section 11 All persons now carrying on any business requiring a permit under the provisions of this Act must apply for the same within sixty days after its passage and any such business may continue if a permit has been so applied for until it is granted or refused The fee for every permit issued under the provisions of this Act shall be twenty-five dollars (\$25.00) All fees shall be paid to the Board which shall deposit the same in the State Treasury where they shall be kept apart from all other funds in the State Treasury in a separate fund to be known as the "Permit Fund" The moneys from time to time in the said fund are hereby specifically appropriated to the Board for the payment of any and all expenses of every kind and description which may be necessary for the proper administration and enforcement of this Act Moneys shall be paid out of the said fund by warrant of the Auditor General upon the State Treasurer after requisition by the Secretary of Agriculture

Section 12 Permits shall be issued by the Board under the official seal of the Department of Agriculture Every permit so issued must at all times be posted in a conspicuous place where the business is carried on under it and said place of business must be kept open during general business hours of every day in the year except Sundays and legal holidays No permit shall be issued hereunder to any person who is not a citizen of the United States or to any person who has been convicted of a violation of this Act or of any law or regulation of the United States of America or of the Commonwealth of Pennsylvania for the control of traffic in any alcoholic liquor

Section 13 The Board shall have the power to make and promulgate appropriate rules and regulations for carrying into effect the provisions of this act Provided That as far as practicable the rules and regulations of the Board shall conform to the rules and regulations promulgated by the appropriate agency of the government of the United States for carrying into effect the provisions of any act or acts of Congress regulating the manufacture development storage sale or transportation of any alcohol or alcoholic liquid

Section 14 Any place within this Commonwealth in which any alcohol or any alcoholic liquid is manufactured developed stored for hire or sold at wholesale by a person without a permit as required by the provisions of this act and any place in which a person holding a permit issued under the provisions of this act shall violate any provision of this act or any rule or regulation of the Board or any provision of the act to which this is a supplement is hereby declared to be a common nuisance and upon such violation the permit if any held by such person shall be automatically suspended Any nuisance as in this section defined may be abated in the same manner in which nuisances may be abated under the provisions of the act to which this is a supplement

Section 15 Any person who shall violate any of the conditions of any permit or who shall falsify any record or report required by this act to be kept or who shall violate any rule or regulation of the Board or who shall interfere with hinder or obstruct any inspection authorized by this act or prevent any member of the Board or any person duly authorized and designated by the Board from entering any place which such member of the Board or such person is authorized by this act to enter for the purpose of making an inspection who shall violate any other provision of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) or more than five thousand dollars (\$5,000) or undergo imprisonment of not more than three (3) years or both at the discretion of the Court

Section 16 No property rights shall exist in any alcohol or alcoholic liquid manufactured developed used in process of manufacture stored for hire sold at wholesale or transported for hire in violation of any of the provisions of this act and the same shall be deemed contraband and forthwith destroyed No such alcohol or alcoholic liquid in the custody of any officer of the law shall be seized or taken from him on any writ of replevin or other like process

Section 17 It shall be unnecessary in any complaint information indictment or other pleadings to negative any provision or exception contained in this act

Section 18 No person shall be excused on the ground that it may tend to incriminate him or subject him to a penalty or forfeiture from attending and testifying or producing books papers documents and other evidence in obedience to a subpoena of any court in any suit or proceeding based upon or growing out of any alleged violation of this act but no natural person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction matter or thing as to which in obedience to a subpoena and under oath he may so testify or produce evidence but no person shall be exempt from prosecution and punishment for perjury committed in so testifying

Section 19 If any section or provision of this Act shall be held by any court to be unconstitutional such judgment shall not affect any other section or provision of the same It is hereby declared as the legislative intent that this Act would have been passed had such unconstitutional provision not been included therein

A Supplement to the act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-four) entitled "An act concerning alcoholic liquors prohibiting the manufacture advertising furnishing traffic in and possession of intoxicating liquors for beverage purposes and articles and substances designed or intended for use in the manufacture thereof defining intoxicating liquor providing for penalties forfeitures and the abatement of nuisances and repealing existing alcoholic liquor laws and alcoholic liquor license laws" regulating under permit through an Alcohol Permit Board created in the Department of Agriculture the manufacture development use in manufacture sale at wholesale storage by bailees for hire and transportation for hire of any alcohol or any alcoholic liquid by certain persons providing for fees and the disposition thereof authorizing the inspection of records of permittees and purchasers of said liquids declaring certain places nuisances and providing for the abatement and providing penalties

MOTION TO MAKE BILL SPECIAL ORDER.

Mr. ARMSTRONG. Mr. Speaker, I ask unanimous consent to offer a motion at this time.

The SPEAKER. The motion will be read by the Clerk for information.

The Clerk read the motion as follows:

Moved by the gentleman from Armstrong, Mr. Armstrong, seconded by the gentleman from Armstrong, Mr. Himes, that Senate Bill No. 300, file folio 1071, be made special order of business for Wednesday, March 18, 1925, at 11:30 o'clock A. M.

Mr. SOWERS. Mr. Speaker, I object.

The SPEAKER. The Chair hears objection and cannot entertain the motion at this time.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1237, as follows:

An Act providing for the payment or return to the Borough Treasurer of all incorporated boroughs in the Commonwealth of all fines penalties or forfeitures

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is enacted by the authority of the same That in all cases where any fines penalties or forfeitures are collected by or through the police of any incorporated borough that the said fines penalties or forfeitures shall be paid or returned to the treasurer of said borough for general borough purposes

Section 2 All acts or parts of acts general special or local inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 912, entitled:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and thirty-six) entitled "An act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "public adjuster" as used in the act shall include every person copartnership association and corporation advertising soliciting business or holding himself or itself out to the public as an an adjuster of claims for losses or damages arising out of policies of insurance surety or indemnity upon property persons or insurable business interests within this Commonwealth and receiving any compensation or reward for the giving of advise or assistance to the assured in the adjustment of claims for such losses or who for compensation or reward whether by way of salary or commission or otherwise directly or indirectly solicit business investigate or adjust losses or advise the assured with reference to claims for losses on behalf of any other persons partnership association or corporation engaged in the business of adjusting losses

The term does not include an agent or employe of an insurance company or exchange through whom a policy of insurance was written in adjusting loss or damage under such policy nor does it include a broker or agent acting as adjuster if the services of the agent or broker in the adjustment are without compensation

On the question,

Will the House agree to the section?

Mr. CRITCHFIELD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 3, by striking out all of section 1 which follows the word "That" in line 3 of said section.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

Sections two, three, four, five, six, seven and eight were read as follows:

Section 2 No person partnership association or corporation shall directly or indirectly act within this Commonwealth as public adjuster without procuring from the Insurance Commissioner a license as public adjuster

Section 3 The Insurance Commissioner shall issue adjusters' licenses to persons partnership associations or corporations applying therefor whom he seems to be trustworthy and competent to transact business as public adjusters in such manner as to safeguard the interests of the public

A license issued to a corporation partnership or association shall authorize only the officers and directors of the corporation or the members of the partnership or association specified in the license. The fee to be paid to the Insurance Commissioner by the applicant for such adjusters' license at the time the application is made and annually thereafter for the renewal thereof shall be one hundred dollars. If the applicant is a corporation partnership or association such fee shall be paid for each person specified in the license.

Section 4 Before any adjuster's license is issued by the Insurance Commissioner there shall be filed in the Insurance Department a written application therefor. Such application shall be on form or forms and supplements thereof prescribed by the commissioner and must set forth (a) The name and address of the applicant and if the applicant is a partnership or association the name and address of each member and if the applicant is a corporation the name and address of each of its officers and directors (b) whether any license as agent broker or adjuster has been issued heretofore by the commissioner to the applicant and if the applicant is an individual whether any such license has been heretofore issued to any partnership or association of which he was or is a member or to any corporation of which he was or is an officer or director and if the applicant is a partnership or association whether any such license has been issued heretofore to any member thereof and if the applicant is a corporation whether any such license has been issued heretofore to any officer or director of such corporation (c) the business in which the applicant has been engaged for the year next preceding the date of the applicant and if employed by another the name or names and addresses of such employer or employers (d) such other information as the commissioner may require to enable him to determine their trustworthiness and competency to transact the business of public adjusters in such manner as to safeguard the interests of the public.

An application for an adjuster's license must be signed and sworn to by the applicant if an individual and if by a partnership or association by each member thereof and if made by a corporation by each officer and director thereof who is authorized thereby to act as an adjuster.

Section 5 A corporation association or partnership to which a license has been issued may at any time make an application to the commissioner for the issuance of a supplemental license authorizing additional officers or directors of the corporation or additional members of the partnership or association to act as adjusters. The commissioner may thereupon issue to such corporation association or partnership a supplemental license accordingly upon the payment of an additional fee for each member officer or director thereby authorized to act as an adjuster.

Section 6 A license issued under this act shall be revoked by the commissioner if after due investigation he determines that the holder of such license (a) has violated any provisions of this act or (b) has made a material misstatement in the application for such license or (c) has been guilty of fraudulent practices or (d) has in the judgment of the Insurance Commissioner demonstrated his incompetency or untrustworthiness to transact the business of a public adjuster.

Section 7 If an application for license under this act is refused or if a license is revoked by the commissioner notice thereof shall forthwith be served on the applicant or on the holder of such license either personally or by mail. If by mail such service shall be complete if the notice is deposited in the post office postage prepaid directed to the applicant or the holder of such license as the case may be at the place of business specified in the application or license.

Within thirty days from the date of such notice the applicant or licensee may apply to the court of common pleas by petition and rule to show cause why the action of the commissioner should not be set aside and the license be issued or reinstated.

Section 8 Any person partnership association or corporation violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding five hundred dollars is hereby repealed.

On the question,

Will the House agree to the section as read?

Mr. CRITCHFIELD. Mr. Speaker, I desire to offer the

following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Bill by striking out all of Sections 2, 3, 4, 5, 6, 7, and 8 and insert "the act approved the twenty-fifth day of April, one thousand nine hundred and twenty-one, (P. L. 276), entitled "An act requiring persons, partnerships, associations, or corporations advertising for or soliciting adjustments, or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance, surety, or indemnity on property, persons, or insurable business, interests within this Commonwealth, to be licensed by the Insurance Commissioner," is hereby repealed."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question

Will the House agree to the sections as amended?

They were agreed to.

The title was read as follows:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and thirty-six) entitled "An act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner"

On the question,

Will the House agree to the title?

Mr. CRITCHFIELD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 4, by striking out the words "one hundred and thirty-six" and insert in lieu thereof "two hundred and seventy-six"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 859, as follows:

An Act making it unlawful to enter for certain purposes upon land posted as private property and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any person to wilfully enter upon any land for the purpose of hunting trapping or fishing or taking away without consent in writing of the owner owners or legal occupant of such land anything thereon belonging thereto attached or not attached as the case may be where the owner or owners or the legal occupant or

persons having control of said land have caused notice to be given as hereinafter provided that the said land is private property and warning all persons from trespassing thereon

Section 2 Every person violating the provisions of this act shall upon conviction thereof be liable to a fine or penalty of not less than ten dollars (\$10.00) or more than fifty dollars (\$50.00) together with the costs of prosecution and actual damages all of which may be recovered in the same action before any magistrate or justice of the peace as fines and penalties are by law recoverable and in default of payment of said fines costs and penalties the party convicted shall be committed to the county jail of the proper county for one day for each dollar of fine penalty and costs imposed

Section 3 All fines or penalties recoverable under this act shall be paid as follows the actual damages awarded to the owner owners or legal occupants or persons having control of the land upon which the trespass is committed the balance of said fine or penalty to be divided equally between the school and road funds of the borough or township in which the trespass was committed

Section 4 For the purpose of this act it shall be necessary for the owner or owners or legal occupant of any land upon which trespass is forbidden to give warning to the public by the posting of a notice printed upon a card not less than nine by eleven inches in size at each of the entrances to the property from the public roads or highways from which said farm or property may be entered by any road gateway stile bars or other used place of entry

Section 5 The notice required under this act shall be deemed a legal notice when it contains the following words printed in the English language

"Notice This is Private Property No Trespassing" and signed by the owner owners or other legal occupant or persons having control of the property upon which the notice appears

Section 6 The act approved the ninth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and twelve) entitled "An act making it wilful trespass to hunt trap and take game birds or game animals upon cultivated lands and providing for the punishment of such trespass" is hereby repealed

All other acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 637, as follows:

An Act to amend section seventy-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seventy-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" is hereby amended to read as follows

Section 75 That every person convicted of the crime of murder of the first degree shall be sentenced to suffer death in the manner provided by law or to undergo imprisonment for life at the discretion of the jury trying the case which shall fix the penalty by its verdict The court shall impose the sentence so fixed as in other cases In cases of pleas of guilty the court where it determines the crime to be murder of the first degree shall at its discretion impose sentence of death or imprisonment for life It shall be the duty of the clerk of the court wherein such conviction takes place and

he is hereby required within ten days after such sentence of death to transmit a full and complete record of the trial and conviction to the Governor of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 589, as follows:

An Act permitting fishing on Sunday with one rod and two hooks and fixing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any person subject to the observance of other provisions of the laws of this Commonwealth relating to fishing to fish on the first day of the week commonly called Sunday No person fishing on Sunday shall use more than one rod nor more than two hooks

Section 2 Any person violating the provisions of this act shall upon conviction in summary proceedings be sentenced to pay a fine of not more than fifty dollars

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

MOTION TO RECOMMIT BILL.

Mr. ANDERSON. Mr. Speaker, I move that this bill be recommitted to the Committee on Law and Order for the purpose of a hearing.

Mr. LUDLOW. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. EACHES. Mr. Speaker, bill 589 was one of the first bills that was introduced in the House this session. Now, there is no other object in re-committing this bill to the Law and Order Committee except to have the bill killed. They did the same thing last session when it was re-committed to the Committee on Law and Order. I can see no reason why anybody should object to this bill when you consider all the circumstances. People enjoy a good golf game on Sunday, they can go to a baseball game on Sunday, take trolley rides and excursions. Anybody is privileged to enjoy themselves and get close to nature except the man who works six days in the week and is only asking for this one day when he can go out with his family and enjoy a little fishing. I hope the members of this House will not agree to send this bill back to the Committee on Law and Order.

On the question recurring,

Will the House agree to the motion.

The Speaker announced the "nays" appeared to have it.

Whereupon, a division was called for and seventy-six members having voted in the affirmative and eighty-seven in the negative, the question was determined in the negative and the motion was not agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 838, as follows:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and nineteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" is hereby amended to read as follows

Section 219 Records of Department Annual Report The Insurance Commissioner shall preserve in a permanent form a full record of his proceedings and a concise statement of the condition of each company association exchange society and order or agency visited or examined He shall make a report annually to be submitted to the General Assembly at its biennial sessions showing the receipts and expenses of his department the condition of companies associations exchanges societies and orders doing business in this Commonwealth and such other relevant information as will exhibit the affairs or activities of his department and it shall be the duty of the Insurance Commissioner to transmit a copy of said report to the Department of Property and Supplies and it shall be the duty of the Secretary of Property and Supplies to have said report immediately printed and distributed in accordance with the laws of the Commonwealth regulating the publication and distribution of public documents

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 834, as follows:

An Act to amend article two of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the department for administration purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article two of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance com-

panies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" is hereby amended by adding thereto section two hundred and twenty

Section 220 Insurance Department Fund Created The sum of one hundred and seventy-five thousand dollars (\$175,000) of the fees collected in each fiscal year in accordance with section two hundred and eleven of this act shall each year be kept separate and apart by the State Treasurer in a fund known as "Insurance Department Fund" and shall be expended under direction of the Insurance Commissioner for the administration of the Insurance Department which shall include payment of salary of the Insurance Commissioner and the Deputy Commissioner salary and compensation of the regular clerical force extra clerks stenographers and extra stenographers cashiers and assistant cashiers accountants auditors messengers janitors investigators inspectors appraisers examiners and assistant and special examiners special deputies actuaries assistant and special actuaries court expenses and counsel fees notary public fees hotel expenses meals baggage transportation and traveling expenses including automobile hire and for telegrams postage and telephones and for rental and equipment and maintenance of branch offices of the Department and for contingent expenses including in the discretion of the Insurance Commissioner any printing and the purchase of office supplies and for such purposes such moneys are hereby specifically appropriated The Auditor General shall from time to time upon requisition of the Insurance Commissioner draw his warrant for the amount of said requisitions

Any balance remaining in said fund at end of each fiscal year over and beyond obligations paid or contracted for in the fiscal year by the Insurance Commissioner or necessary for the purposes of the Department as hereinbefore provided shall be paid over to the general fund of the State by warrant of the Auditor General upon requisition of the Insurance Commissioner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 242, as follows:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" is hereby amended to read as follows

Section 2 The cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory after being sentenced for such escape the cost of maintenance

while confined in the county jail awaiting trial for said escape as well as the costs of the trial for escape or breaking away of convicts and prisoners from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania or the violation by said convicts and prisoners of any or all of the penal statutes relating to escape shall in each instance be borne and paid by the respective counties of the Commonwealth from whose courts the said convicts shall have been originally committed to the said penitentiaries or reformatories

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 344, as follows:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any-one claiming title thereto and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of every keeper owner proprietor or any person in charge of any storage or warehouse to demand from any person whose pianos phonographs furniture or other goods or chattels shall be in their possession the address or place of removal to which such pianos phonographs furniture or other goods or chattels may be removed by such person The said keeper owner proprietor or person in charge of any storage or warehouse shall maintain and keep a record of such place of removal

Section 2 The said keeper owner proprietor or person in charge of any storage or warehouse shall upon demand of any person claiming title to any pianos phonographs furniture or other goods or chattels removed from said warehouse give the information as to the removal address of such pianos phonographs furniture or other goods or chattels

Section 3 Any keeper owner proprietor or person in charge of any storage or warehouse who shall violate or neglect or fail or refuse to comply with any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof a fine shall be imposed not exceeding fifty dollars (\$50)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 374, as follows:

An Act requiring the keeper owner proprietor or any person in charge of any storage house warehouse second hand store or junk shop to notify any-one making claim to title in certain goods held in storage of an intention to remove sell or dispose of the same and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of any keeper owner proprietor or any person in charge of any storage house warehouse second hand store or junk house upon being notified by personal notice that any pianos phonographs furniture or other goods or chattels that they are holding for storage is merchandise on a leased contract and the person giving the notice claims title thereto to give to such person at least ninety-six hours' notice of any intention to remove sell or dispose of said pianos phonographs furniture or other goods or chattels

Section 2 Any keeper owner proprietor or person in charge of any storage house or warehouse second hand store

or junk shop who shall violate or neglect or fail or refuse to comply with any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof a fine shall be imposed not exceeding fifty dollars (\$50)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1270, entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" which was amended by section one of the act approved the twenty-sixth day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-two) entitled "An act to amend section fifty-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled 'An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth'" is hereby further amended to read as follows

Section 55 If any person shall set up or establish or cause to be set up or established either in the open or in any house room outhouse tent booth arbor or other place whatsoever any game or device of address or hazard with cards dice billiard balls shuffle boards or any other instrument article or thing whatsoever heretofore or which hereafter may be invented used and employed at which money or other valuable thing may or shall be played for or staked or betted upon or if any person shall procure permit suffer and allow persons to collect and assemble in his house room outhouse booth tent arbor or other place whatsoever under his control for the purpose of playing at and staking or betting upon such game or device of address or hazard money or other valuable thing or if any person being the owner tenant lessee or occupant of any house room outhouse tent booth arbor or other place whatsoever shall lease hire or rent the same or any part thereof to be used and occupied or employed for the purpose of playing at or staking and betting upon such game or device of address or hazard for money or other valuable thing the person so offending in either of the enumerated cases shall be guilty of a misdemeanor and on conviction be sentenced to pay a fine not exceeding five hundred dollars or undergo an imprisonment not exceeding one year or both The owner of such house room outhouse tent booth arbor or other place whatsoever who shall have knowledge that any such game or device of address or hazard aforesaid has been set up in or upon the said premises and shall not forthwith cause complaint to be made against the person who has set up or establish the same shall be deemed and held to have knowingly leased hired or rented the said premises for the said purposes Provided That this act shall not be construed to apply to games of recreation and exercise such as billiards bagatelle ten pins et cetera where no betting is allowed

On the question,

Will the House agree to the section?

Mr. WHITEHOUSE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 3, line 10, by striking out the word "bagatelle" and inserting in lieu thereof "bagatelle"

On the question,
Will the House agree to the amendment?
It was agreed to.
On the question,
Will the House agree to the section as amended?
It was agreed to.
The title was read and agreed to as follows:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The House proceeded to the second reading and consideration of House Bill No. 1238, entitled:

An Act repealing an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed and validating sales not made in accordance with the said act"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed" be and the same is hereby repealed and all sales not made in accordance with the aforesaid act be and the same are hereby validated

The title was read as follows:

An Act repealing an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed and validating sales not made in accordance with the said act"

On the question,
Will the House agree to the title?
Mr. JAMES H. McCLURE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows.

Amend title, page 1, line 8, by striking out quotation the word "followed"
Amend title, page 1, line 8, by striking out quotation marks after the word "act"

On the question,
Will the House agree to the amendments?
They were agreed to,
On the question,
Will the House agree to the title as amended?
It was agreed to.
And said bill having been read at length the second time and agreed to as amended.
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1236, as follows:

An Act to amend section one of the act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An act authorizing boroughs to redeem outstanding bonds and for that purpose issue and sell new interest-bearing bonds and to provide a fund for the redemption thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An act authorizing boroughs to redeem outstanding bonds and for that purpose issue and sell new interest-bearing bonds and to provide a fund for the redemption thereof" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives in General Assembly met and it is hereby enacted by the authority of the same That any borough may redeem its [existing] bonded indebtedness as the same becomes payable whether by maturity or under an option giving the borough the right to redeem before maturity and for that purpose may issue and sell at not less than par new bonds bearing interest at a rate not exceeding six per centum per annum payable at any time not exceeding thirty years from the date of issue [and redeemable at the pleasure of the borough at any time before maturity]

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The House proceeded to the second reading and consideration of House Bill No. 966, entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any case where any telephone corporation organized under the laws of this Commonwealth and now or hereafter authorized by law to engage only in the business of furnishing telephone service has prior to January first one thousand nine hundred fourteen bought the capital stock or shares of the capital stock or any bonds securities or evidences of indebtedness of any other telephone corporation or where proceedings have been had effecting or purporting or intended to effect the consolidation of two or more telephone corporations (a) by merger and consolidation agreement by and between any such companies filed in the office of the secretary of the Commonwealth approved by the Governor and upon which Letters Patent have been issued by the Governor or (b) by proceedings in accordance with the method prescribed by the Act of the General Assembly of the Commonwealth of Pennsylvania approved June fourteen one thousand nine hundred one (Pamphlet Laws five hundred sixty-six) for the purchase of the capital stock of such corporation and the acquisition of the franchises corporate property rights and credits of the vendor corporation or otherwise howsoever such proceedings consolidating or purporting or intended to so consolidate and merge the said corporations or such purchases of the capital stock and such acquisition of the franchises corporate property rights and credits of the vendor corpora-

tion or such purchases of the shares of the capital stock or bonds securities or other evidences of indebtedness of such other like corporation shall be and hereby are ratified approved and confirmed with like effect and to all intents and purposes as fully as if said consolidation acquisition or purchase had been effected since the approval of and in accordance with the method prescribed by said Act of July twenty-two one thousand nine hundred nineteen (Pamphlet Laws one thousand one hundred twenty-three)

On the question,

Will the House agree to the section?

Mr. McKIM. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 1, page 2, line 25 by striking out the word "twenty-two" and inserting in lieu thereof "twenty-two"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stocks bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 505, (Senate Bill No. 37), entitled:

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (Pamphlet Laws twenty-nine) entitled "An act relating to appeals in cases of summary convictions" as amended

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 571, (Senate Bill No. 20), entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers sailors marines and war nurses who served in the military and naval forces of the United States during the World War

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1081, (Senate Bill No. 107), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1099, (Senate Bill No. 15), entitled:

An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 990, (Senate Bill No. 342), entitled:

An Act to further amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 80, as follows:

An Act making an appropriation to the Northern Liberties Hospital Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northern Liberties Hospital located at Seventh and Brown Streets Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 137, as follows:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mary M. Packer Hospital Sunbury Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five, for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 331, as follows:

An Act making an appropriation to the Monroe County Hospital Stroudsburg Monroe County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Monroe County Hospital located at Stroudsburg Monroe County Pennsylvania for two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 895, as follows:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That the sum of one million two hundred fifty thousand dollars (\$1,250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Agriculture for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of paying indemnities for animals inflicted with dangerous contagious or infectious diseases as provided by law

Section 2 The moneys appropriated under the provisions of this act shall be in addition to all moneys available under the provisions of the act approved the nineteenth day of March one thousand nine hundred and twenty-three (Pamphlet Laws sixteen) entitled "An act to amend sections sixteen twenty-six twenty-seven twenty-eight and twenty-nine of the act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled 'An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties' by appropriating the money received from dog licenses for all purposes administered by the Bureau of Animal industry and changing the procedure for assessing damages done by dogs

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1091, as follows:

An Act making an appropriation to the Cornplanter Indian School located in Warren County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand four hundred and fifty dollars (\$2,450) or so much thereof as may be necessary is hereby specifically appropriated to the Cornplanter Indian School located in Warren County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For teachers' salaries and general expenses the sum of one thousand eight hundred dollars (\$1,800) or so much thereof as may be necessary

For the purchase and installation of a new heating system the sum of two hundred and fifty dollars (\$250) or so much thereof as may be necessary

For the installation of new toilets to comply with State law the sum of two hundred and fifty dollars (\$250) or so much thereof as may be necessary

For painting and needed repairs the sum of one hundred and fifty dollars (\$150) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1241, (Senate Bill No. 3), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1174, (Senate Bill No. 6), entitled:

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1175, (Senate Bill No. 7), as follows:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont and Monument Road Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety-seven thousand dollars (\$97,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Training in Speech of Deaf Children before they are of school age in Philadelphia for the two fiscal years beginning June first one thousand nine hundred twenty-five

For the of maintenance operation and instruction and for the making of such necessary additions extensions alterations equipment and repairs as may be authorized and approved by the Superintendent of Public Instruction and the expenses of the Board of Trustees of said School

For painting repairs and furnishings

For installing a modern heating system in main buildings Cottage No. one and Cottage No. two

Section 2 No part of this appropriation shall become available until the managers of this institution shall have filed with the Auditor General a declaration that hereafter all pupils received into the institution shall be taught exclusively by the oral method

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1176, (Senate Bill No. 43), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1177, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1178, (Senate Bill No. 45), entitled:

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1179, (Senate Bill No. 57), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1247, (Senate Bill No. 59), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1180 (Senate Bill No. 62), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1242, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1181, (Senate Bill No. 67), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1213, (Senate Bill No. 73), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge of such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

On the question,

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker. I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Bill, page 1, section 1, line 4, by striking out the word "ten," and inserting in lieu thereof the word "fifteen:" also in line 5, same section, by striking out the figures "(\$10,000)" and inserting in lieu thereof the figures "(\$15,000)".

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania

And said bill haing been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1183, (Senate Bill No. 75), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1184, (Senate Bill No. 76), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1185, (Senate Bill No. 77), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1186, (Senate Bill No. 90), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1188, (Senate Bill No. 100), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1189 (Senate Bill No. 104), entitled:

An Act making an appropriation to the Allegheny General Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1190, (Senate Bill No. 105), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1191, (Senate Bill No. 114), entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1193, (Senate Bill No. 129), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1194, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1195, (Senate Bill No. 142), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1197, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side City of Pittsburgh Pennsylvania

Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1198, (Senate Bill No. 181), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1199, (Senate Bill No. 184), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1200, (Senate Bill No. 186), entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1248, (Senate Bill No. 192), as follows:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Aid Society of Pennsylvania located in Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1201, (Senate Bill No. 193), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration

tion of House Bill No. 1202, (Senate Bill No. 194), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1203, (Senate Bill No. 195), as follows:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1204, (Senate Bill No. 214), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1205, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1206, (Senate Bill No. 231), as follows:

An Act making an appropriation to the American Hospital for diseases of the Stomach of Philadelphia Pennsylvania
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand five hundred dollars (\$13,500) or so much thereof as may be necessary is hereby specifically appropriated to the American Hospital for Diseases of the Stomach located at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1207, (Senate Bill No. 258), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1208, (Senate Bill No. 281), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1209, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1210, (Senate Bill No. 302), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1211, (Senate Bill No. 327), entitled:

An Act making an appropriation to the McKeesport Hospital Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1212, (Senate Bill No. 344), entitled:

An Act making an appropriation to The Friends' Home for Children of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1213, (Senate Bill No. 345), as follows:

An Act making an appropriation to The House of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority dollars (\$3,500) or so much thereof as may be necessary of the same That the sum of three thousand five hundred be and the same is hereby appropriated to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-five to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1214, (Senate Bill No. 353), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to the Commission of the Commonwealth of Pennsylvania created under the provisions of the act approved the twentieth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred ninety-six) entitled "An act to amend section two of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight)

entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River" to act in conjunction with a similar commission of the State of New Jersey as a joint commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the purpose of acquiring additional toll-bridges and maintaining such toll-bridges as have already been acquired or may hereafter be acquired under the provisions of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred forty-eight) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River"

On the question,

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend bill, page 2, by adding at the end thereof the following: "The amount herein appropriated shall be available until the purposes for which appropriated have been accomplished, and shall not be held or construed to have lapsed for the reason that the same was not used within a specified time after the passage of this act".

Amend further, page 1, section 1, line 3, by striking out at the end of the word "of", the word "two", and inserting in lieu thereof the word "one".

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1215, (Senate Bill No. 357), entitled:

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1216, (Senate Bill No. 362), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1217, (Senate Bill No. 364), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1218, (Senate Bill No. 369), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1219, (Senate Bill No. 370), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1220, (Senate Bill No. 371), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1222, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1224, (Senate Bill No. 448), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1243, (Senate Bill No. 450), entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Cramer for money erroneously paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1225, (Senate Bill No. 458), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

SENATE BILL NO. 300 MADE A SPECIAL ORDER.

Mr. ARMSTRONG. Mr. Speaker, I move that Senate Bill No. 300 (House Bill No. 1071), be made a special order of business for Wednesday, March 18th, 1925, at 11:30 A. M.

Mr. HIMES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

The SPEAKER. If there is no objection the Chair will take up at this time Bills on First Reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 43, entitled:

An Act to amend section five of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred eight) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' courts" by providing increased salaries for judges of the courts of common pleas having a separate judicial district to which another county is attached

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 869, entitled:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1009, entitled:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1085, (Senate Bill No. 402), entitled:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1223, (Senate Bill No. 399), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1103, (Senate Bill No. 393), entitled:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 265, entitled:

An Act to amend sections five hundred and one and five hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild animals and amending revising consolidating and changing the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 446, entitled:

An Act to amend section one of an act approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled 'An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law" as amended conferring power to parole upon the several judges instead of the courts and eliminating the petition and hearing in such cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 452, entitled:

An Act to further amend section six of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole extending the powers and duties of boards of prison inspectors of penitentiaries"

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 782, entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March, one thousand nine hundred and twenty-one, (P. L. 32), entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors, and marines of such counties; providing for an election to determine whether such hall shall be erected; providing for the purchase and condemnation of property for such purposes; regulating the use of such halls; and providing for the maintenance and care of the same, by a board of control, at the expense of the county.

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Lotz, | Pryor, |
| Alexander, | Evans, B. P., | Lucas, | Raymond, |
| Allman, | Evans, F. D., | Ludlow, | Reader, |
| Anderson, | Flinchbaugh, | Lukehart, | Rhodes, |
| Armstrong, | Flynn, | Lynch, | Royle, |
| Aston, | Fockler, | MacMillan, | Sarig, |
| Baldi, | Fratt, | Malie, | Sautter, |
| Bartley, | Frye, | Mangan, | Schilling, |
| Behney, | Fuller, | Marshall, | Schoener, |
| Bell, F. A., | Gelnett, | Martz, | Schwartz, |
| Bell, W. T., | Gilchrist, | Mathay, | Scott, |
| Bentley, | Goehring, | McBride, | Shaffer, |
| Berkheiser, | Goodnough, | McCaig, | Sheffer, |
| Bickett, | Goss, | McCann, | Smith, G. A., |
| Bidelspacher, | Greeby, | McClure J. F., | Smith, H. J., |
| Blair, | Greenstein, | McClure, J. H., | Sowers, |
| Bumberg, | Griffith, | McCormick, | Speer, |
| Bray, | Grimes, | McDaniel, | Spencer, |
| Brewster, | Haas, | McDermott, | Stadlander, |
| Bromley, | Haines, | McGowan, | Stark, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hall, | McKim, | Stavitski, |
| Brown, E. P., | Hantz, | McLaughlin, | Sterling, |
| Brown, T. J., | Harding, | Memolo, | Stock, |
| Burchinal, | Harer, | Metzger, | Storb, |
| Burke, | Hart, | Metzinger, | Storer, |
| Bush, | Haws, | Miller, | Strayer, |
| Canon, | Heffernan, | Miller, C., | Talbot, |
| Colville, | Heffran, | Miller, H. A., | Thomas, L. D., |
| Conner, | Henderson, | Moffatt, | Thomas, M. G., |
| Craig, | Hess, | Moore, | Toepfer, |
| Critchfield, | Himes, | Muldowney, | Turner, |
| Cross, | Holcombe, | Munley, | Voltz, |
| Davies, | Holmes, | Myers, | Washington, |
| Davis, | Holtzman, | Neely, | Weamer, |
| DeFrehn, | Hoover, | Nicholson, | Wells, |
| Deibler, | Horn, | Nolte, | Welty, |
| Dengler, | Howe, | North, | Wettach, |
| Derby, | Hricko, | Orr, | Wheeler, |
| Diehm, | Huber, | Parkinson, | Whitehouse, |
| Dietz, | Irvin, | Patterson, B. H., | Williams, |
| Dilsheimer, | Jones, | Patterson, F. W., | Wilson, |
| Donnell, | Kelly, | Peelor, | Witherspoon, |
| Drinkhouse, | Labar, | Pennock, | Witkin, |
| Drumbor, | Lauver, | Perry, | Wood, N., |
| Duddy, | Leidich, | Phillips, | Wood, W. P., |
| Eaches, | Little, H. A., | Pitts, | Wright, |
| Earley, | Little, J. T., | Possey, | Bluett, |
| Ede, | Lockhart, | Powell, | Speaker. |
| Edmonds, | Long, | Prosser, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. SCHILLING IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 531, entitled:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing for the collection of taxes upon gross receipts of persons individuals companies joint-stock associations and limited partnerships engaged in freight passenger oil and motor transportation and from water-opwer and hydro-electric companies and providing also for the payment of taxes upon gross receipts where works are operated by others than the owners thereof

On the question,

Will the House agree to the bill on third reading?

Mr. Wheeler. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, pages 3-4, lines 29-1 by striking out the word "preceeding" and inserting in lieu thereof "preceeding"

Amend section 1, page 4, line 12, by striking out the word "operate" and inserting in lieu thereof "operated"

Amend section 1, page 4, line 28, by striking out the word "receipts" and inserting in lieu thereof "receipts"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 837, entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lucas, | Rhodes, |
| Alexander, | Evans, F. D., | Ludlow, | Rieder, |
| Allman, | Flinchbaugh, | Lukehart, | Sarig, |
| Anderson, | Fockler, | Lynch, | Sautter, |
| Aston, | Fratt, | Malie, | Schilling, |
| Bagshaw, | Frye, | Mangan, | Schoener, |
| Baldi, | Fuller, | Marcus, | Schwartz, |
| Bartley, | Gelnett, | Marshall, | Scott, |
| Behney, | Goehring, | Martz, | Shaffer, |
| Bell, F. A., | Gilchrist, | Mathay, | Sheffer, |
| Bell, W. T., | Goodnough, | McBride, | Smith, G. A., |
| Bentley, | Goss, | McCaig, | Smith, H. J., |
| Berkheiser, | Greeby, | McCann, | Soffel, |
| Bickett, | Greenstein, | McClure, J. F., | Sowers, |
| Bidelspacher, | Griffith, | McClure, J. H., | Speer, |
| Blair, | Grimes, | McCormick, | Spencer, |
| Blumberg, | Guerin, | McDaniel, | Stark, |
| Bray, | Haas, | McDermott, | Stavitski, |
| Brewster, | Haines, | McGowan, | Sterling, |
| Bromley, | Hall, | McKim, | Stock, |
| Brown, E., | Hantz, | McLaughlin, | Storb, |
| Brown, E. P., | Harding, | Memolo, | Storer, |
| Brown, T. J., | Harer, | Metzger, | Strayer, |
| Burchinal, | Hart, | Metzinger, | Talbot, |
| Burke, | Haws, | Miller, C., | Thomas, L. D., |
| Bush, | Heffernan, | Miller, H. A., | Thomas, M. G., |
| Calhoun, | Heffran, | Moore, | Toepfer, |
| Canon, | Henderson, | Morrison, | Towner, |
| Colville, | Hess, | Muldowney, | Trescher, |
| Conner, | Himes, | Munley, | Turner, |
| Critchfield, | Holcombe, | Myers, | Voltz, |
| Cross, | Holmes, | Neely, | Washington, |
| Davies, | Holtzman, | Nicholson, | Watson, |
| Davis, | Hoover, | Nolte, | Wells, |
| DeFrehn, | Horn, | Orr, | Welty, |
| Deibler, | Howe, | Parkinson, | Wettach, |
| Dengler, | Hricko, | Patterson, B. H., | Wheeler, |
| Derby, | Huber, | Patterson, F. W., | Williams, |
| Diehm, | Irvin, | Patterson, M., | Wilson, |
| Dietz, | Jones, | Peelor, | Witherspoon, |
| Dilsheimer, | Kelly, | Pennock, | Wood, N., |
| Donnell, | Labar, | Perry, | Wood, W. P., |
| Drinkhouse, | Lafferty, | Phillips, | Wright, |
| Drumbor, | Lauver, | Possey, | Bluett, |
| Duddy, | Leidich, | Powell, | Speaker. |
| Eaches, | Little, H. A., | Prosser, | |
| Earley, | Little, J. T., | Pryor, | |
| Ede, | Lockhart, | Raymond, | |
| Edmonds, | Long, | Reader, | |
| Emhardt, | Lotz, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1041, entitled:

An Act providing constables fees for service of writs in juvenile cases

On the question,

Will the House agree to the bill on third reading?

Mr. STRAYER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Title, page 1, line 2, by inserting an apostrophe after the word "constables"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1000, as follows:

An Act making it unlawful for any district attorney assistant district attorney or other prosecutor to sit within the bar of the court or otherwise conduct himself so as to cause the jury to believe that he is a part of the court and providing for the removal of such officers from office on quo warranto by the attorney general in certain cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any district attorney or any assistant district attorney or any other public or private prosecutor in conducting the trial of any criminal case to sit within the bar of the court where he is conducting such trial or to conduct himself in any other manner which may lead the jury to believe that he is a part of the court hearing the case

Section 2 Any such person violating the provisions of section one of this act shall be held in contempt of court and shall suffer such penalty as the court may direct

Section 3 Any district attorney or assistant district attorney persisting in such violation shall be removed from office on quo warranto at the instance of the attorney general

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | Malie, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Aston, | Fratt, | Marcus, | Schoener, |
| Baldi, | Frye, | Marshall, | Schwartz, |
| Bartley, | Fuller, | Martz, | Shaffer, |
| Behney, | Gelnett, | Mathay, | Smith, G. A., |
| Bell, F. A., | Gilchrist, | McBride, | Smith, H. J., |
| Bell, W. T., | Goodnough, | McCaig, | Soffel, |
| Bentley, | Goss, | McCann, | Sowers, |
| Berkheiser, | Greeby, | McClure, J. F., | Speer, |
| Bickett, | Greenstein, | McClure, J. H., | Spencer, |
| Bidelspacher, | Griffith, | McDaniel, | Stadtlander, |
| Blair, | Grimes, | McDermott, | Stark, |
| Blumberg, | Guerin, | McGowan, | Sterling, |
| Bray, | Haas, | McKim, | Stock, |
| Brewster, | Haines, | McLaughlin, | Storb, |
| Bromley, | Hall, | Memolo, | Storer, |
| Brown, E., | Harding, | Metzger, | Strayer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E. P., | Harer, | Metzinger, | Talbot, |
| Brown, T. J., | Hart, | Millar, | Thomas, L. D., |
| Burchinal, | Haws, | Miller, C., | Thomas, M. G., |
| Burke, | Heffran, | Miller, H. A., | Toepfer, |
| Bush, | Heffernan, | Moffatt, | Trescher, |
| Calhoun, | Henderson, | Moore, | Turner, |
| Colville, | Himes, | Muldowney, | Voltz, |
| Conner, | Holcombe, | Munley, | Washington, |
| Craig, | Holmes, | Myers, | Watson, |
| Critchfield, | Holtzman, | Neely, | Weamer, |
| Davies, | Hoover, | Nicholson, | Wells, |
| Davis, | Horn, | Nolte, | Welty, |
| DeFrehn, | Howe, | North, | Wettach, |
| Deibler, | Hricko, | Orr, | Wheeler, |
| Dengler, | Huber, | Parkinson, | Whitehouse, |
| Derby, | Irvin, | Patterson, B. H., | Williams, |
| Diehm, | Jones, | Patterson, F. W., | Witherspoon, |
| Dilsheimer, | Kelly, | Patterson, M., | Witkin, |
| Donnell, | Labar, | Peelor, | Wilson, |
| Drinkhouse, | Lauver, | Pennock, | Wood, N., |
| Drumbor, | Leidich, | Perry, | Wood, W. P., |
| Duddy, | Little, H. A., | Pitts, | Wright, |
| Eaches, | Little, J. T., | Posey, | Bluett, |
| Earley, | Lockhart, | Powell, | Speaker, |
| Ede, | Long, | Prosser, | |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1067, entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Ede, | Little, J. T., | Raymond, |
| Alexander, | Edmonds, | Lockhardt, | Reader, |
| Allman, | Emhardt, | Long, | Rhodes, |
| Anderson, | Evans, B. P., | Lotz, | Rieder, |
| Armstrong, | Evans, F. D., | Lucas, | Royle, |
| Aston, | Flinchbaugh, | Ludlow, | Sautter, |
| Bagshaw, | Flynn, | Lukehart, | Schilling, |
| Baldi, | Fockler, | Lynch, | Schoener, |
| Bartley, | Fratt, | MacMillan, | Schwartz, |
| Behney, | Frye, | Malie, | Scott, |
| Bell, F. A., | Fuller, | Marcus, | Shaffer, |
| Bell, W. T., | Gelnett, | Marshall, | Sheffer, |
| Bentley, | Gilchrist, | Martz, | Smith, G. A., |
| Berkheiser, | Goehring, | McBride, | Smith, H. J., |
| Bickett, | Goodnough, | McCann, | Soffel, |
| Bidelspacher, | Goss, | McClure, J. F., | Sowers, |
| Blair, | Greeby, | McCormick, | Speer, |
| Blumberg, | Greenstein, | McDaniel, | Spencer, |
| Bray, | Griffith, | McDermott, | Stadtlander, |
| Brewster, | Grimes, | McGowan, | Stark, |
| Bromley, | Guerin, | McKim, | Stavitski, |
| Brown, E., | Haas, | McLaughlin, | Sterling, |
| Brown, E. P., | Hall, | Metzger, | Storb, |
| Brown, T. J., | Hantz, | Metzinger, | Stock, |
| Burchinal, | Harding, | Miller, C., | Storer, |
| Burke, | Harer, | Miller, C., | Strayer, |
| Bush, | Hart, | Moffatt, | Talbot, |
| Calhoun, | Haws, | Moore, | Thomas, L. D., |
| Canon, | Heffernan, | Morrison, | Thomas, M. G., |

| | | | |
|--------------|----------------|-------------------|--------------|
| Colville, | Heffran, | Muldowney, | Toepfer, |
| Conner, | Henderson, | Munley, | Towner, |
| Craig, | Hess, | Myers, | Trescher, |
| Critchfield, | Himes, | Neely, | Turner, |
| Cross, | Holcombe, | Nicholson, | Voltz, |
| Davies, | Holmes, | Noite, | Washington, |
| Davis, | Holtzman, | North, | Watson, |
| DeFrehn, | Hoover, | Orr, | Weamer, |
| Deibler, | Horn, | Parkinson, | Wettach, |
| Dengler, | Howe, | Patterson, B. H., | Whitehouse, |
| Derby, | Hricko, | Patterson, F. W., | Williams, |
| Diehm, | Huber, | Patterson, M., | Wilson, |
| Dietz, | Irvin, | Peelor, | Witherspoon, |
| Dilshelmer, | Jones, | Perry, | Witkin, |
| Donnell, | Kelly, | Phillips, | Wood, N., |
| Drinkhouse, | Labar, | Pitts, | Wood, W. P., |
| Drumbor, | Lafferty, | Posey, | Wright, |
| Duddy, | Lauver, | Powell, | Bluett, |
| Eaches, | Leidich, | Prosser, | Speaker. |
| Earley, | Little, H. A., | Pryor, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1109, entitled:

An Act to amend sections one and two of the act approved the third day of June, one thousand nine hundred and nineteen, (P. L. 369), entitled "An act providing for the appointment by the district attorney, in counties having a population of over one million five hundred thousand inhabitants, of a chief county detective, and assistant chief county detective, and special county detectives; defining their duties; defining their authority; fixing their salaries, and authorizing the payment of the same; together with the necessary traveling expenses, by the county;" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rhodes, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Mallie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Baldi, | Frye, | Marcus, | Schwartz, |
| Bartley, | Fuller, | Marshall, | Scott, |
| Behney, | Gelnett, | Martz, | Shaffer, |
| Bell, F. A., | Gilchrist, | Mathay, | Sheffer, |
| Bell, W. T., | Goehring, | McBride, | Smith, G. A., |
| Bentley, | Goodnough, | McCaig, | Smith, H. J., |
| Berkhiser, | Goss, | McCann, | Soffel, |
| Bickett, | Greeby, | McClure, J. F., | Sowers, |
| Bidelspacher, | Greenstein, | McClure, J. H., | Speer, |
| Blair, | Griffith, | McCormick, | Spencer, |
| Blumberg, | Gilmes, | McDaniel, | Stadlander, |
| Bray, | Guerin, | McGowan, | Stark, |
| Brewster, | Haas, | McKim, | Stavitski, |
| Bromley, | Haines, | McLaughlin, | Sterling, |
| Brown, E., | Hall, | Memolo, | Stock, |
| Brown, E. P., | Hantz, | Metzger, | Storb, |
| Brown, T. J., | Harding, | Metzinger, | Storer, |
| Burchinal, | Harer, | Millar, | Strayer, |
| Burke, | Haws, | Miller, C., | Talbot, |
| Calhoun, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Canon, | Heffran, | Moffatt, | Thomas, M. G., |
| Colville, | Henderson, | Moore, | Toepfer, |
| Conner, | Hess, | Muldowney, | Trescher, |
| Craig, | Himes, | Munley, | Turner, |
| Critchfield, | Holcombe, | Myers, | Voltz, |
| Cross, | Holmes, | Neely, | Washington, |
| Davies, | Holtzman, | Nicholson, | Watson, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Davis, | Horn, | Nolte, | Weamer, |
| DeFrehn, | Howe, | Orr, | Wells, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wettach, |
| Derby, | Irvin, | Patterson, F. W., | Wheeler, |
| Diehm, | Jones, | Patterson, M., | Williams, |
| Dietz, | Kelly, | Peelor, | Wilson, |
| Dilshelmer, | Labar, | Pennock, | Witherspoon, |
| Donnell, | Lafferty, | Phillips, | Witkin, |
| Drumbor, | Lauver, | Pitts, | Wood, N., |
| Duddy, | Leidich, | Posey, | Wood, W. P., |
| Eaches, | Little, H. A., | Powell, | Wright, |
| Earley, | Little, J. T., | Prosser, | Bluett, |
| Ede, | Long, | Pryor, | Speaker. |
| Emhardt, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reider, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 182, entitled:

An Act to restrain certain sports and parades on Memorial Day

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally,

Mr. HOWE. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Northampton, Mr. Horne, permit himself to interrogated?

Mr. HORNE. Yes, sir, Mr. Speaker.

Mr. HOWE. This bill eliminates sports entirely on Memorial Day, does it not?

Mr. HORN. Commercialized sports.

Mr. HOWE. In the last part of the bill, page 2, line 5, "This act shall not be construed to apply to engagements in any athletic competition for prizes other than money." That eliminates certain people, does it not?

Mr. HORN. Yes, sir.

Mr. HOWE. It does not seem to me right, members of the House, that this bill should be passed, because I do not think any one should be eliminated, or any one should be entitled to any special privileges. My interpretation of this bill is that certain people are granted privileges to conduct their sports on Memorial Day and other ones are not.

Mr. HORN. In answer to the gentleman interrogating, I will say that this only exempts those which are held on private property, not open to the public, under the provisions of this act. It is asking the people of this Commonwealth to give the morning of Memorial Day, only the morning, for the sacred purposes for which it is intended, for the veterans of the civil War and of all wars since that time. It is a bill which is approved by the legislative body and the state body of the American Legion, by the Grand Army of the Republic and its kindred societies, and we only ask for this morning, that they may not interfere with the program for the day dedicated to the veterans of the wars of this county.

Mr. HEFFRAN. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Northampton,

Mr. Horn, permit himself to be interrogated?

Mr. HORN. Yes, sir Mr. Speaker.

Mr. HEFFRAN. Are we to understand as the bill now stands you can play golf at private clubs on the morning of Memorial Day but you cannot play baseball?

Mr. Horn. Not for which an admission is charged, open to the public.

Mr. HEFFRAN. But you can play golf at a private club?

Mr. HORN. Yes, or you can go automobile riding if you wish.

Mr. HEFFRAN. I am in sympathy with what you desire to get at, but as the bill now stands I am opposed to it.

Mr. HORN. I realize that the present organizations are so strong that they have little time for patriotism or for recognition of the services of those who fought under the flag of our country. We feel that we are asking but very little for the morning of Memorial Day, because the majority, the major part of the sports are commercialized in the afternoon. We feel that the American public in due respect and honor for those who served the flag might give us half a day for what Congress intended the day to be.

Mr. HEFFRAN. I am in sympathy with the statement made by the sponsor of this bill, but why exclude anybody?

Mr. HORN. Because we cannot regulate the private acts of an individual, but if a circus parades the streets of the city, or if there is a show where money is taken for admission, or a baseball game whereat money is taken for admissions, we can regulate that. It does not prevent any association like the Y. M. C. A. from having sports on their own grounds if they are private. You cannot restrict the individual.

Mr. HEFFRAN. Then I am to understand that private club rooms or something of that kind is prohibited under the constitution? Why have that section in the act then?

Mr. HORN. Because if the act was made so broad, the objection would be so strong from individuals who claim that right of personal privilege of their own actions we cannot govern their individual actions, but where any monetary transaction is concerned we feel the State can regulate that and give us some relief on half a day of that kind in the interest at least of recognition of service to the country.

Mr. FLINCHBAUGH. Mr. Speaker and members of the House, I think every member of this House fully appreciates the service rendered by the veterans of our different wars. We appreciate fully the services performed by those in sixty-one and sixty-five to save this Union when it was threatened with dismemberment. We appreciate the service of the boys who have been across the seas and fought in this great world war. I think it is not the proper thing to cast aspersion upon the motives of any member of this House who deems it proper to vote against this bill. If you will examine this bill carefully it is very drastic indeed I know of a place in which the American Legion, for instances, conducts services on Memorial Day, and usually after the services at the cemetery the boys have arranged for a game of baseball, probably with the American Legion from another town, or probably with some other organization. This act says "that whoever before the hour of noon on Memorial Day promotes or arranges or conducts" I am not an attorney, but from the wording of this act I believe that any one, for instance, who would go over the town with dodgers or bills and distribut them to the town or to the citizens of the town advertising the fact that on the afternoon of Memorial Day a game would be played be-

tween two baseball teams would lay themselves open to prosecution under the act. And then further, if you will examine the bill the fine is very excessive indeed to make a man subject to a fine not to exceed one thousand dollars for an offense of this character. That is very high indeed. I do not believe that the men whom we want to honor, the boys of the late war and the few veterans of the Civil War who yet remain would be in favor of this act. I do not believe that they would attempt to cut out sports and recreation which are offered to many and women of this Commonwealth on Memorial Day, one of the few days possibly on which many of the boys working in the shops have the liberty to enjoy. I believe you can be just as loyal to your people, just as loyal to your country and to your State if you play baseball on Memorial Day as are those who do not play. I want to call your attention again to the wording of this act. It says "Whoever before the hour of noon on Memorial Day promotes or arranges or conducts," According to my meager knowledge of the law I think the caretaker who would go out and arrange the grounds on Memorial Day in order that the game might be played in the afternoon would lay himself open to prosecution under the wording of the act.

On the question recurring,

Shall the bill pass finally?

The SPEAKER. The Clerk will call the roll.

Mr. HORN. Mr. Speaker, I move that this bill be placed on the postponed calendar.

POINT OF ORDER.

Mr. LAFFERTY. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. LAFFERTY. My point of order is, that the gentleman is out of order, as a roll call has been ordered.

The SPEAKER. The point of order is well taken, the roll had already been ordered. The Clerk will proceed with the calling of the roll.

Mr. HORN. Mr. Speaker, I ask for a verification of the roll.

The roll was verified and was as follows:

YEAS—96.

| | | | |
|---------------|----------------|-------------------|----------------|
| Armstrong, | Gilchrist, | Lotz, | Spencer, |
| Bagshaw, | Goodnough, | Lukehart, | Stark, |
| Bell, F. A., | Griffith, | MacMillan, | Storer, |
| Bentley, | Grimes, | McClure, J. F., | Strayer, |
| Bickett, | Haas, | McClure, J. H., | Thomas, L. D., |
| Bray, | Haines, | Moffatt, | Thomas, M. G., |
| Brewster, | Hall, | Moore, | Toepfer, |
| Brown, E., | Harding, | Morrison, | Towner, |
| Brown, E. P., | Hart, | Neely, | Trescher, |
| Brown, T. J., | Heffran, | Nicholson, | Watson, |
| Burchinal, | Henderson, | North, | Weamer, |
| Bush, | Hess, | Parkinson, | Wells, |
| Critchfield, | Himes, | Patterson, B. H., | Welly, |
| Davies, | Holcombe, | Patterson, F. W., | Wheeler, |
| Davis, | Holmes, | Peelor, | Whitehouse, |
| Deibler, | Horn, | Prosser, | Williams, |
| Dengler, | Howe, | Raymond, | Wilson, |
| Donnell, | Irvin, | Reader, | Witherspoon, |
| Drumbor, | Jones, | Sarig, | Wood, N., |
| Earley, | Kelly, | Scott, | Wood, W. P., |
| Ede, | Labar, | Sheffer, | Wright, |
| Evans, B. P., | Lauver, | Smith, G. A., | Bluett, |
| Evans, F. D., | Leidich, | Smith, H. J., | Speaker, |
| Fockler, | Little, J. T., | Speer, | |
| Fuller, | Long, | | |

NAYS—79.

| | | | |
|--------------|-------------|-----------|----------|
| Adam, | Fratt, | Martz, | Posey, |
| Alexander, | Frye, | Mathay, | Pryor, |
| Allman, | Goehring, | McBride, | Rhodes, |
| Baldi, | Goss, | McCaig, | Rieder, |
| Bell, W. T., | Greeby, | McCann, | Royle, |
| Blair, | Greenstein, | McDaniel, | Sautter, |

| | | | |
|--------------|----------------|----------------|--------------|
| Bromley, | Guerin, | McDermott, | Schilling, |
| Burke, | Hantz, | McGowan, | Schwartz, |
| Colville, | Heffernan, | McKim, | Shaffer, |
| Conner, | Hoover, | McLaughlin, | Sowers, |
| Cross, | Lafferty, | Memolo, | Stadtlander, |
| Diehm, | Little, H. A., | Metzinger, | Stavitski, |
| Dietz, | Lockhart, | Miller, H. A., | Sterling, |
| Dilsheimer, | Lucas, | Munley, | Stock, |
| Drinkhouse, | Ludlow, | Myers, | Talbot, |
| Eaches, | Lynch, | Nolte, | Turner, |
| Edmonds, | Malie, | Orr, | Voltz, |
| Emhardt, | Mangan, | Patterson, M., | Washington, |
| Flinchbaugh, | Marcus, | Pennock, | Wettach, |
| Flynn, | Marshall, | Pitts, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

SPEAKER BLUETT IN THE CHAIR.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1073, entitled:

A Joint Resolution constituting a commission to examine the laws of the Commonwealth relating to rights of married persons and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Lynch, | Reader, |
| Alexander, | Evans, B. P., | MacMillan, | Rieder, |
| Alman, | Evans, F. D., | Malie, | Royle, |
| Anderson, | Flinchbaugh, | Mangan, | Sarig, |
| Armstrong, | Fockler, | Marcus, | Sautter, |
| Aston, | Fratt, | Marshall, | Schilling, |
| Baldi, | Frye, | Martz, | Schoener, |
| Bartley, | Gelnett, | Mathay, | Schwartz, |
| Behney, | Gilchrist, | McBride, | Scott, |
| Bell, F. A., | Goehring, | McCaig, | Shaffer, |
| Bell, W. T. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Gosv. | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Stavitski, |
| Brown, E., | Hantz, | Metzger, | Sterling, |
| Brown, E. P., | Harding, | Metzinger, | Stock, |
| Brown, T. J., | Harer, | Millar, | Storer, |
| Burchinal, | Hart, | Miller, C., | Talbot, |
| Burke, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Bush, | Heffran, | Moffatt, | Thomas, M. G., |
| Calhoun, | Hess, | Moore, | Toepfer, |
| Canon, | Himes, | Morrison, | Towner, |
| Coville, | Holcombe, | Muldowney, | Trescher, |
| Conner, | Holmes, | Munley, | Turner, |
| Craig, | Holtzman, | Myers, | Voltz, |
| Critchfield, | Hoover, | Neely, | Washington, |
| Cross, | Horn, | Nicholson, | Watson, |
| Davies, | Howe, | Nolte, | Weamer, |
| Davis, | Hricko, | North, | Wells, |
| Deibler, | Huber, | Orr, | Wetly, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Lafferty, | Peelor, | Williams, |
| Drinkhouse, | Lauver, | Pennock, | Wilson, |
| Drumbor, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Phillips, | Witkin, |
| Eaches, | Long, | Pitts, | Wood, N., |

| | | | |
|----------|-----------|----------|----------|
| Earley, | Lotz, | Posey, | Wright, |
| Ede, | Lucas, | Prosser, | Bluett, |
| Edmonds, | Lukehart, | Pryor, | Speaker. |

NAYS—2.

Donnell, Little, J. T.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE.

Mr. RHODES. Mr. Speaker, I move that the vote by which House Bill No. 1000, file folio 3597, on page 8 of today's calendar of Bills in Third Reading, entitled:

An Act making it unlawful for any district attorney assistant district attorney or other prosecutor to sit within the bar of the court or otherwise conduct himself so as to cause the jury to believe that he is a part of the court and providing for the removal of such officers from office on quo warranto by the attorney general in certain cases

passed finally, be reconsidered.

Mr. TALBOT. Mr. Speaker, I second the motion.

The SPEAKER. How did the gentleman from Monroe vote?

Mr. RHODES. Mr. Speaker, I voted "aye".

The SPEAKER. How did the gentleman from Delaware vote?

Mr. TALBOT. I voted "aye".

On the question,

Will the House agree to the motion?

It was agreed to.

BILL POSTPONED.

Mr. RHODES. Mr. Speaker, I move that this bill, House Bill No. 1000, be placed upon the postponed calendar.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

It was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 607, as follows:

An Act to regulate and establish the fees to be charged by justice of the peace alderman and magistrates in this Commonwealth

Whereas owing to greatly changed conditions and largely increased labor and expense devolving upon said officials their present fees are wholly inconsistent and inadequate therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of justices of the peace magistrates and aldermen shall be as follows to wit for—

Information or complaint on behalf of the Commonwealth one defendant seventy-five cents

Warrant or capias on behalf of the Commonwealth one defendant seventy-five cents

Each additional defendant named on information or warrant ten cents

Docket entry of action on behalf of the Commonwealth seventy-five cents

Hearing in each criminal case each day occupied or fraction of day one dollar

Administering oath in criminal cases ten cents
 Docket entry of confession or plea of guilty in criminal cases seventy-five cents
 Making docket entry of testimony in cases of summary conviction each witness fifty cents
 Taking bail for a hearing or for appearance at quarter sessions each defendant seventy-five cents
 Entering judgment on conviction for fine seventy-five cents
 Recording conviction thirty cents
 Recording sentence thirty cents
 Warrant to levy fine or forfeiture seventy-five cents
 Bail-piece and return one dollar
 Commitment of each defendant seventy-five cents
 Discharge to jailor seventy-five cents
 Entering discontinuance in criminal cases fifty cents
 Transcript and certificate for any purpose to any one in criminal case one dollar
 Entering actions in civil cases fifty cents
 Issuing summons fifty cents
 Issuing an attested copy of summons in civil or criminal case fifty cents
 Each additional name after the first on summons subpoenas or capias ten cents
 Capias in civil case seventy-five cents
 Entering return on summons capias attachment or similar writ fifty cents
 Subpoena or subpoena duces tecum in criminal or civil case fifty cents
 Qualifying constable to return twenty-five cents
 Entering bail on capias or when bail is required in any civil action seventy-five cents
 Every continuance of suit thirty cents
 Trial and judgment in civil cases one dollar
 Administering oath in civil case ten cents
 Entering satisfaction in civil cases thirty cents
 Entering discontinuance of civil cases thirty cents
 Entering amicable suit or confession of judgment seventy-five cents
 Entering rule to take deposition of witnesses fifty cents
 Interrogatories attached to rule fifty cents
 Entering return of rule to take depositions or rule to refer fifty cents
 Issuing rule of reference fifty cents
 Notice to each referee and each copy fifty cents
 Entering report of reference and judgment thereon seventy-five cents
 Written notice in any case twenty-five cents
 Execution and return seventy-five cents
 Scire facias fifty cents
 Return on scire facias fifty cents
 Opening judgment for rehearing of any case fifty cents
 Making transcripts of judgment and certificate one dollar
 Return of proceedings on appeals or certiorari including affidavit bail and certificate one dollar and fifty cents
 Receiving the amount of a judgment and paying the same over not over ten dollars twenty-five cents
 Over ten and not over forty fifty cents
 Over forty and not over sixty seventy-five cents
 Over seventy-five and not over one hundred dollars one dollar
 And a like amount on each additional one hundred dollars or fraction thereof
 Affidavit in case of attachment fifty cents
 Entering action in case of attachment fifty cents
 Attachment and attested copy thereof one dollar
 Rule on garnishee fifty cents
 Interrogatories filing and issuing fifty cents
 Return of rule or of interrogatories fifty cents
 Bond in case of attachment seventy-five cents
 Appointing freeholders fifty cents
 Order to sell goods in any case fifty cents
 Entering complaint in landlord and tenant proceedings seventy-five cents
 Issuing process in landlord and tenant proceedings seventy-five cents
 Hearing and determining cases in landlord and tenant proceedings one dollar
 Recording proceedings in landlord and tenant proceedings one dollar and fifty cents
 Writ of possession and return in landlord and tenant proceedings one dollar
 Issuing venire to summon jury making return one dollar

Holding trial by jury and entering judgment two dollars
 Information of strays taken up fifty cents
 Warrant to freeholders to appraise damage fifty cents
 Receiving and entering return of appraisers and judgment thereon seventy-five cents
 Publishing proceedings of appraisers not including cost of printing fifty cents
 Order for relief of pauper seventy-five cents
 Order for removal of pauper seventy-five cents
 Order to seize goods for the maintenance of wife or children seventy-five cents
 Order for premium for wolf fox or other scalps each scalp to be paid by county fifty cents
 Entering transcript of judgment from another justice or alderman seventy-five cents
 Every acknowledgment of deed or other instrument if writing first name fifty cents
 Each additional name after the first twenty-five cents
 Certificate to obtain land warrant one dollar
 Marrying each couple making record thereof and certificates to the parties five dollars
 Swearing and affirming county township or other public officer each officer fifty cents
 Probating accounts fifty cents
 Writing affidavits or affirmations fifty cents
 Justifying parties on bond for liquor license one dollar and fifty cents
 Each copy of claim in civil suit under law of one thousand and eight hundred and seventy-nine seventy-five cents
 Affidavit of defense in such case seventy-five cents
 The fees for service under the laws of the United States shall be as follows
 For certificate of protection fifty cents
 For certificate of lost protection twenty-five cents
 Warrant twenty-five cents
 Summons for seamen in admiralty case twenty-five cents
 Hearing thereon with docket entry fifty cents
 For certificate to clerk of the district court to issue admiralty process twenty-five cents
 For affidavits of claims and copies thereof twenty-five cents
 The fees for services not herein specifically provided shall be the same as for similar services
 Section 2 The act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty) entitled "An act to regulate and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth" is hereby repealed
 All acts or parts of acts inconsistent herewith are hereby repealed
 On the question,
 Will the House agree to the bill on third reading.
 It was agreed to.
 On the question,
 Shall the bill pass finally?
 Mr. STERLING. Mr. Speaker, I desire to interrogate the sponsor of this bill.
 The SPEAKER. Will the gentleman from Northampton permit himself to be interrogated?
 Mr. HORN. Mr. Speaker, Yes Sir.
 The SPEAKER. The gentleman from Philadelphia will proceed.
 Mr. STERLING. Does this bill tend to increase or decrease present costs imposed by magistrates and justices of the peace?
 Mr. HORN. Increase.
 Mr. STERLING. Will you explain to the House what items and in what amount the increases are made?
 Mr. HORN. I sponsored this bill for the State Magistrates Association. I am advised that it increases the fees approximately thirty-three and one-third per centum.
 Mr. STERLING. Mr. Speaker, I desire to further interrogate the sponsor of the bill.
 The SPEAKER. Will the gentleman from Northampton permit himself to be further interrogated?
 Mr. HORN. Mr. Speaker, I will.

The SPEAKER. The gentleman from Philadelphia will proceed.

Mr. STERLING. Who will benefit by the increases, the Commonwealth or the magistrates and justices of the peace?

Mr. HORN. The magistrates and justices of the peace.

Mr. SOWERS. Mr. Speaker, we went over this bill very carefully. The sponsor says it will make about a thirty-three per cent. increase. My recollection is that someone came before the Committee and complained the matter. The increase in some items was three cents, some five cents, and I think the biggest increase was fifteen cents—the particular items I am unable to point out. As far as Philadelphia is concerned, all of these increases go into the City Treasury. Now I understand other parts of the State are affected the same way. The increases seemed small to the committee and the committee recommended the bill.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Northampton permit himself to be interrogated?

Mr. HORN. Yes sir, Mr. Speaker.

The SPEAKER. The gentleman from Montgomery will proceed.

Mr. ALEXANDER. Mr. Speaker, on page 6 of the bill, line 3, is this item: "Justifying parties on bond for liquor licenses one dollar and fifty cents." Why is that item in the bill since all hotels have been put out of business?

Mr. HORN. I did not get your question.

Mr. ALEXANDER. On page 6 line 3, you have a charge, "Justifying parties on bond for liquor licenses one dollar and fifty cents." I understood from speeches we have heard recently that all the hotels have been put out of business. Why have a charge of that kind in the bill at this late day?

Mr. HORN. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. STADTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

AUTHORIZING THE PRINTING OF ADDITIONAL COPIES OF HOUSE BILL No. 985.

Mr. BEHNEY. Mr. Speaker, I move that the House authorize the printing of 500 copies of House Bill No. 985, entitled:

An Act to amend section three hundred and one and three hundred and six and three hundred and seven as amended of an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled, "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment, establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

as amended in the Committee on Insurance.

Mr. EARLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

MOTION TO RECONSIDER VOTE.

Mr. LUDLOW. Mr. Speaker, having voted "no" on House Bill No. 182, entitled:

An Act to restrain certain sports and parades on Memorial Day

I should like to move that the vote by which the House defeated this bill be reconsidered, and as soon as that motion is seconded I should like to explain my reason for the motion.

Mr. STADTLANDER. Mr. Speaker, I second the motion. On the question,

Will the House agree to the motion?

Mr. LUDLOW. Mr. Speaker and members of the House,

I happen to take credit for having voted the first "no" on the roll call on this bill when the Speaker, or acting Speaker, asked for the second calling of the roll. All of us, I think, judging by the vote, or most of us felt, and I still feel that this is an improper matter for legislation. We have, however, been recorded and there is no reason why we should spend any time in explaining why we voted that way. It seems to me, and I have spoken to the sponsor of the bill, that the purpose of the bill would best have been served, if, instead of legislating and making a misdemeanor, we had passed some kind of joint resolution setting out publicly the feeling of the Senate and the House that there should be more of a united observance of Memorial Day, more in the nature of patriotic observance, but not penalize the fellow who happened to be on parade or running a race because of sports at a picnic or something of that sort. With that in view I voted against the bill. I still feel exactly as I did in voting against the bill but think it a more courteous thing to the sponsor of the bill and to the Committee on Military Affairs, and the men who served, if we were to reconsider the vote and then move to recommit the bill to the Committee on Military Affairs with the understanding that when it reaches there the bill will not come out; and if they want to introduce a joint resolution along the lines I indicated I think it will have hearty accord and support in the House; and for that reason and not because we have not definitely put ourselves on record, because I think we have, I move the reconsideration of the vote by which that bill was defeated on final passage.

Mr. STADTLANDER. Mr. Speaker and members of the House, I voted "no" on this question. Had I voted "aye" it would have been just in hearty accord with the soldier boys who did their duty for this country; but, as the former speaker has stated to you, that this bill, more or less, has a taint of something that we do not desire I voted "no" for the purpose of recommitting it back to the committee, and in hearty accord with the sponsor of this bill, who stated that he would agree that the bill should go back to committee. Immediately upon a favorable vote on this pending motion another motion will be presented that the bill be recommitted to the Committee. I am in hearty accord with the suggestion of the former speaker that a resolution may be introduced for the purpose of showing our loyal spirit and hearty accord with the boys who served their country that on Memorial Day we should at least observe the morning services for the boys. Therefore I would ask that you vote unanimously for the reconsideration of this vote and then send the bill back to committee to show some consideration for the sponsor of the bill.

Mr. ALEXANDER. Mr. Speaker, as far as retracting or any excuse for my action on this bill, I have not any. I recognize what has been said along the line of patriotism. Patriotism does not mean the waving of flags and the making of speeches. Patriotism does not mean taking the time of this House in voting down bills and then reconsidering them. I have no apologies to make. I am sorry at all times to vote against a bill of any man in this House. I do not like to do it; and if this resolution is presented, recommending a more patriotic observance of Memorial Day I will holler "yes" to that just as hard as I hollered "no" on this bill we are now considering. But why do we have to revive this bill and then send it back into committee to die there when it is already dead now. Why not leave it lay where it is in a pleasant burial spot. Let us just leave it be where it is now and then bring up the resolution and let us all vote "aye" and pay our patriotism in that way, if that helps us any.

Mr. EARLEY. Mr. Speaker, ladies and gentlemen of the House, as Chairman of the Military Committee I do not feel like taking the responsibility of sending that bill back there and using the committee as a burial plot. They voted "no" on the bill and I was on the floor but the speaker did not recognize me. I wished to make a motion to reconsider the bill and refer it back to committee, but a point of order was raised and I had to sit down. I do not feel this present moment that we should refer this bill back to committee.

On the question recurring,
Will the House agree to the motion?
It was not agreed to.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

SENATE BILL No. 46.

An Act making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1306), entitled "An act to provide for the selection of a site and the erection of a State institution for the detention, care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs, to be called the State Institution for Inebriates, and making an appropriation therefor;" said claim having been adjusted and approved by the Auditor General, State Treasurer and Attorney General and to pay the personal expenses of the members of the Commission.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 187.

An Act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (P. L. 522) entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State County city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses

HOUSE BILL No. 106.

An Act to amend section one of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-one, (P. L. 1071), entitled "An act requiring banks, banking corporations, copartnerships, or associations, co-operative banking associations, trust, safe deposit, real es-

tate, mortgage, title insurance, guaranty, surety, and indemnity companies, savings institutions, savings banks, provident institutions, building and loan associations, lodges and societies, to file of record names of persons authorized to make entries on records of mortgages; imposing certain duties on recorders of deeds; and declaring certain entries void," by extending its provisions to all corporations, copartnerships and associations.

HOUSE BILL No. 471.

An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties

HOUSE BILL No. 666.

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

HOUSE BILL No. 675.

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation"

HOUSE BILL No. 29.

An Act to amend section one of the act approved the fifteenth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty) entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf" by prohibiting the introduction as evidence of certain testimony or records"

HOUSE BILL No. 12.

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania

HOUSE BILL No. 50.

An Act to amend section one of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two) entitled "An act to provide for the protection of insane persons feeble-minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing the guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the powers of the guardian and authorizing the sale of real estate of the ward"

HOUSE BILL No. 243.

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital

HOUSE BILL No. 294.

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital

HOUSE BILL No. 401.

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania

HOUSE BILL No. 482.

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital

HOUSE BILL No. 495.

An Act to amend the supplement to an act, approved the twenty-first day of May, one thousand eight hundred eighty-nine (Pamphlet Laws, two hundred fifty-eight), entitled "A supplement to an act to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospital for the insane," approved

the thirteenth day of June, Anno Domini one thousand eight hundred and eighty-three," as amended, by fixing the maximum amount for maintenance weekly per capita.

HOUSE BILL No. 676.

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of counties of the first class

HOUSE BILL No. 17.

An Act to amend section one of the act approved the twenty-seventh day of March one thousand nine hundred and three (Pamphlet Laws eighty-three) entitled "An act to provide for the payment of the expenses of the maintenance and instruction of children committed to House of Refuge which are not exclusively under State control jointly by the State and by the counties from which they may be sent and providing a method for determining the amount due and collecting the same from said counties" by changing the time of payment by counties

HOUSE BILL No. 388.

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five

HOUSE BILL No. 406.

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary

HOUSE BILL No. 549.

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen

(Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

HOUSE BILL No. 751.

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation

HOUSE BILL No. 663.

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE BILL No. 630.

An Act to further amend clause three section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (P. L. 644) entitled "A further supplement to the act entitled 'An act concerning divorces'" as amended by taking away the right of support or alimony in certain cases

With the information that the Senate has passed the same without amendment.

ADJOURNMENT.

Mr. SOWERS. Mr. Speaker, I move that this House do now adjourn until tomorrow morning at 10:30 o'clock.

The motion was agreed to, and (at 6:45 P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., WEDNESDAY, MARCH 18, 1925.

No. 25.

SENATE.

WEDNESDAY, March 18, 1925.

The Senate met at 10:30 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

O Lord: On the morning of this new day of life, we ask Thy Fatherly goodness to be granted unto us. We need Thee, as children need an earthly parent. Thou hast made us. Every good and perfect gift is from Thy bountiful hand. Through all the years Thou hast cared for us, and if Thy protecting providence were to be withdrawn, we would perish. Watch over us during this day. Bless the Senators as they take up the important duties that lie before them, and day by day may they receive divine wisdom and strength. We ask it in the name of Jesus Christ. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PRAYING FOR APPROPRIATION FOR BUREAU OF ANIMAL INDUSTRY.

Mr. WEINGARTNER presented numerous petitions of cattle owners praying for adequate appropriation to the Bureau of Animal Industry to carry on its work.

Which was referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. FREEMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 956, entitled:

An Act authorizing counties, cities, boroughs, towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods; and providing for the expenditure and repayment of such moneys by the Commonwealth.

Mr. KUNKLE, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 517, entitled:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor.

Also, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 232, entitled:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor when they have not been filed in time.

Mr. BONBRAKE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 321, (House Bill No. 194), entitled:

An Act to further amend section three of an act, approved the twentieth day of April, one thousand eight hundred and seventy-four (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended; by providing that the vote shall be counted by the County of Quarter Sessions.

Mr. GELDER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 547, entitled:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and twenty-three, (P. L. 681), entitled "An Act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital, specially devoted to the reception, care, and treatment of injured persons, or of any State owned general medical and surgical hospital; and to provide for the regulation and management thereof;" authorizing the closing of State owned medical and surgical hospitals in certain cases.

Mr. DAIX, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 899, entitled:

An Act for the identification of infants born in places where maternity cases are handled; providing for the taking of finger or foot prints of infants, and the filing of the same; and charging persons in charge with the enforcement thereof.

Mr. WEINGARTNER, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 337, entitled:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same and revising amending consolidating and changing the law relating thereto.

Mr. WOODWARD, from the Committee on Judiciary General, reported as amended, Senate Bill No. 422, (House Bill No. 61), entitled:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years.

Mr. KUTZ, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 518, entitled:

An Act providing for the improvement of certain streets, alleys and highways on the boundary lines of cities, boroughs and townships, and the assessment of properties abutting thereon but lying outside the limits of such cities, boroughs or townships.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, reported as amended, Senate Bill No. 904, entitled:

An Act to further amend section thirty-six of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 678), entitled: "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the use of, and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle;" by prohibiting the registration of a motor vehicle, for and the issuance of a driver's license to, any person against whom a judgment of record for personal injuries, death or property damage remains unpaid for a period of six months.

BILLS INTRODUCED.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 958, entitled:

An Act to amend paragraph six of section eight and section eleven of an act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties;" by prescribing the rules for allowing credit for service in schools maintained by the United States Government and certain other educational institutions approved by the State Council of Education.

Which was committed to the Committee on Education.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 959, entitled:

An Act providing for the protection of the public health, and the prevention of fraud and deception, by regulating the weighing, testing, buying and selling of milk and cream; providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

Which was committed to the Committee on Agriculture.

Mr. DERRICK read in his place and presented to the Chair Senate Bill No. 960, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare, or to furnish any other than Standard time in the course of business.

Which was committed to the Committee on Agriculture.

Mr. COYNE read in his place and presented to the Chair Senate Bill No. 961, entitled:

An Act fixing the salary of the jail warden and jail physician in counties of the second class.

Which was committed to the Committee on New Counties and County Seats.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 962, entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith", as amended making further provision for the special education of certain children incapable of receiving proper education in the regular classes of the public schools.

Which was committed to the Committee on Education.

RECESS.

Mr. LESLIE. Mr. President, I move that the Senate do now take a recess until 12 o'clock.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 963, entitled:

An Act to amend sections 302, 802 and 1201 of an act approved the 24th day of May, 1923 (P. L. 359) entitled "An Act concerning game and other wild birds and wild animals; and amending, revising, consolidating and changing the law relating thereto"; increasing the resident hunters license fee; providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes; and making appropriations.

Which was committed to the Committee on Game and Fisheries.

Also read in his place and presented to the Chair Senate Bill No. 964, entitled:

An Act providing for the payment of certain claims for damage done to private property by deer and elk; providing a method for the ascertainment and payment of such damage; providing funds for payment of such damages.

Which was committed to the Committee on Game and Fisheries.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 965, entitled:

An Act to repeal section eleven of an act approved the eighth day of July 1919, (P. L. 770), entitled "An act creating a division of township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions, and providing penalties."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 966, entitled:

An Act to repeal section nine of an act approved the eighth day of July 1919, (P. L. 770), entitled "An act creating a division of Township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions; and providing penalties."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair, Senate Bill No. 967, entitled:

An Act to further amend section 727 of an act approved the 14th day of July 1917 (P. L. 840) entitled, "An Act concerning townships, and revising, amending and consolidating the laws relating thereto," as amended by providing for the Department of Highways to decentralize to townships of the first class and when so authorized township to collect and retain fees.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 968, entitled:

An Act authorizing the Secretary of Highways with the approval of the Governor, to make relocations of State-aid Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 969, entitled:

An Act prohibiting the naming or numbering of any state highway route or placing on or along state highway routes signs or markers giving distances or directions without the approval of the Department of Highways, providing penalty therefor, and giving the Department of Highways authority to remove any sign, number plate or marker of any description whatsoever.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 970, entitled:

An Act conferring on the Department of Highways the right to change or protect existing stream channels on private lands adjacent to highways in order to protect the highway in a proper manner; and providing for the approval of said changes by the Department of Forests and Waters.

Which was committed to the Committee on Public Roads and Highways.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 917, entitled:

An Act regulating expenditures from special funds in the State Treasury, and the letting of contracts payable therefrom; making such expenditures and contracts void in certain cases; and imposing penalties on State officers.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 359, entitled:

An Act relating to the operation and administration of the Cheyney Training School for Teachers, discontinuing said school as a part of the Public school system, changing its name, providing for its operation and administration as a State School for teacher training with department for technical and vocational training under a departmental administrative board within the Department of Public Instruction and making an appropriation.

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 257, entitled:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam, located in Michaux State Forest Reserve, in Cumberland County.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 909, entitled:

An Act authorizing the Department of Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven, Clinton County.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 585, entitled:

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest trees seedlings and fixing a maximum amount that may be paid therefor.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, from the Committee on Elections, reported as amended, Senate Bill No. 92, entitled:

An Act to amend section six, as amended, sections seven, eight, nine, ten, thirteen, fourteen, fifteen as amended, sixteen as amended, seventeen and eighteen as amended, of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen, (P. L. 977), entitled "An act to provide for the personal registration of electors, and their enrollment as members of political parties, in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal acts inconsistent herewith;" by abolishing the spring registration; authorizing registration at the office of the board of registration commissioners at certain times; changing the form of the registers and the questions to be answered by the electors; and giving the board of registration commissioners additional powers and duties.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 447, entitled:

An Act to amend Sec. 11 of an act approved the 11th day of July 1923 (P. L. 1054), entitled "An act relating to certain county officers in counties of the fifth class; providing for their salaries and the compensation of deputies and clerks in the respective county offices; establishing a salary board, and defining its powers and duties; placing certain county auditors; requiring the payment into the respective county treasuries of the fees of such county officers; and providing penalties for the violation of this act."

TIME OF NEXT MEETING.

Mr. LESLIE offered the following resolution, which was twice read, considered and agreed to.

In the Senate, March 18, 1925.

Resolved, (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March twenty-third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March twenty-third, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 433, (House Bill No. 493), as follows:

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after July first one thousand nine hundred and twenty-five no taxes shall be levied and collected in any county of the second class upon salaries and emoluments of office offices and posts of profit professions trades and occupations but in lieu thereof the county commissioners of the said counties shall annually at the time other tax levies are made levy a poll tax not exceeding fifty cents upon each resident taxable of such county Such poll taxes shall be collected in the manner provided by law for the collection of county taxes in said county

Section 2 All county taxes now assessed and collected on salaries and emoluments of office on offices and posts of profit professions trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessed prior to the passage of this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Schantz, |
| Baldwin, | DeWitt, | Kutz, | Snyder, |
| Barr, | Earnest, | Leslie, | Sones, |
| Baumer, | Eyre, | MacDade, | Steele, |
| Bonbrake, | Freeman, | Mansfield, | Stites, |
| Brown, | Gelder, | Miller, | Vare, |
| Buckman, | Griswold, | North, | Woodward, |
| Coyne, | Harris, | Norton, | Weingartner, |
| Culbertson, | Heaton, | Patton, | Homsher, |
| Daix, | Joyce, | Phipps, | Pres. Pro Tem. |
| Davis, | Krause, | Salus, | |

NAYS—4.

| | | | |
|--------|---------|----------|----------|
| Betts, | Lanius, | Painter, | Sprowls, |
|--------|---------|----------|----------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 472, (House Bill No. 378), as follows:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" is hereby amended to read as follows

Section 3 That the Secretary of Agriculture shall promulgate uniform rules and regulations for enforcing this act including the collection and examination by existing bureaus of insecticides and fungicides manufactured or offered for sale in the Commonwealth for the purpose of determining whether such articles are adulterated or misbranded within the meaning of this act [and if it shall appear after such examination that any of such specimens are adulterated or misbranded within the meaning of this act the Secretary of Agriculture shall cause notice thereof to be given to the person from whom such sample was obtained Any person so notified shall be given an opportunity to be heard at a designated time and place and if it appears that any of the provisions of this act have been violated the Secretary of Agriculture shall cause the certification of such facts to the proper court with a copy of the results of the analysis or examination authenticated by the analyst or expert under oath Results of analysis or examinations of insecticides and fungicides may be published under the direction of the Secretary of Agriculture]

Section 2 That said act is hereby amended by adding thereto section 5 (a) which reads as follows

Section 5 (a) Every person manufacturing insecticides or fungicides in this Commonwealth and every person importing insecticides or fungicides into this State for the purpose of reselling the same on or before the first day of January of each year or before selling offering or exposing for sale such insecticides or fungicides shall register and file with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such insecticides or fungicides that he or they shall manufacture import or offer for sale during the next ensuing year and such additional information concerning the same as the Secretary of Agriculture may require and he or they shall pay to the Secretary of Agriculture the sum of five dollars (\$5.00) for each kind or brand of such insecticide or fungicide so registered All moneys so received shall be immediately paid by the Secretary of Agriculture into the general fund of the State Treasury

The Secretary of Agriculture may refuse to register any kind or brand of insecticide or fungicide and he may revoke any registration which shall have been accepted when such kind or brand has been found to be adulterated misbranded or to have little or no value for the purpose for which it is intended to be used

It shall be unlawful for any person to sell offer or expose for sale any insecticide or fungicide that is not properly registered under the provisions of this section

Section 3 That section nine of said act is hereby amended to read as follows

Section 9 Any person who shall violate any of the provisions of this act or any rule or regulation of the Secretary of Agriculture promulgated under this act shall be guilty of a misdemeanor and shall upon conviction thereof be fined not [to exceed] less than twenty-five nor more than two hundred dollars for the first offense and upon conviction

for each subsequent offense be fined not to exceed three hundred dollars or sentenced to imprisonment for not to exceed one year or both such fine and imprisonment in the discretion of the court

On the question,

Shall the bill pass finally?

Mr. CULBERTSON. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

Mr. CULBERTSON. Mr. President, I ask unanimous consent to amend section 2, page 3, line 25 by striking out the word "of" and inserting in lieu thereof the word "or"; also section 4, page 4, line 24 by inserting after the word "twenty-six" the following: "This act shall not prevent the sale or disposal of insecticides and fungicides in the possession of dealers or selling agents at the date of the approval of this act."

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. BARR. Mr President, I ask that Senate Bill No. 570, (House Bill No. 268), on thirdp reading, entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. BROWN. Mr. President, I move that Senate Bill No. 617, on third reading, entitled:

An Act relating to the retirement of certain employes of counties of the fourth class and their compensation

be recommitted to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed consideration of Senate Bill No. 650, (House Bill No. 669), as follows:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized

agents for the transaction of their business within the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted the authority of the same That Whenever any corporation organized and existing under the laws of any other State and as such authorized to hold and convey real estate has taken title to real estate situate within this Commonwealth without having first complied with the laws of this Commonwealth relative to having known places of business and authorized agents for the transaction of its business the title to such real estate so taken and held shall be good and valid and such corporation may hold and convey the same with the same effect as though it had complied with all the provisions of the laws of this Commonwealth relating to corporations of other States doing business therein prior to the time of taking title thereto Provided however The said corporation shall have prior to the passage of this act complied with the laws of this Commonwealth in having a known place or places of business and an authorized agent or agents for the transaction of its business

Section 2 All acts or parts of acts in so far as they are inconsistent with the provisions of this act are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kutz, | Salus, |
| Baldwin, | DeWitt, | Lanius, | Schantz, |
| Barr, | Earnest, | Leslie, | Snyder, |
| Baumer, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS OVER IN ORDER.

Mr. JOYCE. Mr. President, I ask that Senate Bill No. 309, on third reading, entitled:

An Act imposing a poll tax for county purposes in all counties except counties of the first class on male and female residents over the age of twenty-one years and abolishing the occupation tax

go over in its order..

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STITES. Mr. President, I ask that Senate Bill No. 333, on third reading entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BETTS. Mr. President, I ask that Senate Bill No. 401, on third reading, entitled:

An Act to amend sections six hundred and twenty-three and six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions against fire hazard in school buildings

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 418, (House Bill No. 449), entitled:

An Act authorizing the Department of Public Instruction annually to fix the fees to be charged for the several professional examining boards within the said Department and prescribing the basis upon which such fees shall be fixed

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Schantz, |
| Baldwin, | Earnest, | Leslie, | Snyder, |
| Barr, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kutz, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 419, (House Bill No. 450), entitled:

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of moneys accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards and transferring to the general fund of the State Treasury any unexpended balances in any such funds

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Schantz, |
| Baldwin, | Earnest, | Leslie, | Snyder, |
| Barr, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kutz, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 509, (House Bill No. 667), entitled:

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spend-thrift trusts to forfeiture to devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereof and to the fees therefor" changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Schantz, |
| Baldwin, | Earnest, | Leslie, | Snyder, |
| Barr, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kutz, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 529, entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion

picture film of a nitro-cellulose or similarly hazardous base and by removing existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base and providing for the enforcement of the provisions of this act and penalties for violations of the provisions of this act and providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Schantz, |
| Baldwin, | Earnest, | Leslie, | Snyder, |
| Barr, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprohls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kutz, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 552, on third reading, entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of a nitro-cellulose or similarly hazardous base and by removing existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base and providing for the enforcement of the provisions of this act and penalties for violations of the provisions of this act providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 635, (House Bill No. 608), entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. MILLER. Mr. President, I ask unanimous consent to amend page 4, line 22 by striking out the bracket after the word "dollars", page 4, line 23 by striking out the bracket at the end of the line, page 5, line 7 by striking out the bracket after the word "dollar", page 5, line 9 by striking out the bracket after the word "law".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS OVER IN ORDER.

Mr. BETTS. Mr. President, I ask that Senate Bill No. 638, (House Bill No. 775), on third reading entitled:

An Act to amend section one of and to add sections four five and six to an act entitled "An Act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards, courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeal from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by cities and providing for the violation of the same

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EARNEST. Mr. President, I ask that Senate Bill No. 661, on third reading, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STEELE. Mr. President, I ask that Senate Bill No. 876, on third reading, entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for acquisition of private sewer systems

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 884; (House Bill No. 651), entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Schantz, |
| Baldwin, | Earnest, | Leslie, | Snyder, |
| Barr, | Eyre, | MacDade, | Sones, |
| Betts, | Freeman, | Mansfield, | Sprowls, |
| Bonbrake, | Gelder, | Miller, | Steele, |
| Brown, | Griswold, | North, | Stites, |
| Buckman, | Harris, | Norton, | Vare, |
| Coyne, | Heaton, | Painter, | Weingartner, |
| Culbertson, | Joyce, | Patton, | Woodward, |
| Daix, | Krause, | Phipps, | Homsher, |
| Davis, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Derrick, | Kutz, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAVIS. Mr. President, Senate Bill No. 900 is an amendment to the Primary Laws relating to political parties, and regulating the nomination of candidates and providing for the filing of a record of the funds of the party nominees. There seems to be some confusion among the Senators about it, and I ask unanimous consent, therefore, that Senate Bill No. 900, on third reading, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

MOTION TO RECONSIDER RECOMMITTAL OF SENATE BILL NO. 294.

Mr. WOODWARD. Mr. President, I move to reconsider the vote by which Senate Bill No. 294, entitled:

An Act to further amend section twenty-one of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation,' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by removing the exemption of a part of the capital stock of building and loan associations

was recommitted to the Committee on Banks and Building and Loan Associations.

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. WOODWARD. Mr. President, this bill relates to the raising of revenue. I am not very much concerned about this bill as I am about the manner in which it was recommitted. I understood, when I came to the Senate, that there was an unwritten law here, which was more potent than Rule 38 or any other rule, that no Senator would recommit a bill without graciously notifying the Senator by whom it was introduced. This unwritten law has been violated by the Senator who recommitted this bill when I was engaged in conversation with Senator Miller. Therefore, for two reasons I would like the motion to be reconsidered,—for the reason I have stated, and because the bill belongs to the Committee on Finance. It is a bill for the raising of revenue, and must not be buried in Senator Leslie's committee, from which it may never come out.

Mr. BUCKMAN. Mr. President, I desire to state that I informed the Senator who recommitted this bill that he should notify Senator Woodward before doing so. He spoke to me about it and I told him it was a courtesy due Senator Woodward that before this bill was recommitted he should be notified to that effect. He said Senator Woodward was not in his seat and I pointed Senator Woodward out to him on the floor of the Senate.

Mr. CULBERTSON. Mr. President, I challenge the statement of the Senator from Bucks, Mr. Buckman. After the bill had been recommitted he spoke to me about that, and then I went over and spoke to Senator Woodward about it, and Senator Woodward at that time made no objection. It is a fact that it was done hurriedly, but this is a bill that should be considered by the Committee on Banks and Building and Loan Associations; it is to tax building and loan associations; and, therefore, when it is sent back to the Committee on Banks and Building and Loan Associations it is in its proper place for consideration and I object to the motion.

Mr. BUCKMAN. Mr. President, inasmuch as the Senator from Mifflin, Mr. Culbertson, has challenged my statement, I desire to state that all I know about it is what he told me. He came to me and said he was going to recommit this bill. I told him that he should speak to Senator Woodward about it before doing so. If he had already done it when he spoke to me, of course I have no knowledge of it. Those were his statements to me.

Mr. LESLIE. Mr. President, it is a noted fact that in assigning bills as presented by the Senators there have been errors made, and oftentimes there have been requests made by Senators to have their bills placed in committees.

While the Senator from Philadelphia, Mr. Woodward, who is the author and sponsor of this bill, claims it is a bill having to do with the raising of revenue, it is also true that this money will be raised by taxing building and loan associations and corporations.

Therefore, I believe the bill naturally belongs to, and should be in, the Committee on Banks and Building and Loan Associations. Insofar as my position as chairman of

that committee is concerned, I want the Senator to distinctly understand, as I believe every member of my committee knows, that I solicit no such bills in my committee. I spoke to Senator Woodward about this bill this morning, and it will not be locked up or pickled and I will guarantee proper treatment.

Therefore, I trust the members of this Senate will allow this bill to rest in this committee until the committee meets, which will be on next Tuesday, when we will give the Senator from Philadelphia, Mr. Woodward, every opportunity in that meeting to be heard with reference to it.

Mr. WOODWARD. Mr. President, I feel quite reassured that the bill is in very safe hands, and that everything will be done in its favor; and I, therefore, withdraw my motion.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, who seconded this motion, withdraw his second?

Mr. BUCKMAN. Mr. President, I will.

The PRESIDENT. The motion is withdrawn.

REPORTS FROM COMMITTEES.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 961, entitled:

An Act fixing the salary of the jail warden and jail physician in counties of the second class.

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEINGARTNER, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 417, (House Bill No. 366), entitled:

An Act amending clause forty-six of section three of Article five of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended so as to provide that the cities of said class shall have the right to exercise the powers and authority of local self-government in all municipal affairs.

Mr. SONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SONES, from the Committee on Finance, reported as committed, Senate Bill No. 82, entitled:

An Act to repeal an act approved the eleventh day of May, one thousand nine hundred and twenty-one, (P. L. 479), entitled "An Act imposing a State tax on anthracite coal; providing for the assessment and collection thereof; and providing penalties for the violation of this act.

Mr. GRISWOLD. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRISWOLD, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 495, entitled:

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death

or injuries while going to or returning from or attending fires.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 965, entitled:

An Act to repeal section eleven of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department; conferring powers, and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions; and providing penalties."

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 966, entitled:

An Act to repeal Section nine of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department; conferring powers, and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions; and providing penalties."

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 967, entitled:

An Act to further amend section seven hundred and twenty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships, and revising, amending and consolidating the laws relating thereto," as amended, by providing for the Department of Highways to decentralize to townships of the first class and when so authorized township to collect and retain fees.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 968, entitled:

An Act authorizing the Secretary of Highways with the approval of the Governor, to make relocations of State-aid Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 969, entitled:

An Act prohibiting the naming or numbering of any state highway route or placing on or along state highway routes signs or markers giving distances or directions without the approval of the Department of Highways, providing penalty therefor, and giving the Department of Highways authority to remove any sign, number plate or marker of any description whatsoever.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 970, entitled:

An Act conferring on the Department of Highways the right to change or protect existing stream channels on private lands adjacent to highways in order to protect the highways in a proper manner and providing for the approval of said changes by the Department of Forests and Waters.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 671, (House Bill No. 13), entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 672, (House Bill No. 18), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware, Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 673, (House Bill No. 19), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue, Pittsburgh, Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 674, (House Bill No. 23), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton, Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 675, (House Bill No. 24), entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester, Beaver County, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 676, (House Bill No. 25), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 677, (House Bill No. 26), entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of state pupils.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 678, (House Bill No. 28), entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 679, (House Bill No. 30), entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |

| | | | |
|-------------|-----------|----------|----------------|
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 680, (House Bill No. 44), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 681, (House Bill No. 46), entitled:

An Act making an appropriation to the Lancaster General Hospital, Lancaster, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 682, (House Bill No. 48), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia, Lancaster County, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 683, (House Bill No. 54), entitled:

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras in the county of Pike.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 684, (House Bill No. 63), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 685, (House Bill No. 67), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 686, (House Bill No. 70), entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 687, (House Bill No. 71), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Kunkle, | Quigley, | |
| Davis, | Krause, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 688, (House Bill No. 72), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 689, (House Bill No. 73), entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Kunkle, | Quigley, | |
| Davis, | Krause, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 690, (House Bill No. 79), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 691, (House Bill No. 81), entitled:

An Act making an appropriation to the Lying in Charity Hospital Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 692, (House Bill No. 83), entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the Provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |

| | | | |
|-------------|----------|----------|----------------|
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 693, (House Bill No. 84), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania.

And said bill having been read at length the third time, and agreed to, and the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 694, (House Bill No. 86), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 695, (House Bill No. 87), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprowls, |
| Baumer, | Eyre, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 696, (House Bill No. 89), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 697, (House Bill No. 90), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 698, (House Bill No. 91), entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 699, (House Bill No. 93), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Vare, |
| Bonbrake, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 700, (House Bill No. 94), entitled:

An Act making an appropriation to the Childrens Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to, and the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Vare, |
| Bonbrake, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 701, (House Bill No. 95), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Vare, |
| Bonbrake, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 702, (House Bill No. 101), entitled:

An Act making an appropriation to the York Society to protect Children and Aged Persons at York Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 703, (House Bill No. 102), entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 704, (House Bill No. 103), entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 705, (House Bill No. 108), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 706, (House Bill No. 109), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 707, (House Bill No. 110), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|---------|---------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 708, (House Bill No. 116), as follows:

An Act making an appropriation to the Philadelphia Home for Incurables

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Home for Incurables for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 709, (House Bill No. 118), entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites. |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 710, (House Bill No. 119), on third reading, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Museums

be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 711, (House Bill No. 125), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 712, (House Bill No. 127), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 713, (House Bill No. 128), entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 714, (House Bill No. 129), as follows:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,-

000) or so much thereof as may be necessary is hereby specifically appropriated to the Uniontown Hospital Uniontown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 715, (House Bill No. 130), entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 716, (House Bill No. 132), as follows:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary is hereby specifically appropriated to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 717, (House Bill No. 134), entitled:

An Act making an appropriation to the Howard Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder. |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 718, (House Bill No. 135), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 719, (House Bill No. 136), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |

| | | | |
|-------------|-----------|----------|----------------|
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 720, (House Bill No. 139), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 721, (House Bill No. 141), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 722, (House Bill No. 142), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | McNichol, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 723, (House Bill No. 145), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House

of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 724, (House Bill No. 148), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Buckman, | Harris, | Norton, | Weingartner, |
| Brown, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 725, (House Bill No. 151), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 726, (House Bill No. 153), on third reading, entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 727, (House Bill No. 164), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 728, (House Bill No. 169), entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 729, (House Bill No. 175), as follows:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-two thousand dollars (\$42,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 730, (House Bill No. 177), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions if the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanias, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 731, (House Bill No. 178), entitled:

An Act making an appropriation to the Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanias, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 732, (House Bill No. 179), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanias, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 733, (House Bill No. 186), entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanias, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 734, (House Bill No. 189), on third reading, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 735, (House Bill No. 191), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 736, (House Bill No. 197), entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 737, (House Bill No. 198), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 738, (House Bill No. 199), entitled:

An Act making an appropriation to the Mount Sinai Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 739, (House Bill No. 201), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 740, (House Bill No. 202), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 741, (House Bill No. 203), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 742, (House Bill No. 205), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 743, (House Bill No. 206), entitled:

An Act making an appropriation to the Old Ladies Home located at Wissinoming Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |

| | | | |
|--|---|---|---|
| Brown, Buckman, Coyne, Culbertson, Daix, Davis, Derrick, | Harris, Heaton, Huffman, Joyce, Krause, Kunkle, Kutz, | Norton, Painter, Patton, Phipps, Quigley, Salus, Schantz, | Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|---|---|---|

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 744, (House Bill No. 207), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|--|---|--|---|
| Aron, Baldwin, Barr, Baumer, Betts, Bonbrake, Brown, Buckman, Coyne, Culbertson, Daix, Davis, Derrick, | DeWitt, Earnest, Eyre, Freeman, Gelder, Griswold, Harris, Heaton, Huffman, Joyce, Krause, Kunkle, Kutz, | Lanias, Leslie, MacDade, Mansfield, Miller, North, Norton, Painter, Patton, Phipps, Quigley, Salus, Schantz, | Snyder, Sones, Sprowls, Steele, Stites, Vare, Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|---|--|---|

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 745, (House Bill No. 209), on third reading, entitled:

An Act making an appropriation to the Chester Hospital at Chester Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 746, (House Bill No. 213), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|--|---|--|---|
| Aron, Baldwin, Barr, Baumer, Betts, Bonbrake, Brown, Buckman, Coyne, Culbertson, Daix, Davis, Derrick, | DeWitt, Earnest, Eyre, Freeman, Gelder, Griswold, Harris, Heaton, Huffman, Joyce, Krause, Kunkle, Kutz, | Lanias, Leslie, MacDade, Mansfield, Miller, North, Norton, Painter, Patton, Phipps, Quigley, Salus, Schantz, | Snyder, Sones, Sprowls, Steele, Stites, Vare, Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|---|--|---|

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 747, (House Bill No. 214), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|--|---|--|---|
| Aron, Baldwin, Barr, Baumer, Betts, Bonbrake, Brown, Buckman, Coyne, Culbertson, Daix, Davis, Derrick, | DeWitt, Earnest, Eyre, Freeman, Gelder, Griswold, Harris, Heaton, Huffman, Joyce, Krause, Kunkle, Kutz, | Lanias, Leslie, MacDade, Mansfield, Miller, North, Norton, Painter, Patton, Phipps, Quigley, Salus, Schantz, | Snyder, Sones, Sprowls, Steele, Stites, Vare, Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|---|--|---|

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 748, (House Bill No. 215), entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------------------------|------------------------------|--------------------------------|-------------------------------|
| Aron, Baldwin, Barr, | DeWitt, Earnest, Eyre, | Lanias, Leslie, MacDade, | Snyder, Sones, Sprowls, |
|----------------------------|------------------------------|--------------------------------|-------------------------------|

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 749, (House Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 750, (House Bill No. 224), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 751, (House Bill No. 226), as follows:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-five

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand (\$7,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Maple Avenue Hospital Association of DuBois at DuBois for the two fiscal years commencing June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 752, (House Bill No. 232), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 753, (House Bill No. 233), as follows:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nineteen thousand dollars (\$19,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pottstown Hospital Pottstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 754, (House Bill No. 234), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County, Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 755, (House Bill No. 235), entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight hundred Nine Mount Vernon Street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Covne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 756, (House Bill No. 237), entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 757, (House Bill No. 238), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 758, (House Bill No. 239), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 759, (House Bill No. 240), entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Freeman, | Leslie, | Snyder, |
| Betts, | Eyre, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Coyne, | Heaton, | Norton, | Vare, |
| Culbertson, | Huffman, | Painter, | Weingartner, |
| Daix, | Joyce, | Patton, | Woodward, |
| Davis, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 760, (House Bill No. 241), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 766, (House Bill No. 244), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 762, (House Bill No. 245), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 763, (House Bill No. 246), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 764, (House Bill No. 247), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 765, (House Bill No. 248), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 766, (House Bill No. 249), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |

| | | | |
|-------------|-----------|----------|----------------|
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 767, (House Bill No. 252), entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprowls, |
| Baumer, | Eyre, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 768, (House Bill No. 253), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 769, (House Bill No. 260), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Steele, |
| Baumer, | Freeman, | Mansfield, | Stites, |
| Betts, | Gelder, | Miller, | Sprowls, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 770, (House Bill No. 261), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Steele, |
| Baumer, | Freeman, | Mansfield, | Sprowls, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 771, (House Bill No. 270), as follows:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind in the City of Philadelphia for the two fiscal years beginning June first nineteen hundred and twenty-five for the purpose of maintenance and that the further sum of two thousand dollars (\$2,000) is hereby specifically appropriated for the purpose of purchasing books in the moon or raised letter type for the blind and other supplies during the same period to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 772, (House Bill No. 272), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|-----------|----------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Einstein, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Heaton, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 773, (House Bill No. 278), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 774, (House Bill No. 285), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 775, (House Bill No. 288), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Aron, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 776, (House Bill No. 291), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 777, (House Bill No. 295), entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 778, (House Bill No. 296), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 779, (House Bill No. 298), entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Woodward, |
| Buckman, | Heaton, | Painter, | Homsher, |
| Coyne, | Huffman, | Patton, | Weingartner, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 780, (House Bill No. 300), as follows:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northeastern Hospital Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 781, (House Bill No. 301), entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 782, (House Bill No. 302), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 783, (House Bill No. 307), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 784, (House Bill No. 310), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. Davis. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 785, (House Bill No. 311), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 786, (House Bill No. 315), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 787, (House Bill No. 316), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 788, (House Bill No. 317), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprowls, |
| Baumer, | Eyre, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 789, (House Bill No. 322), as follows:

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty thousand dollars (\$120,000) is hereby specifically appropriated to The Pennsylvania Museum and School of Industrial Art for the two fiscal years beginning June first one thousand nine hundred and twenty-five for maintenance and the purchase of apparatus supplies and equipment

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 790, (House Bill No. 328), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 791, (House Bill No. 343), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Vare, |
| Bonbrake, | Griswold, | North, | Stites, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 793, (House Bill No. 346), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 793, (House Bill No. 347), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 794, (House Bill No. 350), entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 795, (House Bill No. 351), as follows:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Hospital West Chester Chester County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law

at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Kunkle, | Quigley, | |
| Davis, | Krause, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 797, (House Bill No. 354), as follows:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Canonsburg General Hospital Association located at Canonsburg Washington County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and each day or part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 796, (House Bill No. 352), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 797, (House Bill No. 354), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 798, (House Bill No. 357), entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 799, (House Bill No. 359), entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Kunkle, | Quigley, | |
| Davis, | Krause, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 800, (House Bill No. 368), entitled:

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 801, (House Bill No. 371), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 802, (House Bill No. 375), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 803, (House Bill No. 376), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 804, (House Bill No. 377), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 805, (House Bill No. 381), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |

| | | | |
|-------------|-----------|----------|----------------|
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 806, (House Bill No. 385), entitled:

An Act making an appropriation to the Greenville Hospital, Greenville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 807, (House Bill No. 387), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An Act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of trustees including the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 808, (House Bill No. 389), as follows:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four million eight hundred twenty-five thousand dollars (\$4,825,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the care treatment removal and maintenance of the indigent insane for and during the two years beginning June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors trustees or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a monthly or quarterly report as may be required by the Auditor General setting forth the actual total number of weeks of service rendered to indigent patients in said hospitals and asylums for the insane respectively during the period for which the report is made Provided also That no payment shall be made on account of the care and treatment of the insane until the Secretary of Welfare shall have certified to the Auditor General that the monthly or quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" which words as used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of directors or trustees of the several hospitals and asylums for the insane to make on oath or affirmation to the Auditor General a report on the fifteenth day of June one thousand nine hundred and twenty-five setting forth the name of each and every indigent patient resident in said hospitals and asylums for the insane respectively on the first day of June preceding Such list shall show the date of admission or readmission of each such patient the identification number of such patient and the county or poor district from which such patient was committed

Each month or quarter during the period covered by this appropriation thereafter as may be requested by the Auditor General the directors or trustees of the several hospitals and asylums for the insane shall make on oath or affirmation a report to the Auditor General setting forth the name of each indigent patient admitted or readmitted during the period of the report together with the identification number of such patient the date of admission or readmission and the county or poor district from which such patient was committed Said report shall also contain the name

of each indigent patient removed from such hospitals or asylums by death discharge or parole together with the identification number of such patient the date of removal and the county or poor district from which such patient was committed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 809, (House Bill No. 395), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 810, (House Bill No. 396), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 811, (House Bill No. 397), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 812, (House Bill No. 399), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 813, (House Bill No. 400), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 814, (House Bill No. 407), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 815, (House Bill No. 408), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 816, (House Bill No. 422), entitled:

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |

| | | | |
|-------------|-----------|----------|----------------|
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 817, (House Bill No. 433), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 818, (House Bill No. 441), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 819, (House Bill No. 458), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 820, (House Bill No. 461), entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 821, (House Bill No. 466), entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 822, (House Bill No. 474), entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 823, (House Bill No. 478), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 824, (House Bill No. 480), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 825, (House Bill No. 488), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 826, (House Bill No. 494), entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 827, (House Bill No. 508), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 828, (House Bill No. 509), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 829, (House Bill No. 510), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 830, (House Bill No. 548), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanuis, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 831, (House Bill No. 556), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 832, (House Bill No. 558), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 833, (House Bill No. 560), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 834, (House Bill No. 565) on third reading entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 835, (House Bill No. 566), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprohls, |
| Baumer, | Eyre, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 836, (House Bill No. 599), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron. | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 837, (House Bill No. 604), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 838, (House Bill No. 632), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 839, (House Bill No. 635), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 840, (House Bill No. 638), entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |

| | | | |
|-------------|----------|----------|----------------|
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 841, (House Bill No. 648), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 842, (House Bill No. 653), entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 843, (House Bill No. 657), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 844, (House Bill No. 694), entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 845, (House Bill No. 698), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 846, (House Bill No. 714), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 847, (House Bill No. 718), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 848, (House Bill No. 729), entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for publication of the report thereof.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 849, (House Bill No. 742), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 850, (House Bill No. 745), entitled:

An Act making an appropriation to the National Farm School at Doylestown.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 851, (House Bill No. 753), entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 852, (House Bill No. 759), entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprowls, |
| Baumer, | Eyre, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 853, (House Bill No. 769), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|----------|----------|----------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 854, (House Bill No. 775), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospitals.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 855, (House Bill No. 781), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |

| | | | |
|-------------|----------|----------|----------------|
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 856, (House Bill No. 786), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 857, (House Bill No. 787), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 858, (House Bill No. 804), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 859, (House Bill No. 805), entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 860, (House Bill No. 898), entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 861, (House Bill No. 823), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 862, (House Bill No. 852), entitled:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 863, (House Bill No. 867), entitled:

An Act making an appropriation to the Florence Crittendon Home of Erie Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | McNichol, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 864, (House Bill No. 888), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 865, (House Bill No. 899), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State Pupils.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 866, (House Bill No. 901), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |

| | | | |
|-------------|----------|----------|----------------|
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 867, (House Bill No. 959), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 868, (House Bill No. 987), entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 869, (House Bill No. 988), entitled:

An Act making an appropriation to the Saint Christopher's Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 870, (House Bill No. 993), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 871, (House Bill No. 998), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 872, (House Bill No. 999), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 873, (House Bill No. 1016), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 874, (House Bill No. 1025), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 875, (House Bill No. 1036), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprohls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Criswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 397, as follows:

An Act providing that at the close of each general municipal primary and special election in counties of the second class the contents of the ballot box in each district shall be deposited as a court record with the prothonotary of the county and providing for its preservation and inspection repealing acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every general municipal primary and special election held within any county of the second class in this State as soon as the election shall be finished the ballots used and unused listed listed taxables one of the list of voters tally papers one of the certificates of the oath or affirmation taken and subscribed by the inspectors judges and clerks and other papers heretofore under the provisions of law deposited in the ballot box shall all be carefully collected and deposited in a stout fiber envelope or envelopes or other suitable container to be selected and supplied by the county commissioners and such envelopes or containers shall be closely bound with tape shall be sealed by the inspectors and judges of the election and shall be delivered to the prothonotary of the county by the officer bringing in the return The prothonotary shall index in a suitable record the sealed containers so brought in and shall deposit them in a safe depository to be provided by the county commissioners and retain the same as court records He shall permit no access to such records excepting upon order of the court

Section 2 Any elector of the county may at any time present his petition to the court requesting leave to examine the contents of any such files from any particular election district or districts enumerated Upon the presentation of such petition the court shall as of course enter an order directing the prothonotary after giving five days notice to all persons who were candidates at the election held in the election district or districts enumerated in the petition shall permit the inspection of the records prayed for by the petitioner with the assistance if desired by the petitioner of one attorney and one clerk upon the payment to the prothonotary of fifteen (\$15.00) dollars for each district the records of which are to be inspected The prothonotary shall in person or by deputy specially appointed by him be present at such inspection which shall be completed with reasonable expedition shall carefully watch and guard the papers inspected to prevent abstraction or alteration and at the close of such inspection shall bind up and seal the papers in the form in which they were prior to the inspection under the seal of the prothonotary

Section 3 The records so deposited shall be destroyed by the prothonotary at the expiration of six months from the date following the same unless when the court shall other-

wise order with respect to any particular record or records

Section 4 The empty ballot boxes after each election shall be deposited and cared for in the manner hereinbefore provided by law

Section 5 All acts and parts of acts inconsistent with the provisions of this statute are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 425, (House Bill No. 195), entitled:

An Act to further amend section thirteen of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act approved regulating elections in this Commonwealth" as amended empowering associate judges to act as return boards which the resident president judge is a candidate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 430, (House Bill No. 470), entitled:

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" said section having been added to Article X of said act by the act approved April twenty-sixth one thousand nine hundred and twenty-three (Pamphlet Laws ninety) entitled "An act to amend Article X of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled 'An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any part thereof that may be inconsistent with or supplied by this act' adding thereto a section to be section one thousand nine providing a penalty for interfering with notices posted by the Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 549, as follows:

An Act relating to private roads prescribing the time within which approved private roads must be physically opened in validating proceedings for opening of such roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever proceedings have been heretofore or may hereafter be begun in any court of

quarter sessions of this Commonwealth for the opening and laying out of any private road in any township in this Commonwealth such private road shall be physically opened upon the ground for use by the parties petitioning for the laying out of such road within the period of five years next after the entry of the final decree confirming said road and not thereafter

Section 2 In the event that the proceeding for the opening and laying out of a private road referred to in the preceding section shall have been completed and a final decree confirming said road shall have been made and such proposed road shall not have been physically opened upon the ground and shall have remained or shall remain unopened to use for a continuous period of five years next after the entry of the final decree confirming said road then such proceedings shall be deemed to be void and of no effect and the land proposed to be taken shall revert to the owners of the land as in the case of the vacation of a public road free of any easement or right of the petitioner or petitioners for such road to use the same Provided that in all proceedings heretofore had and in which the final decree shall have been made for a period of four years and upwards prior to the passage of this act then in that case the proceeding shall not be deemed void for a period of one year from the approval hereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 564, as follows:

An Act to amend the first paragraph of the seventh section of an act entitled "An act regulating certain political parties providing for the regulating and nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and thirteen) as amended so far as to change the time for filing petitions of nomination

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of the act entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen which read as follows

Section 2 That the first paragraph of section seven of the said act is hereby amended to read as follows

Section 7 The nomination petitions in the case of candidates for the office of President of the United States Senator of the United States member of the House of Representatives of the United States for all State offices for the office of delegate or alternate delegate to a National

party convention and for the office of members of the State or National committee shall be filed at least [forty] fifty days prior to the primary with the Secretary of the Commonwealth Nomination petitions in all other cases shall be filed at least four weeks prior to the primary with the county commissioners of the respective counties

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 572, (House Bill No. 332), entitled:

An Act to amend section seventeen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand eighty-one) entitled "An act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 576, (House Bill No. 609), entitled:

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 581, as follows:

An Act to further amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the eighteenth day of

April one thousand nine hundred and nineteen (Pamphlet Laws fifty-seven) entitled "An act to amend Section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" is hereby further amended to read as follows

Section 2108 All boards of school directors in this Commonwealth are authorized and required to pay from the district funds to the teachers employed in the public schools of the several districts who are in attendance at the institute held under the authority of the superintendent of schools of the county in addition to the compensation provided for in their contracts four dollars per day for each day's actual attendance upon the sessions of such annual county teachers' institute

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 582, as follows:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That authority is hereby conferred upon any city of the first class and the county commissioners of any adjoining county to enter into contracts and proceed with the work of the construction of meadow-banks and dikes at or near the boundary line between such cities and adjoining counties Such contracts when duly authorized by the council of said cities and the county commissioners of said adjoining counties may provide for the provision of the cost of construction and maintenance of such meadow-banks and dikes between the said cities and the said adjoining counties on such terms and in such proportions as may be agreed upon by authority of the council of such cities and the county commissioners of said adjoining counties

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 586, as follows:

An Act providing for the acquisition of a site for and the construction of the Somerset County State Normal School by the Department of Property and Supplies with the approval of the Superintendent of Public Instruction providing for the appointment of a Board of Trustees therefor and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Property and Supplies shall subject to the approval of the Superintendent of Public Instruction acquire by purchase or condemnation lands in Somerset county suitable as a site for a State Normal School After such site has been acquired for the

Commonwealth a normal school shall be erected thereon which shall be known as the Somerset County State Normal School

Section 2 The Department of Property and Supplies shall have plans and specifications prepared and contracts executed and shall supervise the erection and construction before the construction of any part of such school is must be approved by the Superintendent of Public Instruction of the said normal school The plans and specifications commenced

Section 3 The said normal school shall be owned controlled and maintained as a State institution subject to all laws relating to normal schools and shall be managed in the same manner as other normal schools by a board of nine trustees resident of the normal school district in which such school is located The members of such board shall be appointed by the Superintendent of Public Instruction three of whom shall serve until the first Monday of July in the year following such appointment three shall serve until the first Monday of July in the second year following such appointment and three shall serve until the first Monday of July in the third year following such appointment At the expiration of the terms of any of said trustees the Superintendent of Public Instruction shall appoint their successors for a term of three years but all such trustees shall continue to serve until their successors are appointed A majority of the members thereof shall be a quorum for the transaction of business at any meeting of such board

Section 4 The sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Property and Supplies to be used for the purpose of acquiring a site for and the construction of the Somerset County State Normal School and for the payment of all necessary expenses incident thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 586 the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 590, as follows:

An Act to amend sections one thousand four hundred and twenty-five one thousand four hundred and twenty-six and one thousand four hundred and twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for the biennial enumeration of illiterates and aliens

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and twenty-five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be adminis-

tered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the third day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred thirty-eight) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" be further amended to read as follows

Section 1426 The board of school directors in every school district in this Commonwealth shall between April first and September first of each year cause to be made by the attendance officers teachers or other persons employed for this purpose a careful correct and accurate enumeration in a substantial book or books provided by the Superintendent of Public Instruction at the expense of the State for that purpose of all the children between the ages of six and sixteen years within their district giving the full name date of birth age sex nationality place of residence in such school district name and address of parent or persons in parental relation the name and location of the school where the child is enrolled or belongs and the name and address of the employer of any child under sixteen years of age who is engaged in any regular employment or service [Such enumeration shall be made by careful inquiry at the residence of each family in the district and the person making the same upon completion thereof shall make a proper oath or affirmation as to its correctness] Such enumeration shall also include the names and addresses of all persons firms or corporations employing or accepting service from children under sixteen (16) years of age

Beginning in the year one thousand nine hundred and twenty-six and in alternate years thereafter said board of school directors shall also cause to be recorded in separate books in like manner to and in conjunction with said enumeration or children an enumeration of all persons ten or more years of age resident within their district who are unable to write the English language according to standards hereinafter provided giving the full name age sex race nationality place of residence in such school district whether able to write English whether able to read English and whether able to speak English and of all persons twenty-one or more years of age resident within their district who are not citizens of the United States of America giving their full name age sex nationality place of residence in school district whether declarants and whether petitioners

The standards used in determining whether residents are able to speak English able to read English and able to write English shall be formulated by the State Superintendent of Public Instruction for the purpose of recording the facts of said enumeration

Such enumerations shall be made by careful inquiry at the residence of each family in the district and the persons making the same upon completion thereof shall make a proper oath or affirmation as to its correctness

If any person shall hinder or prevent or attempt to hinder or prevent any attendance officer or teacher or other person from performing any duty provided for in this section he shall on conviction thereof before any alderman or justice of the peace of the county be sentenced to pay a fine not exceeding five dollars or to undergo an imprisonment not exceeding five days

Section 2 That section one thousand four hundred and twenty-six of said act be hereby amended to read as follows

Section 1426 The secretary of each board of school directors or such other person as is directed by the board shall at or before the opening of the school term furnish to the principal or teacher of each school a correct list of the names and residences of all children assigned to such school who are subject to the provisions of this act The said secretary or other person shall also forward on or before the first day of October of each year to the county or district superintendent to be by him forwarded on or before the first day of November of each year to the Superintendent of Public Instruction a summary of such statistics regarding

the children in each district as is required by the Superintendent of Public Instruction on blanks provided by him for that purpose

The said secretary or other person at or before the opening of the school term on such years as the enumeration of aliens and those unable to write English is taken shall furnish to the district superintendent or supervising principal a correct list of the names and places of residence in the school district of all who are alien or who are unable to write the English language together with the information secured by such enumeration The said secretary or other person on or before the first day of October on such years shall also forward to the district or county superintendent to be by him forwarded on or before the first day of November of such years to the Superintendent of Public Instruction on forms provided by him for that purpose such information relating to such enumeration as may be required by him

Section 3 That section one thousand four hundred and twenty-seven of said act be hereby amended to read as follows

Section 1427 The cost and expense of making a proper enumeration of the children and of aliens and of persons unable to write English of such school district as herein provided shall be paid per diem or by the name or in such other manner as the board of school directors may see proper out of the funds of the district Provided That the attendance officer the superintendent of schools supervising principal of the secretary of the board of school directors shall have the power to add to this enumeration the names of any children and of any aliens and of persons unable to write English whose names do not appear thereon together with other information required by this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 591, as follows:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" providing for the reinstatement of persons separating from school service for more than five years and returning thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause eight of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which was amended by section one of the act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred forty-five) entitled "An act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pam-

phlet Laws ten hundred forty-three) entitled 'An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties' is hereby further amended to read as follows

(8) "Present Employee" shall mean any employee as defined in paragraph seven of this section employed in any capacity in connection with the public schools at the time this bill becomes a law and any employee who was employed prior to such time and who shall become a contributor [within three years from the date of expiration of such employment] subject to the conditions provided in clause two of section twelve of this act

Section 2 That clause two of section twelve of said act which was amended by section one of the act approved the twenty-eighth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred two) entitled "An act to amend section twelve of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled 'An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties' as amended" is hereby further amended to read as follows

Two Should an employee so separated from the school service return within five years and restore to the annuity savings fund his or here accumulated deductions as they were at the time of his or here separation the annuity rights forfeited by him or her at that time shall be restored

Each employee who separated from school service prior to the first day of July one thousand nine hundred and twenty-five and who subsequently returned or shall return to school service after more than five years' absence shall at retirement for superannuation be entitled to have full credit for each year of service in the public schools of Pennsylvania provided

(a) He or she shall have rendered not less than twenty years of service in the public schools of Pennsylvania prior to retirement

(b) He or she shall have restored to the annuity savings fund his or here accumulated deductions as they were at the time of his or her separation

Each employee who separates from school service after the first day of July one thousand nine hundred and twenty-five and who returns to school service after a longer absence than five years shall have his or her annuity rights restored in accordance with the provisions of this paragraph provided he or she fulfills the conditions named in paragraphs (a) and (b) of this clause and in addition thereto (c) shall have left with the retirement board at least twenty per centum of his or here accumulated deductions at the time of his or her separation and (d) shall return to service prior to the age of fifty-nine years

In no case shall an employee who has separated from school service and who later returned to school service after five or more years of absence be eligible to retirement on account of disability until he or she shall have rendered at least three years of service subsequent to such return

In any case the restoration of the accumulated deduction provided herein may be made by the payment of a lump sum or any actuarial equivalent approved by the retirement board

And said bill having been read at length the Senate and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 592, as follows:

An Act to amend section one and section seventeen as amended of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties with city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" exempting scrip bonds certificates and evidences of indebtedness issued by school districts from taxation under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes or personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all personal property of the classes hereinafter enumerated owned held or possessed by any person persons copartnership or unincorporated association or company resident located or liable to taxation within this Commonwealth or by any joint-stock company or association limited partnership bank or corporation whatsoever formed erected or incorporated by under or in pursuance of any law of this Commonwealth or of the United States or of any other State or government and liable to taxation within this Commonwealth whether such personal property be owned held or possessed by such person or persons copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation in his her their or its own right or as active trustee agent attorney-in-fact or in any other capacity for the use benefit or advantage of any other person persons copartnership unincorporated association company Joint-stock Company or association limited partnership bank or corporation is hereby made taxable annually for county purposes and in cities coextensive with counties for city and county purposes at the rate of four mills on each dollar of the value thereof and no failure to assess or return the same discharge such owner or holder thereof from liability therefor that is to say

All mortgages all moneys owing by solvent debtors whether by promissory note or penal or single bill bond or judgment all articles of agreement and accounts bearing interest all public loans whatsoever except those issued by this Commonwealth or instrumentalities thereof or the United States and those made taxable for State purposes by section seventeen hereof all loans issued by any corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government including cartrust securities and loans secured by bonds or any other form of certificate or evidence of indebtedness whether the interest be included in the principal of the obligation or payable by the terms thereof except such loans as are made taxable for State purposes by section seventeen hereof all shares of stock in any bank corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government except shares of stock in any bank corporation or limited partnership that may be liable to a tax on its shares or its capital stock for State purposes under the laws of this Commonwealth or relieved from the payment of tax on its shares or capital stock for State purposes by the laws of the Commonwealth all moneys

loaned or invested in other States Territories the District of Columbia or foreign countries all other moneyed capital in the hands of individual citizens of the State all stages omnibuses hacks cabs and other vehicles used in transporting passengers for hire except steam and street passenger railway cars owned used or possessed within this Commonwealth by any person or persons or by any corporate body or bodies all annuities yielding annually over two hundred dollars Provided That this section shall not apply to bank notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed to or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to make any report or pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall return and pay the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for county purposes and in cities coextensive with counties for city and county purposes shall be taxed or taxable for any other local purpose or for State purposes under the laws of this Commonwealth

Section 2 That section seventeen of said act which was last amended by the act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and eighty-five) entitled "An act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled 'An act to provide revenue for State and County purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes' as amended" is hereby further amended to read as follows

Section 17 That all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any and every private corporation incorporated or created under the laws of this Commonwealth or the laws of any other State or of the United States and doing business in this Commonwealth and all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any county city borough township or incorporated district of this Commonwealth are hereby made taxable in the year one thousand nine hundred and nineteen and annually thereafter for State purposes at the rate of four mills on each dollar of the nominal value thereof Provided That whenever under the provisions of this section any private corporation shall become liable for such

taxes upon evidences of indebtedness by it assumed or on which it shall pay interest it shall be the duty of such corporation not later than ten days thereafter to give notice in writing to any person who may at such time be liable for the payment of any taxes upon such evidences of indebtedness under the provisions of the first section of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) to which this is a further amendment that the corporation has assumed such indebtedness or the payment of the interest thereon and will deduct and pay the taxes imposed thereon by this section Such notice shall also be given before the first day of October of each and every subsequent year during which such corporation is liable for the payment of such interest Where any private corporation shall assume such evidences of indebtedness or the payment of interest thereon prior to the first day of October in any year and shall give notice as hereinbefore provided such corporation shall be relieved from the duty of deducting and paying the taxes imposed by this section for the balance of such year but shall deduct and pay said taxes for the ensuing year and the person to whom such notice shall be given shall for such ensuing year be relieved from the payment of tax under the provisions of section one of said act of June seventeen one thousand nine hundred and thirteen upon such evidence of indebtedness so assumed or on which the corporation shall pay interest Where any private corporation shall assume such evidences of indebtedness or the payment of interest thereon on or subsequent to the first day of October in any year and shall give notice as hereinbefore provided such corporation shall be relieved from the duty of deducting and paying the tax upon such evidences of indebtedness by it assumed or on which it shall pay interest for the balance of such year and for the ensuing year and the person to whom notice is so given shall pay the tax for the period for which the corporation is relieved upon such evidences of indebtedness so assumed or on which the corporation shall pay interest as provided for in section one of the act of June seventeen one thousand nine hundred and thirteen Neglect or failure on the part of any corporation upon assuming any evidences of indebtedness or becoming liable for the payment of interest thereon to give the notice as herein provided and within the time prescribed shall make such corporation liable for the payment of taxes from the time when such evidences of indebtedness are assumed or for the entire period for which interest shall be paid Neglect or failure to give such notice before the first day of October of each and every subsequent year during which such corporation is liable for the payment of such interest shall make the corporation liable for such taxes for the year following without any deduction from interest due as hereinbefore provided Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from said four mill tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said savings institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporation having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to pay any further tax under this section on the mortgage bonds and other securities owned by them in their own right but corporations limited partnerships and

joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall be liable for the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for State purposes shall be taxed or taxable for county school or other local purposes

It is the intent of this act that all scrip bonds certificates and evidences of indebtedness made taxable under this section are not taxable under section one (1) of the act to which this is an amendment and that only such scrip bonds certificates and evidences of indebtedness which cannot be made taxable under this section are to be taxed under section one (1) of said act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 611, (House Bill No. 783), entitled:

A Supplement to an act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred thirty-one) entitled "An act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvements to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvements and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements in roads lands buildings and means of communication" requiring certain plans of streets and highways and plans plots and replots of land to be submitted to and approved by the County Planning Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 612, as follows:

An Act establishing the minimum marriageable age at fifteen years and providing for certain exceptions thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That after October first one thousand nine hundred and twenty-five no license to marry shall issue if either applicant therefor be under the age of fifteen years provided that a judge of the orphans' court shall have discretion to authorize a license to be issued by the clerk of the orphans' court in special cases where one or both persons are under the age of fifteen years.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 639, (House Bill No. 798), entitled:

An Act relating to adoption

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 640, (House Bill No. 799), entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 643, (House Bill No. 126), entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled 'An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts maintaining more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 644, (House Bill No. 364), as follows:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it hereby enacted by the authority of the same That in the county of Allegheny there shall be and hereby is created a court of record to be known as the County Court to be composed of [one judge for each two hundred thousand of population or fractional part

thereof where such fractional part exceeds one hundred thousand such population to be determined from time to time by the latest census of the United States] six judges

Section 2 That section two of said act which was amended by section one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and two) entitled "An act to further amend section two of an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled 'An act to amend section two of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May Anno Domini one thousand nine hundred and eleven and changing the election of the judges therein mentioned from the general election to the municipal election as now provided in accordance with the requirements of the Constitution of Pennsylvania' approved the sixth day of June one thousand nine hundred and eleven by increasing the salaries of the judges of said court" is hereby further amended to read as follows

Section 2 The judges of said court shall be learned in the law shall be elected by the qualified electors of the county of Allegheny shall hold office for a period of ten years if they shall so long behave themselves well and shall receive the salaries prescribed by law. The term of office of the elected judges of the court shall begin on the first Monday of January following their election. The first judge or judges of said court shall be appointed by the Governor by and with the advice and consent of the Senate if then in session and shall hold office until the first Monday of January following the next municipal election at which his or their successor or successors shall be elected. The first elected judges of the court shall be chosen at the municipal election next following such appointment. Succeeding elections for the said office shall be held at the municipal election preceding the expiration of the term of any judge or at the following election in case of vacancy by death or otherwise where such vacancy occurs not less than two calendar months before such municipal election. The vote for said judges shall be cast and counted according to law and return thereof shall be made without delay by the prothonotary of said county to the Secretary of the Commonwealth who shall ascertain and certify the result to the Governor who in turn shall issue a commission to the person or persons so elected. Whenever a vacancy occurs by death or otherwise in the office of judge the Governor shall appoint in the manner provided by law. At the organization of the court the Governor shall designate one of the persons appointed by him as prescribing judge of the court and shall designate the priorities of the expirations of the respective commissions of the other judges and upon other judges being elected to said court for the same term they shall draw lots for priority of expiration of commission the result of which they shall certify to the Governor and the judge holding the original commission first expiring shall at all times thereafter be commissioned as the presiding judge of said court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 656, as follows:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended be hereby further amended by the addition of section one thousand four hundred and forty-one to read as follows

Section 1441 Definition of cost of tuition The term "cost of tuition" or the term "cost of tuition text-books and school supplies" as used in article fourteen of the act to which this is an amendment shall after the first day of July one thousand nine hundred and twenty-five include the cost of the following items and no others (1) Instruction including salaries of members of the teaching and supervisory staff and attendance of teachers at institutes (2) Text-books and school supplies and (3) Fuel light water and janitor service Calculation of the cost of tuition in any district shall be made separately for elementary and high school pupils respectively. The board of school directors in any district maintaining an elementary school which is attended by any pupils residing in another district as herein provided shall at the close of the term properly certify to the board of school directors of the district in which such pupils reside the names of all such pupils and the length of time they attended said elementary school together with an itemized statement of the cost of tuition as herein defined for such attendance which shall not exceed the cost of tuition for other pupils in said elementary school pursuing similar for the same length of time and the cost of such tuition shall within thirty days after having been so certified be paid to the district maintaining such elementary school by the district to which the same was certified. The per capita cost of tuition herein specified shall be computed upon the basis of the average daily attendance in said elementary school for the entire school term

Provided further That the board of school directors of any district in which there is located an elementary school receiving a share of any appropriation for the salaries of elementary school teachers shall deduct its share of the last such appropriation received for the teacher or teachers in said elementary school from the total cost of tuition in order to certify properly the expense for pupils attending the same from other districts

Section 2 That article seventeen of said act as amended be hereby further amended by the addition of section one thousand seven hundred and sixteen to read as follows

Section 1716 Definition of cost of tuition The term "cost of tuition" or the term "cost of tuition text-books and school supplies" as used in article seventeen of the act to which this is an amendment shall after the first day of July one thousand nine hundred and twenty-five include the cost of the following items and no others

(1) Instruction including salaries of members of the teaching and supervisory staff and attendance of teachers at institutes (2) Text-books and school supplies and (3) Fuel light water and janitor service Calculation of the cost of tuition in any district shall be made separately for elementary and high school pupils respectively. The per capita cost of tuition herein specified shall be computed upon the basis of the average daily attendance for the entire school term

Section 3 That section one thousand seven hundred and eight of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and fifty-five) entitled "An act to amend section one thousand seven hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and

repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' " be hereby further amended to read as follows

Section 1708 The board of school directors in any district maintaining a high school which is attended by any pupils residing in another district as herein provided shall at the close of the term properly certify to the board of school directors of the district in which such pupils reside the names of all such pupils and the length of time they attended said high school together with an itemized statement of the cost of tuition [text-books and supplies] for such attendance which shall not exceed the cost of tuition [text-books and supplies unless a different basis of cost has been mutually agreed upon by the boards of school directors] shall within thirty days after being so certified be paid to the district maintaining such high school by the district to which the same was so certified The per capita cost herein specified shall be computed upon the basis of the average daily attendance in said high school for the entire school term Provided That a district maintaining grades seven and eight shall not be liable for tuition of pupils attending the seventh and eighth grades of a junior high school or six year high school in another district except as is provided in section one thousand four hundred and four of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 658, as follows:

An Act fixing the salary of the Secretary of Mines in the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the Secretary of Mines shall be eight thousand dollars (\$8,000) per annum

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 659, as follows:

An Act creating a State Council for the Blind as a department administrative board within the Department of welfare and defining its powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Council for the Blind shall be created as a departmental administrative board within the Department of Welfare The State Council for the Blind shall consist of seven members of whom shall be the Secretary of Welfare the Superintendent of Public Instruction and the Secretary of Labor and Industry The other four members one at least by preference a blind person shall be appointed by the Governor to serve for terms of four years and until their successors shall have been appointed and qualified Provided That of the first members appointed hereunder two shall be appointed for two years and two shall be appointed for four years No paid employee of any school institution or other agency carrying on work for the blind shall be eligible for appointment Members of the State Council for the Blind shall serve without compensation but shall receive their necessary traveling and other expenses actually incurred in the performance of their duties

Section 2 The State Council for the Blind shall annually elect from its members a chairman The Secretary of Welfare shall be the secretary and executive officer of the Council The Council shall adopt its own rules of procedure and shall fix the time of its regular meetings At least four regular meetings shall be held each year Special meetings may be called jointly by the chairman of the Council and the secretary and shall be called by the chairman on the written request of any three of the appointed members of the Council A vacancy in the office of any appointed member of the Council shall be filled by the Governor who shall appoint a member for the unexpired term Four members of the Council shall constitute a quorum

Section 3 The State Council for the Blind shall have the power and its duties shall be

(a) To formulate a general policy and program for the prevention of blindness and for the improvement of the condition of the blind in this Commonwealth Such policy and program shall be modified from time to time as may be found necessary or advisable in the light of improvements in method and practice

(b) To make recommendations in accordance with such policy and practice to the several executive and administrative departments boards and commissions of this Commonwealth and to any public or private agencies therein which may be in any way concerned with work with or for the blind

(c) To co-operate with State and local agencies both public and private in taking steps to prevent the loss of sight in alleviating the condition of blind persons and persons of impaired vision in extending and improving the education advisement training placement and conservation of the blind and in promoting their personal economic social and civic well-being

(d) To act as a means for communicating with other State agencies public or private and with national agencies and to co-operate in efforts to procure an enactment of legislation regarding the prevention of blindness the improvement of the blind or the regulation of private agencies for the care of the blind

(e) To collect systematize and make available for other agencies information in regard to blind persons and persons of impaired vision in this Commonwealth including their present physical and mental condition the causes of blindness and the possibilities of improvement of vision their financial status and earning capacity for education and vocational training and any other relevant information looking toward the improvement of their condition

(f) To refer cases of blind persons or problems in relation to the blind or prevention of blindness to such agencies public or private as may be likely to deal most successfully with them

(g) To encourage the co-operation of all agencies public and private doing work for the blind in this Commonwealth and of agencies whose work is related to the prevention of blindness and

(h) To supervise the expenditure of State appropriations made to such agencies except in cases in which such supervision is by law within the powers or duties of some other administrative department board or commission

Section 4 The State Council for the Blind created by this act within the Department of Welfare shall be and be deemed a departmental administrative board within the State department and shall be subject in all respects to the laws of this Commonwealth limiting the powers of departmental administrative boards or commissions with regard to the expenditure of money and prescribing the duties of departmental administrative boards with reference to the making of financial reports the furnishing of financial and budgetary information to the department with which it is connected and the making of biennial reports

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 662, as follows:

An Act making an appropriation to the Department of Welfare for the State Council for the Blind

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Welfare to organize and maintain in connection with said Department a State Council for the Blind as a departmental administrative board within said Department and for the payment of salaries compensation and traveling expenses of a director supervisors clerks and stenographers and expenses in connection with meetings of the Council

Payments from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition therefor by the Secretary of Welfare in the usual manner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 664, (House Bill No. 362), entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 881, (House Bill No. 514), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 890, as follows:

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" is hereby amended to read as follows

Clause 4 That the said officers shall hold stated meetings at which the money in the treasury if over the amount fixed by charter as the full value of a share shall be offered for loan in open meeting and the stockholder who shall bid the highest premium for the preference or priority of loan shall be entitled to receive a loan of not more than the amount fixed by charter as the full value of a share for each share of stock held by such stockholder Provided That a stockholder may borrow such fractional part of the amount fixed by charter as the full value of a share as the by-laws may provide good and ample security as prescribed by the by-laws of the corporation shall be given by the borrower to secure the re-payment of the loan in case the borrower shall neglect to offer security or shall offer security that is not approved by the board of directors by such time as the by-laws may prescribe he or she shall be charged with legal interest together with any expenses incurred and the loss in premium if any on a resale and the money may be re-sold at the next stated meeting in case of non-payment of instalments or interest by borrowing stockholders for the space of [six months] sixty days payment of principal and interest without deducting the premium paid or interest thereon may be enforced by proceeding on their securities according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 892, as follows:

An Act to repeal the act approved the tenth day of April one thousand eight hundred and seventy-three (Pamphlet Laws six hundred sixty-one) entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the tenth day of April one thousand eight hundred seventy-three (Pamphlet Laws six hundred sixty-one) entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 896, as follows:

An Act authorizing the court for the County of Allegheny to appoint interpreters and providing for their compensation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county court for the County of Allegheny may employ such number of interpreters and in such languages as the court may deem necessary for the proper transaction of its business Such interpreters may be removed by the court at any time before assuming the duties of the office each interpreter shall take and subscribe the oath prescribed in the Constitution of this Commonwealth The compensation of such interpreter shall be fixed by the salary board

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 897, as follows:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of this Commonwealth where dwellings are erected on corner lots at the intersection of two streets neither of which is less than twenty feet in width the legal open space required for dwellings may be encumbered in whole or in part by structures not exceeding one story or fifteen feet in height provided such structures do not diminish the light of any room in the dwelling below that required for tenement houses in section 12 of act of the General Assembly number four hundred and twenty approved June eleventh one thousand nine hundred fifteen and further provided that every room in such structures also complies with the above provisions

Section 2 All act or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 902, as follows:

An Act to amend section one of the act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred and ninety-three) entitled "An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by article eighteen section one of the Constitution" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred and ninety-three) entitled "An act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by article eighteen section one of the Constitution" which was amended by the act approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-five) entitled "An act to amend section one of the act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred and ninety-three) entitled 'An act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by article eighteen section one of the Constitution'" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That unless the General Assembly shall prescribe otherwise with respect to any particular proposed amendment or amendments the manner and time of submitting to the qualified electors of the State any proposed amendment or amendments to the Constitution for the purpose of ascertaining whether the same shall be approved by a majority of those voting thereon the said amendment

or amendments heretofore or which may hereafter be proposed and which have not been submitted to the qualified electors of the State shall be submitted to the qualified electors of the State for the purpose aforesaid at [either] the first municipal or general election at which such amendment or amendments may be legally submitted to the electors and which election shall [occurring] occur at least three months after the date upon which such proposed amendment or amendments shall have been agreed to for the second time by a majority of the members elected to each house of the General Assembly as provided in Article eighteen section one of the Constitution Said election shall be opened held and closed upon said election day in the manner and within the hours at and within which said election is directed to be opened held and closed in accordance with the provisions of the election laws of the Commonwealth of Pennsylvania and the amendments thereof and supplements thereto Such proposed amendment or amendments to the Constitution shall be so printed in full upon the ballots and followed by the words "Yes" and "No" as to give each voter a clear opportunity to express his approval or disapproval of said proposed amendment or amendments by a cross mark (x) in a square of sufficient size at the right of the words "Yes" or "No"

[If for any reason whatsoever it appears that any such proposed amendment or amendments cannot be or were not legally submitted to the qualified electors of the State at the municipal election occurring at least three months after the date upon which such proposed amendment or amendments have been agreed upon for a second time by the members of the General Assembly such amendment or amendments shall not be held to fail but the same shall be submitted or again be re-submitted to the qualified electors for their approval in the manner herein provided at the next succeeding election]

The provisions of this act are severable and if any of its provisions are held to be unconstitutional such decision shall not affect or impair the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been passed had such unconstitutional provision not been included therein

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 905, as follows:

An Act to amend clause nine section nine of article seven of chapter six as amended of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause nine of section nine of article seven of chapter six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which was added by the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and seventy-seven) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect

two streets theretofore paved and improved" is hereby amended to read as follows

IX That all boroughs in this Commonwealth shall have power without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess the cost thereof one-third against the owners of the property abutting on each side of the street and the remaining one-third to the borough when said streets or parts thereof do not exceed one thousand five hundred feet in length and connect two streets or parts of a street theretofore paved and improved

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 906, as follows:

An Act to authorize the formation of a county planning commission in counties of the third fourth and fifth classes in the Commonwealth prescribing its powers and duties and authorizing the county commissioners to make appropriations and to acquire property

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the third fourth or fifth classes in this Commonwealth shall have the power to appoint a county planning commission

Said commission shall be composed of five members who shall serve without compensation

The necessary expenses of the commission shall be paid by the county in which the commission is appointed The planning commission shall have authority to employ such engineering advisors and employees as may be necessary and approved by the county commissioners

Section 2 The duties of this commission shall be to lay out the definite plan for the future developments of highways water supplies sewerage systems parks et cetera of the counties in question

Section 3 If any such plans are developed the commission shall recommend to the county commissioners and the various municipalities concerned their respective parts in said scheme of development and the recommendations of the commission may be adopted by the municipalities concerned

Section 4 The county planning commission shall also have power with the approval of the county commissioners to establish highways highway widths water supply project sewerage disposal sewer lines parks and parkways before and after the construction and reconstruction of improvement of the same Provided however That no highway shall exceed the maximum width fixed by the law for public roads

Section 5 Whenever the planning commission shall establish any such project they shall cause a description and plans to be made showing the location lines and dimensions of said project Thereupon such descriptions and plans shall be recorded in the office of the Recorder of Deeds of said county in a separate book kept for such a purpose which shall be furnished to the Recorder of Deeds by the county commissioners at the expense of the county

Section 6 No owners or occupiers of lands buildings or improvements shall erect any building or make any improvements within the limits of the State highway or the project which has been established and recorded as provided in this section and if any such erection or improvement shall be made no allowance shall be had therefor by the assessment of damages

Section 7 The county commissioners are hereby authorized to appropriate sums necessary for the expense of the county planning commission

Section 8 The county commissioners are hereby authorized to acquire property by purchase or condemnation in order to carry out the plans of the county planning commission and to make appropriations for such purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 907, as follows:

An Act to repeal the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 919, (House Bill No. 47), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 920, (House Bill No. 75), as follows:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania State Oral School for the Deaf located at Scranton Lackawanna County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

For extraordinary repairs to buildings and new construction repairs to roofs central water heating system refrigeration recreation hall additional school room sidewalks grading of grounds care of trees walks gutters etc inside of grounds and changing windows to fire doors as per inspection report the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 921, (House Bill No. 92), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 922, (House Bill No. 100), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 923, (House Bill No. 190), entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 924, (House Bill No. 262), entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 925, (House Bill No. 289), entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 926, (House Bill No. 320), entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 927, (House Bill No. 358), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 928, (House Bill No. 402), entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 929, (House Bill No. 516), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 930, (House Bill No. 627), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 931, (House Bill No. 750), the bill just read, be recommitted to the Committee on Appropriations,

Mr. SNYDER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 932, (House Bill No. 768), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 933, (House Bill No. 780), entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 934, (House Bill No. 790), entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 935, (House Bill No. 797), entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revision and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to dependent defective delinquent incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 935, (House Bill No. 797), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 936, (House Bill No. 840), entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 937, (House Bill No. 858), entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 938, (House Bill No. 891), entitled:

An Act to make an appropriation to the City of Philadelphia one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 939, (House Bill No. 994), entitled:

An Act making an appropriation to the Department of Agriculture

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 940, (House Bill No. 996), entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 941, (House Bill No. 1018), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expense and for the payment of salaries fees and expenses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 942, (House Bill No. 1019), entitled:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 943, (House Bill No. 1020), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 944, (House Bill No. 1022), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 945, (House Bill No. 1023), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 946, (House Bill No. 1059), entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 947, (House Bill No. 1062), entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 948, (House Bill No. 1063), entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 949, (House Bill No. 1064), entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 950, (House Bill No. 1092), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 951, (House Bill No. 1138), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 957, as follows:

An Act fixing the salary of county commissioners in counties of the fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the county commissioners in counties of the fourth class shall be five thousand dollars (\$5,000) per annum

Section 2 The act approved the tenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred) entitled "An act fixing the salaries of county commissioners in all counties having a population exceeding one hundred and fifty thousand and not exceeding five hundred thousand" is hereby repealed in so far as it fixes the salary of the county commissioners in counties of the fourth class

All other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that

the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 39, entitled:

An Act to provide for an additional system for the collection of State and county taxes in cities of third class

Senate Bill No. 46, entitled:

A Joint Resolution making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and six) entitled "An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor" said claim having been adjusted and approved by the Auditor General State Treasurer and Attorney General

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 361.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 361, entitled:

An Act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred twenty-two) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damage by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation therefor and providing penalties"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 393.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 393, entitled:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and

for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 457.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 457, entitled:

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 484.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 484, entitled:

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

TIME OF NEXT MEETING.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 18, 1925.

Resolved (if the House of Representatives concur), that when the Senate adjourns today it reconvene on Monday evening, March twenty-third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March twenty-third, at nine o'clock.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Governor's Office, Harrisburg, March 18, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration.

ALLEGHENY COUNTY.

Guiseppe Amicone, 317 Larimer Ave., Pittsburgh, March 7, 1925.

Delmont A. Barbor, Wilmerding, April 1, 1925.

Benjamin Burstin, Duquesne, March 14, 1925.

Harry D. Immel, 5706 Penn Ave., Pittsburgh, Feb. 19, 1925.

James G. Jenkins, McKeesport, April 4, 1925.

Mrs. Agnes R. Joyce, Mt. Lebanon, Jan. 19, 1925.

S. A. McFarland, Bridgeville, April 2, 1925.

BEAVER COUNTY.

Robert L. Baker, Beaver, April 2, 1925.

Walter R. Evans, Freedom, March 7, 1925.

Miss Minnie Hilpert, Beaver Falls, March 7, 1925.

E. D. Pollock, New Brighton, March 7, 1925.

BRADFORD COUNTY.

Benj. S. Greene, Troy, April 5, 1925.

BUCKS COUNTY.

Cadwalader M. Bond, Morrisville, April 5, 1925.

Miss Emma L. Guyn, Doylestown, April 5, 1925.

BUTLER COUNTY.

J. Harvey Bell, N. Washington, March 10, 1925.

CAMBRIA COUNTY.

Miss Jennie S. Boyer, Johnstown, April 4, 1925.

DELAWARE COUNTY.

Thomas Davis, Upper Darby, April 5, 1925.

ERIE COUNTY.

John B. Eichenlaub, Erie, March 13, 1925.

FAYETTE COUNTY.

Fred A. Sesler, Uniontown, April 4, 1925.

LEHIGH COUNTY.

Pasquale Stravino, Allentown, April 5, 1925.

LUZERNE COUNTY.

Arthur H. Hildebrand, Wilkes-Barre, April 4, 1925.

LYCOMING COUNTY.

M. Edward Toner, Jersey Shore, April 4, 1925.

MONTGOMERY COUNTY.

Miss Ada C. Nesper, Narberth, March 12, 1925.

NORTHUMBERLAND COUNTY.

M. Bruner Smith, Sunbury, April 5, 1925.

C. Howard Springman, Sunbury, April 5, 1925.

PHILADELPHIA COUNTY.

Miss M. A. Burchill, 2735 S. Colo. St., Phila., April 4, 1925.

John J. Gutjahr, 3624 N. Broad St., Phila., April 5, 1925.

David A. Hammond, 5200 Lanc. Ave., Phila., April 4, 1925.

F. R. Hansell, 325 Land Title Bl., Phila., April 2, 1925.

Sol P. Herman, 137 N. 60th St., Phila., April 14, 1925.

John I. Maloney, 2211 S. 17th St., Phila., April 4, 1925.

Geo. H. B. Martin, 325 Land Title Bl., Phila., April 2, 1925.

Miss Mary E. Morrison, 1625 N. 18th St., Phila., March 7, 1925.

Miss Angela M. Ruff, 3220 W. Penn St., Phila., April 4, 1925.

Giorlando Tumolilli, 927 S. 8th St., Phila., April 1, 1925.

Wm. J. Ward, 5832 Springfield Ave., Phila., April 4, 1925.

Richard Weglein, 3018 Girard Ave., Phila., March 25, 1925.

Anthony Ziernicki, 4137 Gtn. Ave., Phila., April 4, 1925.

WASHINGTON COUNTY.

O. G. Frazier, Donora, April 1, 1925.

WESTMORELAND COUNTY.

Harry Lilli, New Kensington, March 7, 1925.

Arthur L. McIntyre, Scottdale, March 7, 1925.

Miss Rose Sarvor, Greensburg, April 1, 1925.

W. R. Stephens, Monessen, April 4, 1925.

ALLEGHENY COUNTY.

Anthony J. Saginaw, Etna, March 7, 1925.

ARMSTRONG COUNTY.

J. G. McLaughlin, Apollo, March 7, 1925.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 18, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

M. E. Johnston, 1924 Woodward Ave., Pittsburgh.
Earle B. Lafean, 4411 Schenley Terrace, Pittsburgh.

BUCKS COUNTY.

J. Fred Wiltsee, Lansdale.

CHESTER COUNTY.

Julius R. Szegedy, Phoenixville.

COLUMBIA COUNTY.

John Calvin Sweppenhiser, Bloomsburg.
Warner D. Werkheiser, Bloomsburg.

LUZERNE COUNTY.

Miss Eleanor P. Miller, Wilkes-Barre.

PHILADELPHIA COUNTY.

Wm. J. Martin, 446 Marmon Road, Roxborough, Phila.
Red Rocap, 112 Drexel Building, Phila.
W. A. W. Shaney, 1930 N. 17th St., Phila.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. DAIX,

That Rule 38 which requires nominations made by the Governor to be referred to the proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. DAIX,

That the Senate do advise and consent to said nominations.
On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Lanius, | Snyder, |
| Baldwin, | Earnest, | Leslie, | Sones, |
| Barr, | Eyre, | MacDade, | Sprowls, |
| Baumer, | Freeman, | Mansfield, | Steele, |
| Betts, | Gelder, | Miller, | Stites, |
| Bonbrake, | Griswold, | North, | Vare, |
| Brown, | Harris, | Norton, | Weingartner, |
| Buckman, | Heaton, | Painter, | Woodward, |
| Coyne, | Huffman, | Patton, | Homsher, |
| Culbertson, | Joyce, | Phipps, | Pres. Pro Tem. |
| Daix, | Krause, | Quigley, | |
| Davis, | Kunkle, | Salus, | |
| Derrick, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. DAIX. Mr. President, I move that the Executive Session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. BONBRAKE. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEE.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? the Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 710, (House Bill No. 119), entitled:

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 724, (House Bill No. 148), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg, Pennsylvania

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 726, (House Bill No. 153), entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 734, (House Bill No. 189), entitled:

An Act making an appropriation to the Indiana Hospital Indiana County Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended Senate Bill No. 745, (House Bill No. 209), entitled:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 834, (House Bill No. 565), entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming county Pennsylvania.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 872, (House Bill No. 999), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven.

Also, from the Committee on Appropriations, re-reported as amended Senate Bill No. 951, (House Bill No. 1138), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 973, (House Bill No. 1067), entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof.

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 975, (House Bill No. 1109), entitled:

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 972, (House Bill No. 837), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two), entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license."

Mr. CULBERTSON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CULBERTSON, from the Committee on Agriculture, reported as committed, Senate Bill No. 960, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare, or to furnish any other than standard time in the course of business.

Mr. NORTH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTH, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 963, entitled:

An Act to amend sections three hundred and two, eight hundred and two and one thousand two hundred and one of an act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws three hundred fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating and changing the law relating there-

to;" increasing the resident hunters license fee; providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes; and making appropriations.

Also, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 964, entitled:

An Act providing for the payment of certain claims for damage done to private property by deer and elk; providing a method for the ascertainment and payment of such damage, providing funds for payment of such damages.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 782, (Senate Bill No. 971), entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March, one thousand nine hundred and twenty-one, (Pamphlet Laws 32), entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors, and marines of such counties; providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes; regulating the use of such halls; and providing for the maintenance and care of the same, by a board of control, at the expense of the county.

Which was committed to the Committee on Military Affairs.

House Bill No. 837, (Senate Bill No. 972), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws 442), entitled "An act to provide for the licensing of transient, retail merchants in cities, boroughs, and townships and providing a penalty for the failure to obtain such license."

Which was committed to the Committee on Judiciary Special.

House Bill No. 1067, (Senate Bill No. 973), entitled:

An Act to amend section one of an act approved the third day of June, one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having one million five hundred thousand inhabitants, and prescribing the powers and duties of said assistant district attorneys" by imposing the number and salaries of the assistant attorneys thereof.

Which was committed to the Committee on Judiciary Special.

House Bill No. 1073, (Senate Bill No. 974), entitled:

A Joint Resolution constituting a commission to examine the laws of the Commonwealth relating to rights of married persons, and to prepare and submit bills to carry into effect its recommendations; prescribing the powers and duties of said commission, and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1109, (Senate Bill No. 975), entitled:

An Act to amend sections one and two of the act approved the third day of June, one thousand nine hundred and nineteen, (P. L. 369), entitled "An act providing for the appointment by the district attorney, in counties having a popula-

tion of over one million five hundred thousand inhabitants, of a chief county detective, an assistant chief county detective, and special county detective; defining their duties; defining their authority; fixing their salaries and authorizing the payment of the same; together with the necessary traveling expenses, by the county;" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

Which was committed to the Committee on Judiciary Special

MOTION TO READ BILL THE FIRST TIME.

Mrs. VARE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. CULBERTSON. Mr. President, I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 82, entitled:

An Act to repeal an act approved the eleventh day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws 479), entitled "An act imposing a State tax on anthracite coal; providing for the assessment and collection thereof; and providing penalties for the violation of this act.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 92, entitled:

An Act to amend section six, as amended, sections seven, eight, nine, ten, thirteen, fourteen, fifteen as amended, sixteen as amended, seventeen and eighteen as amended, of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen, (Pamphlet Laws 977), entitled "An act to provide for the personal registration of electors, and their enrollment as members of political parties, in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal acts inconsistent herewith; by abolishing the spring registration; authorizing registration at the office of the board of registration commissioners at certain times; changing the form of the registers and the questions to be answered by the electors; and giving the board of registration commissioners additional powers and duties.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 257, entitled:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam, located in Michaux State Forest Reserve, in Cumberland County.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 321, (House Bill No. 194), entitled:

An Act to further amend section three of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" as amended by providing that the vote shall be counted by the Court of Quarter Sessions.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 417, (House Bill No. 366), entitled:

An Act amending clause forty-six of section three of Article five of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulation nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended so as to provide that the cities of said class shall have the right to exercise the powers and authority of local self-government in all municipal affairs.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 422, (House Bill No. 61), entitled:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 447, entitled:

An Act to amend section eleven of the act approved the eleventh day of July, one thousand nine hundred and twenty-three (P. L. 1054), entitled "An act relating to certain county officers in counties of the fifth class; providing for their salaries, and the compensation of deputies and clerks in the respective county offices; establishing a salary board, and defining its powers and duties; placing certain duties on the county commissioners, county controllers, and county auditors; requiring the payment into the respective county treasury of the fees of such county officers; and providing penalties for the violation of this act.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 495, entitled:

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death or injuries while going to or returning from or attending fires.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 518, entitled:

An Act providing for the improvement of certain streets, alleys and highways on the boundary lines of cities, boroughs and townships, and the assessment of properties abutting thereon but lying outside the limits of such cities, boroughs or townships.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 547, entitled:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and twenty-three (Pamphlet Laws six hundred eighty-one), entitled "An act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital, specially devoted to the reception, care, and treatment of injured persons, or of any State owned general medical and surgical hospital; and to provide for the regulation and management thereof;" authorizing the closing of State owned medical and surgical hospitals in certain cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 899, entitled:

An Act for the identification of infants born in places where maternity cases are handled; providing for the taking of finger or foot prints of infants, and the filing of the same; and charging persons in charge of such places with the enforcement thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 904, entitled:

An Act to further amend section thirty-six of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on properties of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle;" by prohibiting the registration of a motor vehicle, for and the issuance of a driver's license to, any person against whom a judgment of record for personal injuries, death or property damage remains unpaid for a period of six months

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 909, entitled:

An Act authorizing the Department Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven, Clinton County.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 917, entitled:

An Act regulating expenditures from special funds in the State Treasury and the letting of contracts payable therefrom; making such expenditures and contracts void in certain cases; and imposing penalties on State officers.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 956, entitled:

An Act authorizing counties, cities, boroughs, towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods; and providing for the expenditure and repayment of such moneys by the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 960, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare, or to furnish any other than standard time in the course of business.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 961, entitled:

An Act fixing the salary of the jail warden and jail physician in counties of the second class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 963, entitled:

An Act to amend sections three hundred and two, eight hundred and two and one thousand two hundred and one of an act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three, (Pamphlet Laws 359), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto; "increasing the resident hunters license fee; providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes; and making appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 964, entitled:

An Act providing for the payment of certain claims for damages done to private property by deer and elk; providing a method for the ascertainment and payment of such damage, providing funds for payment of such damages.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 965, entitled:

An Act to repeal section eleven of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department; conferring powers, and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions; and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 966, entitled:

An Act to repeal section nine of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Townships Highways in the State Highway Department; conferring powers, and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions; and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 967, entitled:

An Act to further amend section seven hundred and twenty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled: "An act concerning townships, and revising, amending and consolidating the laws relating thereto," as amended, by providing for the Department of Highways to decentralize to townships of the first class and when so authorized township to collect and retain fees.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 968, entitled:

An Act authorizing the Secretary of Highways, with the approval of the Governor, to make relocations of State-aid Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 969, entitled:

An act prohibiting the naming or numbering of any state highway route or placing on or along state highway routes signs or markers giving distances or directions without the approval of the Department of Highways, providing penalty therefor, and giving the Department of Highways authority to remove any sign, number plate or marker of any description whatsoever.

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 970, entitled:

An Act conferring on the Department of Highways the right to change or protect existing stream channels on private lands adjacent to highways in order to protect the highways in a proper manner and providing for the approval of said changes by the Department of Forests and Waters.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 972, (House Bill No. 837), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 973, (House Bill No. 1067), entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 975, (House Bill No. 1109), entitled:

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. DAIX. Mr. President, I move that the Senate do now adjourn until Monday evening, March 23, 1925, at nine o'clock.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 2.14 P. M. until Monday evening, March 23, 1925, at nine o'clock.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, March 18, 1925.

The House met at 10:30 o'clock A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Our Heavenly Father, we ask Thee this day that Thou wouldst give to all of us a realization that we are Thy children. That regardless of race, creed or color we are all the children of our Father in Heaven. Therefore we pray today that Thou wouldst keep us all this day from any personal bitterness or strife. Let us have the courage of our convictions so that we may be at peace within our own souls; that we may go forth with malice toward none and with charity for all, seeking to do the thing which is truly wise and truly just which will not only keep us at peace within our own souls but at peace with Thee. We ask it in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Tuesday, March 17, 1925.

The Clerk proceeded to read the Journal of the proceedings of Tuesday, March 17, 1925, when, on motion of Mr. Thos. J. Brown, the further reading was dispensed with and the Journal approved.

BILLS INTRODUCED AND REFERRED.

By Mr. LABAR. HOUSE BILL No. 1381.

An Act validating certain seated tax sales held by the county treasurer in counties of the eighth class, made pursuant to the provisions of section forty-one of an act approved the twenty-ninth day of April, one thousand eight hundred and forty-four, (P. L. 486) entitled "An act to reduce the state debt, and to incorporate the Pennsylvania canal and railroad company," and the amendments thereto, and validating treasurer's deeds delivered in pursuance of such sale.

Referred to the Committee on Counties and Townships.

By Mr. DIEHM. HOUSE BILL No. 1382.

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other municipalities or incorporated districts, had and held pursuant to the provisions of an act, approved the twentieth day of April, one thousand eight hundred and seventy-four, entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto; and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Referred to the Committee on Municipal Corporations.

By Mr. SCOTT. HOUSE BILL No. 1383.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled "An act providing a system of government for boroughs and revising, amending and consolidating the laws relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. SOWERS. HOUSE BILL No. 1384.

An Act authorizing a married woman to appoint attorneys-in-fact to mortgage or convey real estate, and confirming titles heretofore so made.

Referred to the Committee on Judiciary Special.

By Mr. McCORMICK. HOUSE BILL No. 1385.

An Act to amend section one of the act approved the tenth day of July, one thousand nine hundred and nineteen (P. L.

885), entitled "An act fixing the compensation to be paid to probation officers appointed by the several courts of quarter sessions of the Commonwealth under the provisions of an act, approved the twenty-third day of April, Anno Domini one thousand nine hundred three, entitled 'An act defining the powers of the several courts of quarter sessions of the peace, within this Commonwealth, with reference to the care, treatment, and control of dependent, neglected, incorrigible, and delinquent children, under the age of sixteen years, and providing for the means in which such power may be exercised,' and the supplements thereto," increasing the salaries of probation officers in counties of the third class.

Referred to the Committee on Judiciary Special.

By Mr. BEHNEY. HOUSE BILL No. 1386.

An Act to amend article six of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 682), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws."

Referred to the Committee on Insurance.

By Mr. BEHNEY. HOUSE BILL No. 1387.

An Act to amend section one of the act approved the twenty-fifth day of June, one thousand eight hundred and eighty-five (P. L. 181), entitled "An act to authorize certain corporations to become sole surety for the faithful performance of any trust or duty, and to authorize certain officers to approve the same," as amended; limiting the amount for which a company may be approved on one bond or undertaking.

Referred to the Committee on Judiciary Special.

By Mr. EMHARDT. HOUSE BILL NO. 1388.

An Act to amend article sixteen, section three of an act approved the twenty-fifth day of June, one thousand nine hundred and nineteen, (P. L. 581), entitled "An act for the better government of cities of the first class of this Commonwealth", providing that no councilmen shall be appointed to any office, position or employment of profit under the city.

Referred to the Committee on Judiciary Special.

By Mr. MILLAR. HOUSE BILL NO. 1389.

An Act relating to the qualifications of real estate experts and the rules of evidence in proceedings arising from the exercise of the right of eminent domain.

Referred to the Committee on Judiciary Special.

By Mr. LORENZO D. THOMAS. HOUSE BILL NO. 1390.

An Act to amend section one of the act approved the sixteenth day of April, one thousand nine hundred and seven (P. L. 92), entitled "An act defining the duty of coroners, police, and health authorities, in this Commonwealth, in reference to the disposition of bodies of persons whose cause of death may be the subject of inquiry by the coroner;" providing a penalty for the burying or preparing for burial of the body of any person without the approval of the coroner or deputy coroner whose death is of a suspicious nature or who shall have died without the attendance of a physician during a period of twenty-four hours preceding death.

Referred to the Committee on Public Health and Sanitation.

By Mr. SOWERS. HOUSE BILL NO. 1391.

An Act to amend section two of an act approved the twenty-second day of April, one thousand nine hundred and

five (P. L. 293), entitled "An act providing for the presentation of libels in divorce to the several courts of common pleas, and awarding of subpoenas thereon;" eliminating alias and pluries subpoena from the provisions of this act.

Referred to the Committee on Judiciary Special.

By Mr. HOLMES. HOUSE BILL NO. 1392.

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital, of Philipsburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GUERIN. HOUSE BILL NO. 1393.

A Joint Resolution proposing an amendment to section eighteen of article three of the Constitution of the Commonwealth of Pennsylvania.

Referred to the Committee on Appropriations.

By Miss BENTLEY. HOUSE BILL NO. 1394.

An Act making an appropriation for the payment of State annuities to public school employes who separated from school service prior to the establishment of the public school employes retirement system.

Referred to the Committee on Appropriations.

By Mr. HART. HOUSE BILL NO. 1395.

An Act to amend sections one and two and sections three and six, as amended; section ten and section eleven as amended of the act approved the twentieth day of May, one thousand nine hundred and fifteen (P. L. 566), entitled "An act requiring cities of the first class to establish a pension fund for employes of said cities, and all county or other public employes, if any, paid by appropriation of the city councils thereof, and out of the treasury of said cities; and regulating the administration and the payment of such pensions;" by extending the benefits thereof to employes of cities who leave or have left the employment of the city and are employed by the school district constituted by such city.

Referred to the Committee on Municipal Corporations.

By Mr. ANDERSON. HOUSE BILL NO. 1396.

An Act authorizing counties, cities, boroughs, towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods; and providing for the expenditure and repayment of such moneys by the Commonwealth.

Referred to the Committee on Forestry.

By Mr. BEHNEY. HOUSE BILL NO. 1397.

An Act making an appropriation to the Department of Agriculture for the purpose of paying salaries during the two fiscal years ending June first, one thousand nine hundred and twenty-three.

Referred to the Committee on Appropriations.

By Mr. DRINKHOUSE. HOUSE BILL NO. 1398.

An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers with systematic examinations, licenses and registration, for all entering the business of burying the dead, and penalties for violation of the provisions thereof, throughout this Commonwealth, and providing for the payment of the expenses thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. SHAMBACH. HOUSE BILL NO. 1399.

An Act to establish as a State Highway a certain section of public road in the county of Snyder.

Referred to the Committee on Public Roads.

By Mr. WASHINGTON. HOUSE BILL NO. 1400.

An Act providing for the classification of real estate and other property for the purpose of taxation in cities of the third class.

Referred to the Committee on Municipal Corporations.

By Mr. HENDERSON. HOUSE BILL NO. 1401.

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines.

Referred to the Committee on Appropriations.

By Mr. PARKINSON. HOUSE BILL NO. 1402.

An Act to provide for the examination and license of engineers having charge of stationary and portable steam boilers and steam engines, and the licensing of operators of hoisting and portable machinery when the motive power is mechanical and other than steam, and to prohibit the use of such steam boilers and steam engines and other mechanical power unless the persons in charge thereof shall be so licensed.

Referred to the Committee on Judiciary Special.

By Mr. STERLING. HOUSE BILL NO. 1403.

An Act to prevent unfair discrimination against Pennsylvania manufacturers, by making it unlawful for any municipality to levy license taxes or fees against such manufacturers that are not levied against nonresident manufacturers.

Referred to the Committee on Judiciary General.

By Mr. BURCHINAL. HOUSE BILL NO. 1404.

An Act concerning assessments for taxation for borough purposes and for school purposes.

Referred to the Committee on Municipal Corporations.

BILLS RE-REFERRED.

Mr. McCAIG returned from the Committee on Appropriations, with recommendation that it be re-referred to the Committee on Judiciary General, House Bill No. 907, entitled:

An Act to supplement and amend an act, approved the ninth day of July, one thousand nine hundred and nineteen (P. L. 814), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended by an act, approved the twenty-sixth day of April, one thousand nine hundred and twenty-one (P. L. 287); and as supplemented by an act approved the thirteenth day of July, one thousand nine hundred and twenty-three (P. L. 1093), providing that the Commonwealth of Pennsylvania shall bear equally with the city of Philadelphia the expense of extending, opening, widening, grading, paving or otherwise improving streets, highways or avenues in the city of Philadelphia leading to and from or toward

the present approaches of the Delaware River Bridge in the city of Philadelphia, not exceeding in the aggregate fifteen thousand lineal feet; and also in their share of the cost of light repair, maintenance and upkeep thereof; establishing a board of bridge control to take over the management and maintenance of the bridge upon its completion; providing for the conveyance to the city of Philadelphia by the Commonwealth of Pennsylvania of land purchased, taken and condemned in the city of Philadelphia for the bridge and its approaches, and making an appropriation for the purposes of this act.

The SPEAKER. The bill is now re-referred to the Committee on Judiciary General.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 346. (HOUSE BILL No. 1405).

An Act specifying additional securities in which trustees or directors of savings banks chartered under general or special acts of Assembly may invest moneys deposited therein.

Referred to the Committee on Banks and Banking.

SENATE BILL No. 352. (HOUSE BILL No. 1406).

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain site and the rebuilding of a bridge thereon.

Referred to the Committee on Appropriations.

SENATE BILL No. 363. (HOUSE BILL No. 1407).

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws, one thousand and forty-three); entitled "An act establishing a public school employes retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes, exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties" by giving employes certain additional service credit; changing the rules relating to the State annuity and the contribution of employes and extending the provisions of this act to persons on the retired list after a certain date.

Referred to the Committee on Education.

SENATE BILL No. 391. (HOUSE BILL No. 1408).

An Act to amend sections one to eleven inclusive and to repeal section twelve of an act approved the first day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and thirty-eight) entitled "An act defining vocational education providing for the establishment and regulation of vocational school and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State" by making changes in the manner of disbursement of State and Federal funds for the furtherance of vocational education.

Referred to the Committee on Education.

SENATE BILL No. 459. (HOUSE BILL No. 1409).

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 465. (HOUSE BILL No. 1410).

An Act to amend sections four five eight and fifteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'Poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulation for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended.

Referred to the Committee on Public Health and Sanitation.

SENATE BILL No. 476. (HOUSE BILL No. 1411).

An Act to further amend paragraph eight of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Referred to the Committee on Education.

SENATE BILL No. 516. (HOUSE BILL No. 1412).

An Act authorizing the Department of Welfare to organize and maintain an orthopedic unit.

Referred to the Committee on Appropriations.

SENATE BILL No. 523. (HOUSE BILL No. 1413).

An Act to amend chapter three of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto" by providing for the creation of townships of the first class in certain cases.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 534. (HOUSE BILL No. 1414).

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditures of county money alone or in conjunction with that of any township, borough or incorporated town; authorizing the Secretary of Highways to make surveys and plans and to advertise for, receive and open bids therefor in the manner now provided in the case of the improvement of State Highways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

Referred to the Committee on Public Roads.

SENATE BILL No. 545. (HOUSE BILL No. 1415).

An Act relating to deposits by minors of money in banks, savings institutions and trust companies and the withdrawing of the same.

Referred to the Committee on Banks and Banking.

SENATE BILL No. 566. (HOUSE BILL No. 1416).

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries, reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and

the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein.

Referred to the Committee on Judiciary General.

SENATE BILL No. 553. (HOUSE BILL No. 1417).

An Act to validate all official actions of any Justice of the Peace who has heretofore been duly elected but who failed to notify the Prothonotary of acceptance of such election and to receive a commission as Justice of the Peace but nevertheless has exercised the powers of a Justice of the Peace.

Referred to the Committee on Judiciary General.

SENATE BILL No. 108. (HOUSE BILL No. 1418).

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor.

Referred to the Committee on Appropriations.

SENATE BILL No. 148. (HOUSE BILL No. 1419).

An Act constituting the board of trustees of Washington and Jefferson College a commission to provide a memorial to the memory of the late James A. Beaver, and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 478. (HOUSE BILL No. 1420).

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway other than in cities of the first class without first notifying the owners of the land.

Referred to the Committee on Judiciary Special.

SENATE BILL No. 565. (HOUSE BILL No. 1421).

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States, including all departments, bureaus, commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States, and to any county, city, borough, township, or other organized sub-division of any state or commonwealth of the United States and to any institution maintained by or receiving aid from any state or commonwealth of the United States or any organized sub-division thereof.

Referred to the Committee on Judiciary General.

SENATE BILL No. 568 (HOUSE BILL No. 1422).

An Act to provide for the preparation of plans for the use of viewers, owners, tenants and occupiers of property and all other parties affected in proceedings for the assessment of damages for the taking injury or destruction of private property for public use and the furnishing of copies thereof to parties affected thereby.

Referred to the Committee on Judiciary General.

SENATE BILL No. 456. (HOUSE BILL No. 1423).

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty.

Referred to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 1141, entitled:

A Joint Resolution proposing an amendment to article nine, section four of the Constitution of the Commonwealth

of Pennsylvania, authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth.

Mr. WITHERSPOON, from the Committee on Agriculture, reported as committed House Bill No. 1228, entitled:

An Act giving the assent of the Commonwealth to the Act of Congress, approved the twenty-fourth day of February, one thousand nine hundred and twenty-five, entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes," and providing for the appointment of an officer to receive appropriations made under said act.

Mr. WHEELER, from the Committee on Ways and Means, reported as amended House Bill No. 544, entitled:

An Act to amend section thirty-two of the act approved the twenty-ninth day of April, one thousand eight hundred and forty-four (P. L. 486), entitled "An act to reduce the state debt, and to incorporate the Pennsylvania canal and railroad company;" and providing for the taxation of privately owned improvements erected on public lands.

Miss GRIMES, from the Committee on Counties and Townships, reported as committed House Bill No. 879, entitled:

An Act to amend section nineteen of the act, approved the twenty-eighth day of March, one thousand eight hundred and fourteen (P. L. 352), entitled, "An act establishing a fee bill," by increasing the fees of the coroner.

Mr. STADTLANDER, from the Committee on Banks and Banking, reported as amended House Bill No. 997, entitled:

An Act to amend Section eight of an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws ten hundred and sixty) entitled, "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania, and providing penalties for the violation thereof," and providing certain exceptions to which the provisions of the act shall not apply.

Mr. HARRY A LITTLE, from the Committee on Elections, reported as committed, House Bill No. 477, entitled:

An Act to further amend section two of the act approved the fifth day of March, one thousand nine hundred and six (P. L. 63), entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions;" by changing the compensation of registrars.

Mr. NEELY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1276, entitled:

An Act authorizing district attorneys, in counties of the sixth class, to appoint county detectives; defining their powers and duties; fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury.

Mrs. PITTS, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 674, entitled:

An Act to amend sections three, four and five as amended and section eleven of the act approved the thirtieth day of March, one thousand nine hundred and seventeen (P. L. 21), entitled "An act defining optometry; and relating to the right to practice optometry in the Commonwealth of Pennsylvania, and making certain exceptions; and providing a Board of Optometrical Education Examination, and Licensure, and means and methods whereby the right to practice optometry may be obtained; and providing for the means to carry out the provisions of this act; and providing for the revocation or suspension of licenses given

by said board, and providing penalties for violation thereof; and repealing all acts or parts of acts inconsistent therewith."

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 438, entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia, Philadelphia, Pennsylvania.

Mr. RAYMOND, from the Committee on Agriculture, re-reported as amended House Bill No. 382, entitled:

An Act authorizing departmental, administrative boards and commissioners under certain restrictions to sell surplus products of the soil, meats, live stock, timber or other materials raised or grown upon or taken from property of the Commonwealth, administered by such boards or commissions and to expend the proceeds of such sales for the maintenance of the properties under their control.

Mr. TALBOT, from the Committee on Counties and Townships, re-reported as amended House Bill No. 418, entitled:

An Act authorizing and providing for the acquiring by agreement and operating by boroughs of water systems owned by corporations furnishing water within the acquiring borough and in adjacent townships or nearby boroughs authorizing the placing of liens upon and the issuing of obligations secured by the property acquired for the payment thereof and providing that the obligations shall be exempt from taxation for any purpose.

Mr. GOEHRING, from the Committee on Judiciary General, re-reported as amended House Bill No. 736, entitled:

An Act defining and regulating the business of auctioneers providing for State and local licensing thereof, imposing duties upon the Secretary of the Commonwealth and providing penalties.

Mr. STADTLANDER, from the Committee on Counties and Townships, re-reported as amended House Bill No. 39, entitled:

An Act regulating the compensation of sheriffs in counties of the sixth, seventh and eighth classes, for boarding prisoners where the sheriff is keeper or warden of the jail in such county.

BILL ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have House Bill No. 438 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 438, entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 393.

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and re-

maining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three (Appropriation Acts thirty-five) providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend title, page 1, line 10, by inserting after the word "twenty-three" the following: "Appropriation Acts thirty-five."

Amend section 2, page 2, line 25, by striking out the words, "EXECUTIVE DEPARTMENT."

Amend section 2, page 3, line 18, by striking out the quotation marks (""); also line 23, by striking out the quotation marks, ("").

Amend section 2, page 4, by inserting after line 11, the following:

ADJUTANT GENERAL'S DEPARTMENT

For the payment of annual allowance to National Guard organizations passenger and freight transportation rifle practice allowances repairs to auto trucks expenses of inspectors and other paid obligations for the fiscal year ending May thirty-first one thousand nine hundred and twenty-five the sum of seventy-five thousand two hundred ninety-six dollars (\$75,296)

For officers' annual allowance claims due and filed eleven thousand one hundred eleven dollars and sixty-seven cents (\$11,111.67)

For deficiency in the payment of clerical services in connection with the preparation and compiling of the records of the soldiers of Pennsylvania who participated in the World War the sum of one thousand seven hundred and fifty dollars (\$1,750)

DEPARTMENT OF MINES

For the payment of salaries due fifty-one anthracite and bituminous mine inspectors for services rendered during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-five the sum of twenty thousand four hundred dollars (\$20,400)

For the payment of expenses incurred by anthracite mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand and four dollars and ninety-six cents (\$3,004.96)

For the payment of expenses incurred by bituminous mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of five thousand eight hundred and seventy-nine dollars and twenty-nine cents (\$1,879.29)

Amend section 3, page 4, by inserting after line 23, the following:

For the payment of the compensation carfare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of eight thousand dollars (\$8,000)

Amend section 4, page 4, by inserting after line 27, the following:

For the payment of expenses of the celebration in connection with the presentation of William Penn Charter to the

Commonwealth of Pennsylvania the sum of Fifteen Hundred Dollars (\$1500) or so much thereof as may be necessary

Mr. McCAIG. Mr. Speaker, the amendments are satisfactory.

On the question,

Will the House concur in the amendments made by the Senate?

YEAS—204.

| | | |
|---------------|----------------|-------------------|
| Adam, | Evans, F. D., | Lynch, |
| Alexander, | Flinchbaugh, | MacMillan, |
| Allman, | Flynn, | Malle, |
| Anderson, | Fockler, | Mangan, |
| Armstrong, | Fratt, | Marcus, |
| Aston, | Frye, | Marshall, |
| Baldi, | Fuller, | Martz, |
| Bartley, | Gelnett, | Mathay, |
| Behney, | Gilchrist, | McBride, |
| Bell, F. A., | Goehring, | McCaig, |
| Bell, W. T., | Goodnough, | McCann, |
| Bentley, | Goss, | McClure, J. F., |
| Berkheiser, | Greeby, | McClure, J. H., |
| Bickett, | Greenstein, | McCormick, |
| Bidelspacher, | Griffith, | McDaniel, |
| Blair, | Grimes, | McDermott, |
| Blumberg, | Guerin, | McGowan, |
| Bray, | Haas, | McKim, |
| Brewster, | Haines, | McLaughlin, |
| Bromley, | Hall, | Memolo, |
| Brown, E., | Hantz, | Metzger, |
| Brown, E. P., | Harding, | Metzinger, |
| Brown, T. J., | Harer, | Millar, |
| Burchinal, | Hart, | Miller, C., |
| Burke, | Haws, | Miller, H. A., |
| Bush, | Heffernan, | Moffatt, |
| Calhoun, | Heffran, | Moore, |
| Canon, | Henderson, | Morrison, |
| Colville, | Hess, | Muldowney, |
| Conner, | Himes, | Munley, |
| Craig, | Holcombe, | Myers, |
| Critchfield, | Holmes, | Neely, |
| Cross, | Holtzman, | Nicholson, |
| Davies, | Hoover, | Nolte, |
| Davis, | Horn, | North, |
| DeFrehn, | Howe, | Orr, |
| Deibler, | Hricko, | Parkinson, |
| Dengler, | Huber, | Patterson, B. H., |
| Derby, | Irvin, | Patterson, F. W., |
| Diehm, | Jones, | Patterson, M., |
| Dietz, | Kelly, | Peelor, |
| Dillsheimer, | Labar, | Pennock, |
| Donnell, | Lafferty, | Perry, |
| Drinkhouse, | Lauver, | Phillips, |
| Drumbor, | Leidich, | Pitts, |
| Duddy, | Little, H. A., | Posey, |
| Eaches, | Little, J. T., | Powell, |
| Earley, | Long, | Prosser, |
| Ede, | Lotz, | Pryor, |
| Edmonds, | Lucas, | Raymond, |
| Emhardt, | Ludlow, | Reader, |
| Evans, B. P., | Lukehart, | Rhodes, |
| | | Rieder, |
| | | Royle, |
| | | Sarig, |
| | | Sautter, |
| | | Schilling, |
| | | Schoener, |
| | | Schwartz, |
| | | Scott, |
| | | Shaffer, |
| | | Smith, G. A., |
| | | Smith, H. J., |
| | | Soffel, |
| | | Sowers, |
| | | Speer, |
| | | Spencer, |
| | | Stadtlander, |
| | | Stark, |
| | | Stavitski, |
| | | Sterling, |
| | | Stock, |
| | | Storb, |
| | | Storer, |
| | | Strayer, |
| | | Talbot, |
| | | Thomas, L. D., |
| | | Thomas, M. G., |
| | | Toepfer, |
| | | Towner, |
| | | Trescher, |
| | | Turner, |
| | | Voltz, |
| | | Washington, |
| | | Watson, |
| | | Weamer, |
| | | Wells, |
| | | Welty, |
| | | Wettach, |
| | | Wheeler, |
| | | Whitehouse, |
| | | Williams, |
| | | Wilson, |
| | | Witherspoon, |
| | | Witkin, |
| | | Wood, N., |
| | | Wood, W. P., |
| | | Wright, |
| | | Bluett, |
| | | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 361.

An Act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of live-

stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation thereof and providing penalties" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

In line 17 of the title strike out the word "damages" and insert the word "damages": At the end of line 21 of the titled, strike out the word "therefor" and add the following:

In Section 1, page 3 at the end of line 3 strike the word "therefor" and insert in lieu thereof the word "thereof"

Section 3, line 15 strike out the word "markings" and insert in lieu thereof "making". In line 21 strike out the words "services of the county treasurer in"; in lien 22 strike out the word "of" after the word reported. On page 4 line 2 after the word act add the following:

On the question,

Will the House concur in the amendments by the Senate?

Mr. McBRIDE. Mr. Speaker, the amendments are satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malle, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Harer, | Metzinger, | Storb, |
| Burchinal, | Hart, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, L. D., |
| Canon, | Henderson, | Moore, | Thomas, M. G., |
| Colville, | Hess, | Morrison, | Toepfer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B. H., | Wettach, |
| Diehm, | Jones, | Patterson, F. W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilshelmer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 457.

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 2, by striking out the word "determined" and inserting in lieu thereof the word "determine."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Raymond, |
| Alexander, | Evans, F. D., | Lukehart, | Reader, |
| Allman, | Flinchbaugh, | Lynch, | Rhodes, |
| Anderson, | Flynn, | MacMillan, | Rieder, |
| Armstrong, | Fockler, | Malie, | Royle, |
| Aston, | Fratt, | Mangan, | Sarig, |
| Bagshaw, | Frye, | Marcus, | Sautter, |
| Bartley, | Fuller, | Marshall, | Schilling, |
| Behney, | Gelnett, | Martz, | Schoener, |
| Bell, F. A., | Gilchrist, | Mathay, | Schwartz, |
| Bell, W. T., | Goehring, | McBride, | Scott, |
| Bentley, | Goodnough, | McCaig, | Shaffer, |
| Berkheiser, | Goss, | McCann, | Sheffer, |
| Bickett, | Greeby, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Blair, | Griffith, | McCormick, | Soffel, |
| Blumberg, | Grimes, | McDaniel, | Sowers, |
| Bray, | Guerin, | McDermott, | Speer, |
| Brewster, | Haas, | McGowan, | Spencer, |
| Bromley, | Haines, | McKim, | Stadlander, |
| Brown, E., | Hall, | McLaughlin, | Stark, |
| Brown, E. P., | Hantz, | Memolo, | Stavitski, |
| Brown, T. J., | Harding, | Metzger, | Stock, |
| Burchinal, | Harer, | Metzinger, | Storb, |
| Burke, | Hart, | Miller, | Storer, |
| Bush, | Haws, | Miller, C., | Strayer, |
| Calhoun, | Heffran, | Miller, H. A., | Talbot, |
| Canon, | Henderson, | Moffatt, | Thomas, L. D., |
| Colville, | Hess, | Moore, | Thomas, M. G., |
| Conner, | Himes, | Morrison, | Toepfer, |

| | | | |
|--------------|----------------|-------------------|--------------|
| Craig, | Holcombe, | Muldowney, | Towner, |
| Critchfield, | Holmes, | Munley, | Trescher, |
| Cross, | Holtzman, | Myers, | Turner, |
| Davies, | Hoover, | Neely, | Voltz, |
| Davis, | Horn, | Nicholson, | Washington, |
| DeFrehn, | Howe, | Nolte, | Watson, |
| Deibler, | Hricko, | North, | Weamer, |
| Dengler, | Huber, | Orr, | Wells, |
| Derby, | Irvin, | Parkinson, | Welty, |
| Diehm, | Jones, | Patterson, B. H., | Wettach, |
| Dietz, | Kelly, | Patterson, F. W., | Wheeler, |
| Dilshelmer, | Labar, | Patterson, M., | Whitehouse, |
| Donnell, | Lafferty, | Peelor, | Williams, |
| Drinkhouse, | Lauver, | Pennock, | Will o |
| Drumbor, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Phillips, | Witkin, |
| Eaches, | Little, J. T., | Pitts, | Wood, W. P., |
| Earley, | Lockhardt, | Posey, | Wright, |
| Ede, | Long, | Powell, | Bluett, |
| Edmonds, | Lotz, | Prosser, | Speaker. |
| Emhardt, | Lucas, | Pryor, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 484.

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 22, by striking out, after the word "fertilizer" the following: "intended or sold for tobacco fertilization or."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—206.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Sheffer, |
| Bentley, | Goss, | McCann, | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, H. J., |
| Bickett, | Greenstein, | McClure, J. H., | Soffel, |
| Bidelspacher, | Griffith, | McCormick, | Sowers, |

| | | | |
|---------------|----------------|------------------|----------------|
| Blair, | Grimes, | McDaniel, | Speer, |
| Blumberg, | Guerin, | McDermott, | Spencer, |
| Bray, | Haas, | McGowan, | Stadtlander, |
| Brewster, | Haines, | McKim, | Stark, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memolo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Brown, T. J., | Hart, | Metzinger, | Storb, |
| Burchinal, | Harer, | Millar, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Calhoun, | Heffran, | Moffatt, | Thomas, M. G., |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Morrison, | Toeffer, |
| Conner, | Himes, | Muldowney, | Towner, |
| Craig, | Holcombe, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Watson, |
| DeFrehn, | Howe, | North, | Weamer, |
| Deibler, | Hricko, | Orr, | Wells, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Derby, | Irvin, | Patterson, B.H., | Wettach, |
| Diehm, | Jones, | Patterson, F.W., | Wheeler, |
| Dietz, | Kelly, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Labar, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative,

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING.

Special Order.

The SPEAKER. The hour of 11:30 o'clock A. M. having arrived, the House will now proceed to the special order set for that hour.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1071, (Senate Bill No. 300), as follows:

A Supplement to the Act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-four) entitled "An act concerning alcoholic liquors prohibiting the manufacture advertising furnishing traffic in and possession of intoxicating liquors for beverage purposes and articles and substances designed or intended for use in the manufacture thereof defining intoxicating liquor providing for penalties forfeitures and the abatement of nuisances and repealing existing alcoholic liquor laws and alcoholic liquor license laws" regulating under permit through an Alcohol Permit Board created in the Department of Agriculture the manufacture development use in manufacture sale at wholesale storage by bailees for hire and transportation for hire of any alcohol or any alcoholic liquid by certain persons providing for fees and the disposition thereof authorizing the inspection of the records of permittees and purchasers of said liquids declaring certain places nuisances and providing for their abatement and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this entire act is an exercise of the police power of this Commonwealth for the protection of the public welfare health peace safety and morals of the people of this Commonwealth and all of its provisions shall be liberally construed for the accomplishment of these purposes

Section 2 The word "person" whenever used in this act shall mean and include natural persons associations partnerships and corporations for whatever purpose organized

"Alcoholic liquid" whenever used in this Act shall mean any liquid which contains or develops during or after manufacture one-half of one per cent or more of any alcohol by volume including cereal beverages

Section 3 It shall be unlawful for any person without having previously obtained a permit from the Commonwealth as hereinafter provided to manufacture develop or use in process of manufacture hold in storage as bailee for hire sell at wholesale or transport for hire within this Commonwealth any alcohol or any alcoholic liquid Provided That for making and selling vinegar or non-intoxicating cider and fruit juices or methanol distilled from wood a permit hereunder shall not be required And provided further That it shall not be necessary for the owner of a pharmacy which is registered by the State Board of Pharmacy or by the Department of Public Instruction acting for said Board and which is under the management of a registered pharmacist to obtain a permit hereunder for the manufacture or compounding of medicines in such pharmacy nor shall it be necessary for a physician licensed by the State Board of Medical Education and Licensure to obtain a permit hereunder for the manufacture or compounding of medicines for use in his own practice or in a hospital with which he is connected And provided further that such common carriers as are subject to regulation by the Public Service Commission of the Commonwealth of Pennsylvania shall not be required to obtain permits hereunder And provided further that a permit shall not be required hereunder for selling at wholesale in connection with and incidental to a wholesale mercantile business chiefly devoted to the sale of food stuffs and having an established place located within the Commonwealth where such business is carried on any manufactured alcoholic liquids not fit for use as a beverage or for intoxicating beverage purposes of the following classes patented patent or proprietary medicines toilet medicinal or antiseptic preparations or solutions or flavoring extracts or syrups

Section 4 There is hereby created in the Department of Agriculture a departmental administrative board consisting of the Secretary of Agriculture the Secretary of Health and the Attorney General to be known as the Alcohol Permit Board hereafter in this Act called the Board Provided that if any of the said officers shall have any business or other interests which in the judgment of the Governor render it unwise for such officer to act as a member of the said Board the Governor may designate a deputy in the department of which such officer is the head to act in the place and stead of such officer as a member of the said Board

Two members of the Board shall constitute a quorum The Board shall select from among its members a chairman and may elect a secretary who need not be a member of the Board and said Board shall exercise the powers and perform the duties hereafter in this Act set forth

The Board shall from time to time appoint and fix the compensation of such clerks stenographers inspectors and other assistants or employees as may be required for the proper conduct of the work of the Board The number and compensation of all employees appointed hereunder shall be subject to approval by the Governor

None of the regular employees of the Department of Agriculture shall be authorized or permitted to engage or assist in the work of the Permit Board and no part of the appropriation to the Department of Agriculture other than the appropriation made by this act shall be expended for the payment of salaries wages or other compensation or for the purchase of supplies or equipment for the Permit Board

The Department of Property and Supplies shall furnish to the Permit Board such forms and other printed matter and such furniture office equipment and supplies as may be necessary for the conduct of the work of the Board until such time as the Board shall be able to purchase its furniture supplies equipment and printing out of the special fund hereinafter created All furniture equipment and supplies purchased out of said special fund shall be purchased through the Department of Property and Supplies as purchasing agent

The permit Board shall in all respects be subject to the laws of this Commonwealth limiting the powers of departmental administrative boards with regard to the expenditure

of money and prescribing the duties of departmental administrative boards with reference to the making of financial reports the furnishing of financial and budgetary information to the department with which it is connected and the making of biennial reports

Section 5 Every applicant for a permit under this act shall file with the Board a petition in writing duly verified in such form as the Board shall from time to time prescribe setting forth

(1) The legal names of the applicant and of the owner of the place where business under the permit will be carried on with their residence addresses by street and number if a partnership of each separate partner and if a corporation of each individual officer thereof

(2) The exact location of said place of business and of every place to be occupied or used in connection with such business the productive capacity of each plant where any alcohol is to be manufactured used or developed the capacity of every warehouse or other place where such alcohol is to be stored for hire the storage capacity of every place where a wholesale business in any alcohol or any alcoholic liquids is to be conducted or the equipment to be used where a transportation business is to be carried on under the permit

(3) The period of time the applicant has been carrying on the business for which the permit is desired

(4) If the permit is for the manufacture development or storage of any alcohol the maximum quantity per month to be manufactured developed or stored and if the permit is for the use of any alcohol the purpose or purposes for which the same is to be used and the maximum quantity per month to be used and

(5) Such other relevant information as the Board shall from time to time require by rule or regulation

Section 6 Every permit issued under the provisions of this act for the manufacture development or storage of any alcohol shall specify the maximum quantity of such alcohol per month which may lawfully be manufactured developed or stored under such permit Any permit issued for the use of any alcohol in the process of manufacture shall specify the purpose or purposes for which such alcohol is to be used and the maximum quantity per month which may lawfully be used under such permit Every permit shall specify by specific location every place to be occupied or used in connection with the business to be conducted thereunder It shall be unlawful for the holder of any permit to manufacture develop store or use a greater quantity of any alcohol in any month than that specified in his permit or to use any alcohol for any purpose other than that specified in his permit or to occupy or use any place in connection with any business authorized under a permit other than the place or places designated therein

Section 7 Every person holding a permit issued under the provisions of this act shall keep daily permanent records which shall show (a) the quantities of any alcohol manufactured developed stored received or used in process of manufacture by him and of all other materials used in manufacturing or developing any alcoholic liquid (b) the sales or other disposition of such alcohol or alcoholic liquid (c) the quantities thereof if any stored for hire or transported for hire by or for the permittee and (d) the names and addresses of the purchasers or other recipients thereof provided however that persons holding permits issued under the provisions of this act for the transportation for hire of any alcohol or any alcoholic liquid shall not be required to keep the above records but shall keep daily permanent records showing the names and addresses of the persons from whom such alcohol or alcoholic liquid was received and to whom delivered And provided further That in the case of wholesale druggists operating under permit the retention subject to inspection for a period of two years of original orders received from retail pharmacies registered by the State Board of Pharmacy or physicians licensed by the State Board of Medical Education and Licensure and the original records of sales made pursuant thereto shall satisfy the provisions of this section insofar as the keeping of records of sales of alcoholic liquids to such retail pharmacies or physicians is concerned

Section 8 Every place where any alcohol or alcoholic liquid is manufactured developed stored for hire or in connection with a permittee's business or sold at wholesale shall be subject to inspection by members of the Board or by persons duly authorized and designated by the Board at any and all times of the day or night as

they may deem necessary (a) for the detection of violations of this act or of the rules and regulations of the Board promulgated under the authority of this act or of the act to which this is a supplement or (b) for the purpose of ascertaining the correctness of the records required by this act to be kept by permittees and the books and records of permittees and the books and records of their customers insofar as they relate to purchases from said permittees shall at all times be open to inspection by the members of the Board or by persons duly authorized and designated by the Board for the purpose of making inspections as authorized by this section Members of the Board and the persons duly authorized and designated by the Board shall have the right without fee or hindrance to enter any place which is subject to inspection hereunder or any place where records subject to inspection hereunder are kept for the purpose of making such inspections

Section 9 Upon learning of any violation of this act or of any rule or regulation promulgated by the Board under the authority of this act or of any provision of the act to which this is a supplement by the holder of a permit issued under the provisions of this act the Board shall cite such permittee to appear before it not less than ten nor more than fifteen days from the date of sending such permittee by registered mail a notice to show cause why the permit should not be revoked And upon such hearing if satisfied that any such violation has occurred the Board shall immediately revoke such permit notifying the permittee thereof by registered letter

Any permittee aggrieved by any decision of the Board may file within thirty days thereafter in the Court of Common Pleas of Dauphin County a petition against the Board as Defendant alleging therein the action and decision complained of and praying for a reversal thereof Upon personal service of a summons on any member of the Board returnable within three days of the date thereof the Board shall within one week from such return date file an answer in which it shall allege by way of defense the grounds for its decision and such other grounds as shall in the meantime accrue or be discovered All allegations of the answer shall be deemed to stand denied without further pleading and upon application of either party the cause shall be advanced and heard without delay Mere technical irregularities in the procedure of the Board shall be disregarded A judgment sustaining the revocation of a permit by the Board shall not bar after one year a new application by the plaintiff for a permit nor shall a judgment in favor of the plaintiff prevent the Board from thereafter revoking or refusing a permit for any proper cause which may thereafter accrue or be discovered The court shall have full power to dispose of all costs From the judgments of the Court of Common Pleas of Dauphin County appeals may be taken as in other actions at law but during the pendency of any such appeal in which a former permittee is appellant such former permittee shall not carry on any business of the kinds regulated by this act

Section 10 All permits shall expire at the close of the calendar year but new permits for the succeeding year shall be issued upon written application therefor duly verified by affidavit stating that the facts in the original petition are unchanged and upon payment of the fee as hereinafter provided without the filing of further statements or the furnishing of any further information unless specifically requested by the Board Provided however that a permit issued to a corporation under the provisions of this act shall expire thirty days after any change in the officers of such corporation unless the name and address of the new officer or the names and addresses of the new officers of such corporation shall within that period be reported to the Board by certificate duly verified Applications for renewals must be made not less than thirty nor more than sixty days before the first day of January of the ensuing year All applications for renewals received otherwise shall be treated as original applications

Section 11 All persons now carrying on any business requiring a permit under the provisions of this Act must apply for the same within sixty days after its passage and any such business may continue if a permit has been so applied for until it is granted or refused The fee for every permit issued under the provisions of this act shall be twenty-five dollars (\$25.00) All fees shall be paid to the Board which shall deposit the same in the State Treasury where they shall be kept apart from all other funds in the State Treasury in a separate fund to be known as the "Permit Fund" The moneys

from time to time in the said fund are hereby specifically appropriated to the Board for the payment of any and all expenses of every kind and description which may be necessary for the proper administration and enforcement of this act. Moneys shall be paid out of the said fund by warrant of the Auditor General upon the State Treasurer after requisition by the Secretary of Agriculture.

Section 12 Permits shall be issued by the Board under the official seal of the Department of Agriculture. Every permit so issued must at all times be posted in a conspicuous place where the business is carried on under it and said place of business must be kept open during general business hours of every day in the year except Sundays and legal holidays. No permit shall be issued hereunder to any person who is not a citizen of the United States or to any person who has been convicted of a violation of this Act or of any law or regulation of the United States of America or of the Commonwealth of Pennsylvania for the control of traffic in any alcoholic liquor.

Section 13 The Board shall have the power to make and promulgate appropriate rules and regulations for carrying into effect the provisions of this act. Provided That as far as practicable the rules and regulations of the Board shall conform to the rules and regulations promulgated by the appropriate agency of the government of the United States for carrying into effect the provisions of any act or acts of Congress regulating the manufacture development storage sale or transportation of any alcohol or alcoholic liquid.

Section 14 Any place within this Commonwealth in which any alcohol or any alcoholic liquid is manufactured developed stored for hire or sold at wholesale by a person without a permit as required by the provisions of this act and any place in which a person holding a permit issued under the provisions of this act shall violate any provision of this act or any rule or regulation of the Board or any provisions of the act to which this is a supplement is hereby declared to be a common nuisance and upon such violation the permit if any held by such person shall be automatically suspended. Any nuisance as in this section defined may be abated in the same manner in which nuisances may be abated under the provisions of the act to which this is a supplement.

Section 15 Any person who shall violate any of the conditions of any permit or who shall falsify any record or report required by this act to be kept or who shall violate any rule or regulation of the Board or who shall interfere with hinder or obstruct any inspection authorized by this act or prevent any member of the Board or any person duly authorized and designated by the Board from entering any place which such member of the Board or such person is authorized by this act to enter for the purpose of making an inspection or who shall violate any other provision of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) or more than five thousand dollars (\$5,000) or undergo imprisonment of not more than three (3) years or both at the discretion of the Court.

Section 16 No property rights shall exist in any alcohol or any alcoholic liquid manufactured developed used in the process of manufacture stored for hire sold at wholesale or transported for hire in violation of any of the provisions of this Act and the same shall be deemed contraband and forthwith destroyed. No such alcohol or alcoholic liquid in the custody of any officer of the law shall be seized or taken from him on any writ of replevin or other like process.

Section 17 It shall be unnecessary in any complaint information indictment or other pleadings to negative any provision or exception contained in this act.

Section 18 No person shall be excused on the ground that it may tend to incriminate him or subject him to a penalty or forfeiture from attending and testifying or producing books papers documents and other evidence in obedience to a subpoena of any court in any suit or proceeding based upon or growing out of any alleged violation of this act but no natural person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction matter or thing as to which in obedience to a subpoena and under oath he may so testify or produce evidence but no person shall be exempt from prosecution and punishment for perjury committed in so testifying.

Section 19 If any section or provision of this Act shall be held by any court to be unconstitutional such judgment shall not affect any other section or provision of the same.

It is hereby declared as the legislative intent that this Act would have passed had such unconstitutional provision not been included therein.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ARMSTRONG. Mr. Speaker, I feel it is entirely unnecessary for me to attempt to explain this bill. In the first place, the legal phraseology of it is, in many respects, beyond me; I am not an attorney, but I do say that it is a real moral issue. My conscience tells me it is right thing to do; therefore, I sponsored the bill and am going to and have done all I can to pass it. That is the way I feel about it in my own heart, but as there are certain misstatements and misunderstandings that should be cleared up, I am going to address you just briefly as to what the bill is.

We are all Americans. We believe in government, in liberty and in law. Ours is a government of laws and not of men. Only as we obey the law, respect it and enforce it, can we have peace, security and protection. No intelligent American citizen can deny that today we are in an era of lawlessness such as this country has never seen, and which, if unchecked, will lead to anarchy and destruction.

Every member of this House has taken an oath to support and defend the Constitution of Pennsylvania and of the United States. The Eighteenth Amendment is now the supreme law of this nation and it must be respected, obeyed, and enforced just as much as any other section of the Constitution.

The enforcement of this Amendment is a test of the ability of this nation to make effective. If this law can be defied, it opens the gate to the disregard of all law.

If this country does not make a success of the Eighteenth Amendment, it will be the result of the surrender of decent living Americans to "bootleggers", "booze-makers", and their kind.

The underlying purpose of this bill is to effectively check at its source the illegal release of alcohol and beer.

A few weeks ago James E. Jones, Assistant to Federal Prohibition Commissioner Haynes, stated that the failure of the Federal Government to adequately stop the diversion of denatured alcohol was due to a "loophole in the law". This law purposes to close that very "loophole" and stop, once for all, the flood of alcohol which has swept over this country killing hundreds of people and leaving in its wake scores blinded and crippled for life.

This bill was drawn by practical men who have been on the firing line of law enforcement for years. Knowing its problems, they devised a bill that would work. Many legitimate dealers, fearing that their business would be injured, complained. A public hearing was accorded them and the fullest freedom given them to present their claims. The farmer, the doctor, the druggist, the wholesale grocer, are exempt from its provisions. The control is centralized in a responsible board of executive officers of this Commonwealth. Men of trained ability and highest character will administer this law. Responsibility for failure to enforce this law can be fixed at once. There can be no evasion or shifting of duty.

Who fears this law? The honest, law-abiding citizen and manufacturer? No! The producer who is allowing his output to be diverted to illegal uses; the permittee who is using a "cover-up house" to cloak his dishonesty and his traffic in "bootleg liquor"; and the brewer who, under cover of darkness, seeks to evade the law by shipping in the inky

darkness of night his illegal and dishonest product.

In a few minutes we will vote on this Bill and register for all time our convictions and our acts. Today we meet as representatives of the people of this Great Commonwealth. They have chosen us and they expect of us our best of sound common sense, moral judgment and spiritual vision. Here and now we must submerge our personal view, our habits—yes, even our identities, and labor for the common good.

The whole scope and object of this Bill is for the public good, the public morals, the preservation of health and the welfare of our people, and for the safety and good order of society. On which side will you stand? On the side of law enforcement, or with the bootlegger?

Choose ye this day whom ye will serve!

Mr. LONG. Mr. Speaker and members of the House. The issue before us to-day is not one as to whether we are wet or dry. As an issue, that ceased to be in January, 1919, so far as the respective States are concerned, when after practically every State in the Union had made a ratification and Congress finally adopted the Prohibition or Eighteenth Amendment, and gave to the several States the concurrent power to enforce the same. Congress not only gave this power but expected that it would be used to the fullest extent. The question, therefore, is whether we shall stand on the side of law or one the side of the law-breaker; whether we shall support, maintain and respect the Constitution of the United States, or whether we shall be a party to an evasion which would strike at the very foundation of government. A man who would deliberately and after mature thought adopt the latter course, we might well expect would refuse to stand and uncover his head when the "Star Spangled Banner" was played. This bill and no other bill will not make Pennsylvania completely dry. We will always have violations just as we will have those who will commit murder and robbery until the day of the millenium. But we cannot wink at one violation of the law without offering support and encouragement to others. As I have said, this bill will not make Pennsylvania completely dry. We believe it will go a tremendous way toward that happy project. If it did make Pennsylvania completely dry my good old friend, Homer Tope, sitting there on the sidelines, would be without a job and we would have to get him a clerkship with a chair sufficiently big and sufficiently strong to hold his immense bulk, because, after all, no Legislature would be the same without Homer with us. But this bill goes beyond the principle of stopping the illicit supply of alcohol right at the source. We have heard shrieks of protests just like rats will squeal when their nests are burned. Then to attempt to stop this tremendous flood of liquor at the source would seem to me to be as silly as this: we will illustrate by saying that the breast of a reservoir has broken and cracks and fissures have appeared there from which water is pouring and slopping all over the flower beds, shrubbery and rustic spots which make for the beauty of the immediate surrounding. Would you attempt to prevent that muddy mass by taking buckets and tubs to catch this water, and throw it away; or would you instead cement the cracks and stop the damage at once. There is nothing in this bill which restricts the rights of any law-abiding citizen, nothing which invades the sanctity of the home. With those of you who have stocked your cellars with pre-war stuff, we have no quarrel whatsoever; you are strictly within the law, and you may use it to entertain your friends as you see fit, and it is nobody's business in the world, or has the State, the nation or the law. This bill imposes no burdensome restriction on the manufacture or use of fruit juices in the home. We aim to destroy the bootlegger who, in turn, would poison and destroy

the youth of our land, and glory in having them show a contempt for the law. In seeking your support on this bill, I would ask you to put away all thought of any political significance which the bill has in it. It is not the Governor's bill, it is not Plym Snyder's bill, it is not Charlie Armstrong's bill; it is a bill drawn in the interest of that which we believe to be right and to safeguard the Constitution of the United States. You may disregard every speech made on the floor of this Home. You may forget every argument which has followed this bill in all of its tumultuous history from the time of its introduction, and you will still be told absolutely what to do. Deep down in the heart of every man is that which is called "conscience." It is a telephone of the soul, and there never has a question arisen between what is right and what is wrong but what the little bell tinkled in our being, and if we would listen right, listen in, we would always be taught the right. We were told that when as a little boy we knelt at a mother's knee. With many of us it is autumn and winter is not far away. That little bell is tingling now ever so softly; Will you listen in and so act that the love like of a mother, perhaps long gone, will come smiling through.

Mr. WILLIAMS. Mr. Speaker, the bill under consideration is intended to bring about a stricter enforcement in Pennsylvania of the eighteenth amendment to the Federal Constitution a condition so much to be desired by a large majority of the people of our State.

A deplorable condition exists in our State from the illegal sale of intoxicating liquor, a condition fully recognized by the members of this House and from our association for longer or shorter periods I have reason to believe that it is the desire of every member to see this blot on the fair name of Pennsylvania removed.

The Republican Party is in such absolute control of this House and will be held responsible for the result of the vote on this measure. If it passes the party will be given due credit and if defeated it will likewise be held responsible for the result.

Under the liquor license system that prevailed in Pennsylvania for many years it was repeatedly charged and many believed the charge to be well founded that there was a working agreement between the liquor interests and the Republican Party and the defeat of the measure under consideration will cause the moral forces in Pennsylvania to feel that the Republican Party is again in partnership with and is protecting those who are constantly and deliberately violating the prohibition law of our fair State and with this impression among our people I would not dare to predict the result of the election in 1926.

It is now a time for the leaders of the Republican Party in Pennsylvania to stop look and listen before it may be too late to do so.

Very much to the credit of the Senate this bill passed that body. Pass it at this time in the House and in so doing save the Republican Party from the criticism it will otherwise be subject to and insure the election of the Republican ticket in 1926.

Mr. EDMONDS. A parliamentary inquiry, Mr. Speaker. On the calendar it is stated we are voting on file folio 2061, as a matter of fact are we not voting on file folio 2257, which contains the amendment adopted on this bill and which has been distributed to the members of the House.

The SPEAKER. The gentleman is correct, that is the correct file folio. The Chair was not so informed before.

Mr. MOORE. Mr. Speaker, and members of the House, many of you who follow political history will remember a situation that occurred during the second term of President

Cleveland, where he had, as President Coolidge had recently, a Congress on his hands. In his comment on a situation which arose, President Cleveland remarked that "a condition, not a theory confronts us." It seems to me that phrase very aptly expresses a situation which confronts us today. We are confronted by a condition and not by a theory. The days of theorizing regarding prohibition have passed. Prohibition is now a part of the fundamental law of this land. A Republican Congress enacted the Enabling Resolution; it not only did that, but it passed it over the veto of a Democratic president.

A Supreme Court, the majority of whose members are of the Republican party have sustained that law against a great many attacks, and one of the most striking decisions was handed down just recently, which was written by Chief Justice Taft, a former president of this Republic. The amendment to the Federal Constitution was ratified by the State of Pennsylvania by a Republican legislature under the leadership of a Republican governor. An enabling act was passed at a recent session of the Legislature under the leadership of a Republican Governor, and by a Republican legislature. I cannot, as I look back over the record of the Republican party, find anything in it but that this Republican party is a dry party. I have additional authority for that in the simple and yet very direct and very forceful plank that was adopted at the recent National Convention of our party at Cleveland. I want to read you those two or three striking sentences:

"We must have respect for law. We must have observance of law. We must have enforcement of law. The very existence of the government depends upon this. The substitution of private will for public law is only another name for oppression, disorder, anarchy and the mob rule."

"Every government depends upon the loyalty and respect of its citizens. Violators of the law weaken and threaten government itself. No honest government can condone such actions on the part of its citizens. The Republican party pledges the full strength of the government for the maintenance of these principles by the enforcement of the constitution and of all laws."

Now, I speak to you this morning as a lifelong Republican, a dry Republican, if you please; but I have never been a prohibitionist, a party prohibitionist; I have always been a Republican and a regular Republican at that. We hear a great deal down here about party loyalty. Well now, there is a great difference between party loyalty as a mere lip-servant and party loyalty as a sincere conviction on the part of those who express that loyalty; and so my appeal to you this morning is from one Republican to fellow Republicans to stand by the high standard which our National and our State party has set in the enactment of moral welfare. This bill which is before us at this time is a bill which it seems to me appeals to the common sense of the common people. It seems to me that it is a sound and a practical bill, and that it is entirely within the rights or within the limits of a reasonable respect for the individual rights of those whom it touches.

And then there is just one other phase of this: I want to say this to you: That the Dry Bill is backed by the overwhelming sentiment of the best thinking people of the State of Pennsylvania. It has been subjected, as you have been told, to liberal amendment. Opportunity was given for a public hearing. It has been before the people of the State now for six weeks. Its faults ought to have been found and ought to have been pointed out.

And there is just one other thing I wish to say, just emphasize what the gentleman from Tioga has so well said: That the defeat of this bill might be construed as

a rebuke to the Governor; but it is not the Governor's bill; it is the United Dry Bill; it is the Republican party bill, if you please; and while there might be a rebuke, I think the reaction from that rebuke would be a reaction that would be disastrous to our party in the election three years hence. That is my prediction, and that is my fear. Now, that is one argument for the passage of this bill, but the greater argument, the more convincing argument is that it is right to do right.

Mr. PERRY. Mr. Speaker, ladies and gentlemen of the House, inconsistency thy name is the radical dry. My dear friend from Chester, Mr. Long, says this bill has no political significance. On top of that my dear friend from Tioga says, in his political wisdom that if this bill is beaten he would not like to predict the disaster that would overtake the Republican Party.

Now, Mr. Speaker and members of the House, I think in my judgment that the Republican Party in the State of Pennsylvania and this great United State of ours is greater than any dry bill that was ever written on the statute books of any state.

If I was a bally-hoo man at a circus I would say, "step up ladies and gentlemen and see the greatest monstrosity in the world, Pinchot's great enforcement, a bill that strikes at the very foundations of some of our greatest industrial establishments. A bill that is supposed to stop the boot-leggers, which will only result in the annoying of legitimate industries in their manufacturing activities. This bill instead of accomplishing what the framers hope will become a menace and a political foot ball for satisfying the demands of administration partisans. Section Four of this bill creates a permit board with czar like powers, for its duties, making as they do their own rules and regulations, and anyone using industrial alcohol can be summarily deprived of their privileges. This bill is capable of striking a mortal blow at the most important industries of Pennsylvania, and should not pass. It also gives the Governor the right to appoint an endless chain of employees from the permit board down, through the enforcement machinery, and the taxpayer of Penna. will pay for this directly to the State and indirectly to industry for the increased cost of industrial operation. This bill will not do anything that is not already capable of being done, as users of alcohol are issued permits by the Federal Government. The permittees are named the users to which the industrial alcohol may be put, and the manufacturing plants and operation are always open to State and Federal inspection. It has been claimed by the friends of this bill that it has no search and seizure clause. Now I am frank to say that it has not in so many words, but it has an inspection clause whereby an inspection can be made at any hour of the day or night, and I would like to know the difference between an inspection and a search. Just the difference in a word, which means the same thing. This can be done without the trouble of securing a warrant for the inspection. Upon these and many other reasons I wish to say, Mr. Speaker, and Members of the House, this bill should be voted down, as it will not satisfy anyone, and I also know, as I predicted in my speech two years ago, the so-called friends of Prohibition will be back here two years hence looking for more enforcement, and I appeal once more to you men and women of this legislature to be true to your constituents and vote this bill down.

Mr. HALL. Mr. Speaker, ladies and gentlemen of the House, one upon a time there was a school teacher who was having a great deal of difficulty with some of the pupils in her room. Out of the fifty pupils in her room two of them insisted upon annoying the teacher by eating candy during

the school hours. The teacher, of course, forbade the eating of candy, but two of them continued to violate the orders of the teacher. She then visited all of the candy stores in the vicinity of her school room and directed them to sell no candy to the pupils in her room, but lo and behold even though those storekeepers followed the orders of the teacher and sold no candy to those pupils, the next day when she met the students in classes she found that there were still two eating candy. She was beside herself for a moment, she thought for a while and finally she gave this order to the pupils, to the fifty pupils: Every morning when you come to school I want you to line up before you enter this room and I want to search everyone of you to see if you are bringing any candy into this schoolroom. She didn't do what most intelligent teachers would do, try to follow the two who were violating the orders and try to find where they were securing this candy, rather she put a restriction upon her entire school of fifty pupils, forty-eight of whom were entirely innocent.

It seems to me ladies and gentlemen of this House of Representatives, that we have an analogy upon this measure upon which we are speaking and voting this day. I agree with the speakers who have preceded me in the fact that this is not a wet and dry issue, and I am sincerely glad that those members have allowed their consciences to bring the matter up here before the people of Pennsylvania, that this is not a wet or dry issue. It is a matter of enforcement. Two years ago I voted for the enforcement bill and was promised by the sponsors of that bill that we would have no saloons, that it would be effective and the Governor in his speech to the Legislature stated that this bill would cure the defects. You know as well as I do that that bill has not done what it was promised to do. And why? I do not forget that in some sections of this State there are judges at this moment refusing to sentence properly liquor violators who are brought before them. I do not forget that in certain counties there are district attorneys who absolutely refuse to live up to the oath which they swore to when they took their office. I do not forget that recently in the newspapers it was reported that in two certain counties of this Commonwealth of ours grand juries, mind, you grand juries, refused to find true bills in the majority of liquor cases brought before them. I do not forget that federal prohibition agents and state policemen have even gone so far as to come into our courts and plead guilty to the charge of extorting bribes from violators of this act. Now, in view of the fact, ladies and gentlemen, that it is the enforcement, and not the fact that we do not have enough laws, can we honestly, taking the words of our friend from Chester, Mr. Long, can we honestly, if we know that conscience of ours, vote for more legislation which will give more opportunity to men of this kind to accept bribes and violate the laws which are on our statute books.

I make an issue of this for this reason, that I think the gentlemen who have preceded me have emphasized the fact that this is not a wet and dry issue, that those of us who vote in favor of this bill will do down in the newspapers as being dry and those who vote against it will go down in the newspapers as being wet, and yet back of our vote to a great extent is the fact that our conscience says it is not more law we need, it is more enforcement. When the measure is introduced in this House to make the punishment greater for those who prey upon violators of this law by extorting money in addition to those salaries which they receive, be the penalty as high as it may, I promise you to go on record in voting in favor of that measure.

Mr. STADTLANDER. Mr. Speaker and members of the

House, to start with, I will tell you that I am opposed to this "United Spy Bill." I was amused at my brother from Chester who stated that the bill had no father. They seem to have absolved themselves from all liability for the introduction of this Act. They say that it is not the Governor's Act, it is not Charley Armstrong's Act, it is not Senator Snyder's Act; the poor orphan has no father or mother. I wonder if the bootleggers had anything to do with it! The Governor came into the House yesterday, and in his polite way, oh, how pathetic, how pathetic, did he describe the conditions all over the State. I looked about at my good friends around here and I could see tears trickling down their cheeks and, as Agrippa said to Paul, as set forth in the 26th Chapter of Acts, Verse 28, "And Agrippa said unto Paul, 'With but little persuasion Thou wouldst make me a Christian.'" I went back to my room, oh, so sad at heart. I sang the song to myself, "Where is my boy tonight."

But to get down to the meat of the question: This is what you call vicious legislation. When you strike at the heart of the business interests of the State, you strike at the very meat and at the very heart of the people of Pennsylvania. Do you mean to say in face of the telegrams and letters which you have received from reliable concerns in Pennsylvania against whom at no time could you raise the finger of scorn, these men who were in business, that you will put them in the category of criminals. I will give you an illustration, just in my own town, of Gilmore & Company, Kelley & Company, druggists, and will you put them within the category of criminals and say, "We are going to watch you every minute," when for years they have operated and have done business upon a legitimate basis? You mean we shall strike at the heart of such business and pass laws to bring them into the category of criminals?

You speak of party loyalty, name the Republican party—and, thank God, I am an American citizen, born in one of the greatest cities of the world, the workshop of the world, —Pittsburgh—and as an American I have a right to stand upon the floor of any Legislative body and criticize any law and, if necessary, criticize the Constitution when it violates the holy and American principle for which we stand; and, as I said in 1917, I fear no man, whether he be President of the United States or the Governor of Pennsylvania; I have fear for but one, and that is the God above me. That is where my fear rests and I know that my conscience will guide me rightly in this matter.

Do you appreciate that this Act brings under its provisions all the research laboratories, colleges and universities that are using alcohol for experimental purposes? Do you know that every restaurant man, who is allowed under the Volstead Act to use wines and brandies for cooking purposes, must come in and ask for a permit. Do you mean that a great institution which we have in Pittsburgh, that has brought out wonderful success in research work, must come down here and ask for a permit before they can go into this research work? Stifle science, stifle research work? What have you accomplished? Nothing. You attempt to accomplish something, but alas, it is for naught. This Act provides for a board who have absolute control of the entire situation. Under the Act of 1923 it was placed in the hands of our good friend, Lew Grimm, from Beaver county, of the Department of Justice. Now you come along and you shift over to the farmers, to the Agricultural Department. How do you reconcile that? Where does it belong? Over it goes to the Agricultural Department to take care of the enforcement of this particular law. You see nothing in the Act about the board if they should grow

crooked; you provide no penalty under the Act. Suppose one of the board goes wrong, accepting a bribe from any of your constituents, there is nothing said in there about whether or not he goes to jail; but, my God, when a poor little fellow tries to make an honest living and overlooks something, you will send him to jail, you will lock up his place; you will make him keep open twenty-four hours in a day to let these spies come in and investigate and see whether or not he has obeyed the law. Is that fair to your constituents? Is it fair to yourself? Is it fair to your own conscience?

You go father: The Act provides that when you are aggrieved if these so-called agents of the Agricultural Department come down there and close up your business, they very graciously say, "Yes, you can appeal, you can come down to the Dauphin County Courts and you can ask the courts down here to help you out, to give you some relief if the Department has done wrong." The idea of bringing men from all parts of the State down to the Dauphin County courts to take their appeal! And then they will proceed thereon. It does not give you the right to continue your business. Suppose you put up a bond, as is required in all proceedings, it denies the right of supersedeas. Your place is closed up, you lose your money, and possibly a man's life's savings are involved. His place is locked up until the courts decide the matter. It is against American jurisprudence to ever set aside the right of supersedeas. When a man is convicted of murder in the first degree, he is allowed the right of appeal to the Supreme Court. The sheriff does not take him over and electrocute him, and then let the Supreme Court decide whether the case was tried properly or not. Let the man continue his business; give him that inherent American right which has been handed down to us by our good English fathers. That right is still the right of all Pennsylvanians in all proceedings except in this one instance.

Now, in conclusion, I will say that this is not going to curb the bootlegger. Where is it going to curb the flow of liquor into Pennsylvania? My heavens, with our State bounded by a part of the ocean, New Jersey, New York, Ohio and West Virginia, we will go over into them to stop them from bringing the stuff in here! It is not going to stop the bootlegger. Now, it is not intended to stop the bootlegger. It is intended to enhance the political value of someone well known to us all, and if you want real prohibition, let me tell you how to get it: Pray to your God to take the alcohol out of fruits and vegetables and then you will have absolute prohibition, and until such time, you will never have it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. ARMSTRONG. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—99.

| | | | |
|---------------|---------------|-----------------|---------------|
| Anderson, | Evans, F. D., | Long, | Scott, |
| Armstrong, | Finchbaugh, | Lotz, | Shaffer, |
| Aston, | Fockler, | Ludlow, | Shambach, |
| Bagshaw, | Gelnett, | Lukehart, | Sheffer, |
| Bartley, | Gilchrist, | MacMillan, | Smith, G. A., |
| Bell, F. A. | Goodnough, | Marshall, | Speer, |
| Bentley, | Goss, | McClure, J. F., | Spencer, |
| Berkheiser, | Griffith, | McClure, J. H., | Stark, |
| Bickett, | Hantz, | McKim, | Stock, |
| Bidelspacher, | Harding, | Moffatt, | Storer, |
| Blair, | Harer, | Moore, | Strayer, |

| | | | |
|---------------|------------|-------------------|----------------|
| Brewster, | Heffran, | Morrison, | Thomas, L. D., |
| Brown, E. P., | Henderson, | Neely, | Thomas, M. G., |
| Brown, T. J., | Hess, | Nicholson, | Toepfer, |
| Burchinal, | Himes, | North, | Towner, |
| Bush, | Holcombe, | Parkinson, | Trescher, |
| Calhoun, | Holmes, | Patterson, B. H., | Wells, |
| Critchfield, | Hoover, | Patterson, F. W., | Wheeler, |
| Cross, | Howe, | Peelor, | Williams, |
| Davies, | Irvin, | Phillips, | Wilson, |
| DeFrehn, | Jones, | Prosser, | Witherspoon, |
| Deibler, | Kelly, | Pryor, | Wood, N., |
| Diehm, | Labar, | Raymond, | Wood, W. P., |
| Donnell, | Lauver, | Reader, | Wright, |
| Edmonds, | Lockhart, | Rhodes, | |

NAYS—107.

| | | | |
|-------------|----------------|----------------|---------------|
| Adam, | Evans, B. P., | Mangan, | Powell, |
| Alexander, | Flynn, | Marcus, | Rieder, |
| Allman, | Fratt, | Martz, | Royle, |
| Baldi, | Frye, | Mathay, | Sarig, |
| Behney, | Fuller, | McBride, | Sautter, |
| Bell, W. T. | Goehring, | McCaig, | Schilling, |
| Blumberg, | Greeby, | McCann, | Schoener, |
| Bray, | Greenstein, | McCormick, | Schwartz, |
| Bromley, | Grimes, | McDaniel, | Smith, H. J., |
| Brown, E., | Guerin, | McDermott, | Soffel, |
| Burke, | Haas, | McGowan, | Sowers, |
| Canon, | Haines, | McLaughlin, | Stadtlander, |
| Colville, | Hall, | Memolo, | Stavitski, |
| Conner, | Hart, | Metzger, | Sterling, |
| Craig, | Haws, | Metzinger, | Storb, |
| Davis, | Heffernan, | Millar, | Talbot, |
| Dengler, | Holtzman, | Miller, C., | Turner, |
| Derby, | Horn, | Miller, H. A., | Voltz, |
| Dietz, | Hricko, | Muldowney, | Washington, |
| Dilsheimer, | Huber, | Munley, | Watson, |
| Drinkhouse, | Lafferty, | Myers, | Weamer, |
| Drumbor, | Leidich, | Nolte, | Welty, |
| Duddy, | Little, H. A., | Orr, | Wettach, |
| Eaches, | Little, J. T., | Patterson, M., | Whitehouse, |
| Earley, | Lucas, | Pennock, | Witkin, |
| Ede, | Lynch, | Perry, | Bluett, |
| Emhardt, | Malie, | Posey, | Speaker. |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

REASONS FOR VOTE.

Mr. GOEHRING. Mr. Speaker, in casting my vote on Senate Bill No. 300, House Bill No. 728, File Folio 2257, I want to state most emphatically that the Eighteenth Amendment being the law of the land, should be observed by all law abiding citizens.

I believe, however, that the existing laws for the enforcement of prohibition and the violations thereof are entirely adequate provided an honest effort is made by officials charged with the enforcement thereof.

I believe, as a lawyer, that no search and seizure without a warrant should be allowed and the legal brief presented and filed by Representative Spangler as set forth in the Legislative Journal March 26th, A. D. 1923 on pages 798, 799 and 800, contains the solid and sound law sustaining this position. This Bill is directly contrary to the statements of law contained in said brief. In voting "No" upon this Bill I desire to file the following reasons:

(a) The permit granted to the State in this Bill will conflict with the Federal permit which is now granted. We must have one but not both.

(b) I sincerely believe that the Department of Agriculture should not be used as a police power as it was never created with this intent.

(c) This additional legislation must and will impose distinct hardship upon the legitimate manufacturers and consumers of alcohol and the existing laws properly enforced are sufficient to obtain the desired results.

(d) The definition of alcoholic liquid given on Page 2, section 2, lines 13 to 16 inclusive especially "DEVELOPS DURING" is entirely too broad, severe and unjust.

(e) Under section 9 the petitions of aggrieved must be filed in the County of Dauphin, thereby removing all legal procedure upon the Bill from our local courts to the Courts of Dauphin County,—a very expensive, unnecessary and unjust procedure. This section also forbids the Court at its discretion to allow an appellee to conduct business pending an appeal.

(f) The Act of 1923 prohibited the licensing of sales of alcoholic beverages by our County Courts. This Act transfers the said licensing to the Department of Agriculture at Harrisburg. This I believe is totally wrong.

(g) The closing of all business on Sundays I have at all times most heartily approved but in line 12 of section 12, Page 12 this Act appears not only the closing of business on Sundays but on "LEGAL HOLIDAYS."

(h) Section 16, Page 14, Lines 8, 9, 10 and 11 wholly deprives our Courts from considering "ANY WRIT OF REPLEVIN OR OTHER LIKE PROCESS" which reads as follows, "NO SUCH ALCOHOL OR ALCOHOLIC LIQUID IN THE CUSTODY OF ANY OFFICER OF THE LAW SHALL BE SEIZED OR TAKEN FROM HIM ON ANY WRIT OF REPLEVIN OR OTHER LIKE PROCESS." This is not only unjust, but contrary to the rights of the aggrieved.

REASONS FOR VOTING PRESENT.

Mrs. PITTS. Mr. Speaker, in the 1923 session members of the legislature were earnestly assured that passage of the Snyder enforcement act would stop the illegal traffic in liquor in Pennsylvania. I voted for that bill in the hope and belief that it would put an end to boot-legging.

Members of the legislature are now told by the sponsors of the Snyder act that boot-legging has actually increased and that still another law is needed to end it. If there was nothing else in the situation I would hesitate to support a measure which is a regulatory experiment and which in my judgment can have no bearing on the wet and dry issue. There is plenty of law now to deal effectively with the situation and resorts to new laws is only an admission that we are not enforcing the laws we have. What we need is more enforcement and not more laws.

There is, however, an aspect of the situation which I must take into consideration. The Governor has seen fit to make the so-called United Dry bill the vehicle for attacks upon Philadelphia which I resent. He has also tried to involve a member of the Coolidge cabinet in the situation and this move recalls attacks made upon the same official during the presidential primary campaign and smacks of politics. I cannot indorse the governor's activities in these respects by voting for a measure which is only regulatory and which may or may not do the work.

On the other hand, in view of my opposition to the illegal liquor traffic I do not wish my name to appear in the legislative record as against a measure which is at least nominally held to be dry. I therefore vote "present" and file these as my reasons.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The next order of business is resolutions. Are there any resolutions to be presented to the House? There being none, the House will take up its regular order of business.

MOTION TO RE-CONSIDER VOTE.

Mr. PERRY. Mr. Speaker, I move that the vote by which Senate Bill No. 300, file folio, 2257, entitled:

A Supplement to the Act approved the twenty-seventh day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-four) entitled "An act concerning alcoholic liquors prohibiting the manufacture advertising furnishing traffic in and possession of intoxicating liquors for beverage purposes and articles and substances designed or intended for use in the manufacture thereof defining intoxicating liquor providing for penalties forfeitures and the abatement of nuisances and repealing existing alcoholic liquor license laws" regulating under permit through an Alcohol Permit Board created in the Department of Agriculture the manufacture development use in manufacture sale at wholesale storage by bailees for hire and transportation for hire of any alcohol or any alcoholic liquid by certain persons providing for fees and the disposition thereof authorizing the inspection of the records of permittees and purchasers of said liquids declaring certain places nuisances and providing for their abatement and providing penalties was defeated on final passage be reconsidered.

Mr. STADLANDER. Mr. Speaker, I second the motion. On the question,

Will the House agree to the motion?

Mr. LUDLOW. Mr. Speaker, I am heartily in accord with the object of the gentleman from Philadelphia, but if there should be a vote, I would ask that there be a roll call and I make that as a motion.

Mr. HARDING. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the motion to reconsider the vote by which this bill was defeated?

Mr. STADLANDER. Mr. Speaker, just to explain this situation, as there seems to be a doubt in the minds of the members of the House as to how to vote upon this motion, the proposition is this: Let us vote on this bill and clean our calendar and get down to work. Let us get this bill out of the way so that it will cause no more waste of time. I ask the members to vote "no" on this motion.

On the question recurring,

Will the House agree to the motion?

The yeas and nays were as follows:

YEAS—65.

| | | | |
|---------------|-----------------|---------------|----------------|
| Aston, | Griffith, | Moffatt, | Storer, |
| Bell, F. A., | Harding, | Moore, | Strayer, |
| Bentley, | Heffran, | Morrison, | Thomas, L. D., |
| Bickett, | Holcombe, | Neely, | Thomas, M. G., |
| Bidelspacher, | Holmes, | Nicholson, | Toepfer, |
| Brewster, | Hoover, | North, | Towner, |
| Brown, E. P., | Howe, | Parkinson, | Trescher, |
| Davies, | Irvin, | Peelor, | Wells, |
| Dengler, | Jones, | Phillips, | Wheeler, |
| Donnell, | Kelly, | Prosser, | Williams, |
| Edmonds, | Lauver, | Pryor, | Wilson, |
| Evans, F. D., | Lóng, | Raymond, | Wood, N., |
| Flinchbaugh, | Ludlow, | Reader, | Wood, W. P., |
| Gelnett, | MacMillan, | Rhodes, | Wright, |
| Gilchrist, | Marshall, | Smith, G. A., | |
| Goodnough, | McClure, J. F., | Stark, | |
| Goss, | McKim, | Speer, | |

NAYS—128.

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Eaches, | Lotz, | Rieder, |
| Alexander, | Earley, | Lucas, | Royle, |
| Allman, | Ede, | Lynch, | Sarig, |
| Armstrong, | Emhardt, | Mangan, | Sautter, |
| Baldi, | Evans, B. P., | Marcus, | Schilling, |
| Bartley, | Flynn, | Martz, | Schoener, |
| Behney, | Fockler, | Mathay, | Schwartz, |
| Bell, W. T., | Fratt, | McBride, | Shaffer, |
| Berkheiser, | Fuller, | McCaig, | Smith, H. J., |
| Blair, | Goehring, | McCann, | Soffel, |
| Blumberg, | Greeby, | McClure, J. H., | Sowers, |
| Bray, | Greenstein, | McCormick, | Spencer, |
| Bromley, | Grimes, | McDaniel, | Stadlander, |
| Brown, E., | Guerin, | McDermott, | Stavitski, |
| Burchinal, | Haas, | McGowan, | Sterling, |
| Burke, | Haines, | McLaughlin, | Stock, |
| Rush, | Hall, | Memolo, | Storb, |
| Calhoun, | Harer, | Metzger, | Talbot, |

| | | | |
|--------------|----------------|-------------------|--------------|
| Canon, | Hart, | Metzinger, | Turner, |
| Colville, | Haws, | Millar, | Voltz, |
| Conner, | Heffernan, | Miller, C., | Washington, |
| Craig, | Henderson, | Miller, H. A., | Watson, |
| Critchfield, | Hess, | Mudowney, | Weamer, |
| Cross, | Himes, | Munley, | Welty, |
| Davis, | Holtzman, | Myers, | Whitach, |
| DeFrehn, | Horn, | Nolte, | Whitehouse, |
| Deloer, | Hricko, | Or, | Witherspoon, |
| Derby, | Huber, | Patterson, B. H., | Witkin, |
| Dietz, | Lafferty, | Patterson, M., | Bluett, |
| Dilshelmer, | Leidich, | Pennock, | Speaker. |
| Drakhouse, | Little, J. T., | Perry, | |
| Drumbor, | Little, H. A., | Pitts, | |
| Duddy, | Lockhart, | Posey, | |

So the question was determined in the negative and the motion was not agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 444, entitled:

An Act regulating the selection and qualifications of jurors for service in the several courts civil and criminal of "counties of the second class creating a Board consisting of certain Judges of the Courts of Record of said counties and one other person elected thereto for this purpose prescribing the powers and" duties of said Board imposing the expense of maintaining and operating said Board upon said counties requiring the County Commissioners of said counties to provide suitable office quarters equipment and supplies for said Board authorizing the employment of necessary clerks assistants and other employees abolishing the existing office of jury commissioner in said counties requiring other County Officers and Boards to furnish information to said Board requiring taxables to furnish information into respect to their qualifications under oath and prescribing punishments for violation of the provisions hereof

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That For the better and more impartial selection of persons to serve as jurors in the several courts civil and criminal of counties of the second class there is hereby created a Board to be known as the "Board for the "Selection of Jurors" hereinafter called "Board" Said Board shall consist of the President Judge of the Court of Common Pleas two other Judges to be by him appointed and one member to be elected by the people The two Judges so appointed shall be Judges of the Court of Common Pleas except in counties where there is a separate County Court in which case one of the Judges shall be appointed from the Court of Common Pleas and one from the County Court The President Judge of said Court annually on or before December first of each year shall appoint two Judges from said courts as members of said Board. The member to be elected hereinafter called Jury Commissioner shall hold office for a term of four years beginning on the first Monday of January next after his or her election and until his or her successor shall be duly qualified. Said office shall be filled at the municipal election to be held during the year one thousand nine hundred and twenty-five. The Jury Commissioner shall receive an annual salary of six thousand five hundred dollars (\$6,500) payable in monthly or semi-monthly installments out of the County Treasury. The Judges serving on said Board shall not be entitled to any additional compensation therefor. The Judges appointed on said Board shall hold office for the term of one year beginning on the first Monday of January next after their appointment. Upon the passage of this act the President Judge of the Court of Common Pleas shall appoint a person from the public at large as a member of the Board to fill the elective position on the Board until the first Monday of January one thousand nine hundred and twenty-six. In the case of the inability of any member by sickness death or other unavoidable cause to discharge the duties of said office

or in case of neglect and refusal to serve thereon the vacancy so arising shall be filled by the Persistent Judge of said Common Pleas Court. The Board shall organize annually on the first Monday of each year. Two members of the Board shall constitute a quorum for the transaction of Business. The Jury Commissioner shall give his or her entire time to the performance of the duties of said office and shall not engage in any other business.

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. McKIM. Mr. Speaker, I move that House Bill No. 444, file folio 3311, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 43, as follows:

An Act to amend section five of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eight) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' courts" by providing increased salaries for judges of the courts of common pleas having a separate judicial district to which another county is attached

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred eight) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' courts" is hereby amended to read as follows

Section 5 The annual salary of each of the judges of the courts of common pleas learned in the law in judicial districts of this Commonwealth having a population of one hundred thousand (100,000) and less than five hundred thousand (500,000) shall be ten thousand dollars (\$10,000) in judicial districts of this Commonwealth having a population of sixty-five thousand (65,000) and less than one hundred thousand (100,000) the annual salary of each of the judges of the court of common pleas learned in the law shall be eight thousand dollars (\$8,000) in judicial districts of this Commonwealth having a population of less than sixty-five thousand (65,000) the annual salary of each of the judges of the courts of common pleas learned in the law shall be seven thousand dollars (\$7,000) And provided further That each of the judges of the courts of common pleas of Dauphin county shall receive three thousand dollars (\$3,000) additional for trying the civil cases for the Commonwealth. And provided further That each of the judges of the courts of common pleas having a separate judicial district and having another county attached to said district shall receive two thousand dollars (\$2,000) per annum additional for holding the courts of the county so attached to said separate judicial district

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 869, entitled:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ten) entitled "An act to further amend sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and making an appropriation" and as amended by an act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith and repealing section one thousand two hundred twelve thereof" as amended by an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching a supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay for the biennium year beginning June first one thousand nine hundred and twenty-three and each biennium year thereafter to such school districts as com-

ply with the laws governing the public schools of the Commonwealth for each of said persons employed therein as shown by the certificate herein required to be filed with the Superintendent of Public Instruction in the November immediately preceding any such biennium year as follows In school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teacher in such districts in school districts of the fourth class for each member of the teaching and supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That the amount paid by the Commonwealth to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five per centum (75%) of the annual minimum salary prescribed herein for teachers in such districts and that the amount paid to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be sixty per centum (60%) of the annual minimum salary prescribed herein for teachers in such districts Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person And provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from Federal or other State funds such amounts shall be to the extent thereof in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued And provided further That in addition to the payments herein provided on account of members of the teaching and supervisory staff employed in any school district and on account of schools permanently closed or discontinued in any district each district shall receive its proportionate share of the minimum salaries required to be paid to such additional members of the teaching and supervisory staff as may have been employed subsequent to the certificate to the Superintendent of Public Instruction in the November previous to the biennium year and its apportionment as herein provided for additional schools permanently closed or discontinued subsequent to such certificate Payments required by this proviso shall be made after certificate to the Superintendent of Public Instruction in the November of the biennium year in connection with and in addition to the first quarterly payment of the following biennium as hereinafter provided

The true valuation per teacher for each district shall be determined by the State Council of Education on data and material submitted by the officers of such district or in the annual report to the Superintendent of Public Instruction It shall be found by dividing the true valuation of the district by the number of full time teachers which number shall include all teachers principals supervisors and superintendents employed in the vocational and non-vocational schools of the district for the year covered by such report The true valuation of the taxable property of each school district shall be obtained by dividing the amount of the assessed valuation certified in the annual report of the district for the school year ending June thirtieth one thousand nine hundred and twenty-two and every second year thereafter by the average rate of assessment certified in such annual reports for the three years immediately preceding the date on which such true valuation is determined For the two fiscal years beginning on June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five such true valuation of the district shall be determined during the month of June one thousand nine hundred and

twenty-three on the data and material available in the report filed with the Superintendent of Public Instruction on August first one thousand nine hundred and twenty-two. The true valuation of each school district for the two fiscal years beginning on June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven and for each biennium thereafter shall be determined during the month of October one thousand nine hundred and twenty-four and in the month of October of every second year thereafter. The State Council of Education is hereby given full power and authority to make such investigations to take such action and to institute such proceedings as may be necessary to determine any of the questions that may be raised in the determination and adjustment of the aforesaid true valuations and the decisions which such council reaches in such questions shall be final and conclusive.

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The amendments were read by the Clerk as follows:

Amend section 1, page 6, line 2, by striking out the word "discontinued" and inserting in lieu thereof "discontinued."
Amend section 1, page 6, line 18, by striking out the word "or."

Amend section 1, page 7, line 18, by striking out the word "thereafter" and inserting in lieu thereof "hereafter."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 That paragraph twenty-one of said section one thousand two hundred and ten of said act as amended be hereby amended to read as follows

Twenty-one The Superintendent of Public Instruction shall ascertain and determine the amount of funds required to meet each of the four payments to school districts which become due and payable within the two fiscal years beginning June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five and each biennium thereafter on the data and material contained in the certificates which school districts are required by law to file with the said superintendent on November first immediately preceding the beginning of each biennium and the said superintendent shall also apportion and allot the same to and among the respective districts. Provided That the amount paid to any school district within any biennium shall be computed on the data and information contained in the certificates required to be filed on the first day of November of each year as herein provided. In no case shall the amount paid to any school district exceed the amounts computed on such data

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1009, as follows:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended to read as follows

Section 240 Any township supervisor township superintendent roadmaster or contractor employed to work on the roads bridges and highways of any township of the second class who shall violate any of the provisions of this act for a period of thirty days after having received written notice of his failure neglect or refusal so to do other than those for the violation of which specific penalties are provided or who shall fail neglect or refuse to carry out the provisions of this act shall upon conviction before a justice of the peace be sentenced to pay a fine of not more than fifty dollars to be collected in the name of the township as other debts of like amount are collected. In all such proceedings when the informant is not able to sustain the charge against any such supervisor superintendent or road master the justice of the peace hearing such proceeding may impose the costs of the same upon the informant. All such fines shall be paid to the township treasurer for the use of the road fund

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1085, (Senate Bill No 402), entitled:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall (a) for the purpose of misrepresenting his qualifications to the Department of Public Instruction or any professional examining board within said Department buy sell or fraudulently or illegally make or alter give issue or obtain any diploma certificate or other instrument purporting to confer any literary scientific professional or other degree or to constitute any license or to certify to the completion in whole or in part of any course of study in any university college academy or other educational institution or (b) personate or attempt or offer to personate another person in taking or attempting or offering to take any examination held in accordance with the rules of the Department of Public Instruction or of any of the professional Examining Boards within said department or (c) take or attempt or offer to take such an examination in the name of any other person or (d) procure any other person falsely to take or attempt or offer to take any such examination in his name or (e) have in his possession question papers to be used in any such examination when not contained in their sealed wrappers or copies of such papers or questions at any time prior to the dates set for such

examination unless duly authorized by the Department of Public Instruction or the agents thereof or (f) sell or offer to sell question papers or any questions prepared for use in any examination held in accordance with the rules of the Department of Public Instruction or any professional Examining Board within said Department or (g) use in any such examination any question papers or questions or secure or prepare the answers to such questions prior to the time set for the examination or (h) transmit to the Department of Public Instruction answers to questions used in any such examination which are prepared or written outside of the period of examination or alter any such answer after such period is closed or (i) secure or attempt to secure any credential regularly issued by the Department of Public Instruction or any professional Examining Board within said Department which is based upon such examination or based upon a course or courses of study in any institution of learning or educational institution approved by the Department of Public Instruction which he has not actually passed or completed shall be guilty of a misdemeanor and upon conviction thereof shall be punished for a first offense by a fine of not less than fifty dollars or imprisonment for not less than thirty days or by both such fine and imprisonment and for a second or subsequent offense by a fine of not less than two hundred and fifty dollars or imprisonment for not less than six months or by both such fine and imprisonment

On the question,

Will the House agree to the section?

Mr. HORN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend page 1, line 12, by inserting the words "high school" after the word "college."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1223, (Senate Bill No. 399), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1103, (Senate Bill No. 393), as follows:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing 'all laws general special or local or any parts thereof that are or may be inconsistent therewith'" and to repeal section one thousand seven hundred and two of said act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand seven hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and thirty-six) entitled "An act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 1701 [The term elementary school or elementary course shall apply to all grades not included among those recognized as high school grades in the classification of the Department of Public Instruction A high school is an organization of grades seven eight nine ten eleven and twelve in cases where such grades or any of them are organized as part of a junior high school a senior high school or a six year high school and are so recognized by the State Board of Education but where such grades are not so organized grades seven and eight shall be classified as elementary grades] A complete high school course is one requiring four years beyond an elementary course of eight years or six years beyond an elementary course of six years The [Superintendent] Department of Public Instruction shall make such regulations as shall be necessary to insure proper standards for the various grades of the twelve years of the public schools [course] program of studies

Any high school giving work for the seventh eighth ninth tenth eleventh and twelfth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and having at least five properly qualified teachers shall be designated a Six-Year high school

[All] Any high [schools maintaining four or more years courses of study] school giving work for the ninth tenth eleventh and twelfth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing at least three properly qualified teachers [shall be high schools of the first class] shall be designated a Four-Year High School

[All] Any high [schools maintaining three years course of study] school giving work for the ninth tenth and eleventh years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing at least two properly qualified teachers [shall be high schools of the second class] shall be designated a Three-Year High School

[All] Any high schools maintaining two years courses of study shall be high schools of the third class The class to which any high school belongs shall be determined by the length of its shortest course for graduation Provided that hereafter] school giving work for the ninth and tenth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing one or more properly qualified teachers shall be designated a Two-Year High School

Any school giving work for the seventh eighth and ninth years or for the seventh eighth ninth and tenth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and having properly qualified teachers shall be designated a Junior High School]Provided That hereafter no new high school or junior high school shall be established in a school district of the fourth class without the consent of the State Board of Education and of the superintendent of schools of the county in which such district is located]

In order to establish a new high school or to add a year of work to the program of a high school or junior high school already in operation in a school district of the fourth class the approval of the Department of Public Instruction and of the county superintendent of schools in which the district is located shall be secured in advance of the opening of such school or of making such change in program

Section 2 Section one thousand seven hundred and seven of said act as amended by an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and seventy-two) entitled "An act to amend section one thousand seven hundred and seven of an act entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven" is hereby further amended to read as follows

Section 1707 Pupils residing in school districts in which no public high schools are maintained may attend during the entire term the high schools in other districts which are nearest or most convenient to their homes [If] In any district which maintains a high school [with a course less than four years' course] whose program of studies terminates before the end of the twelfth year pupils who have satisfactorily completed the [same in the school of their own district or have completed the] program of studies equivalent [of] to said [course] program of studies in some other school or schools may attend at the expense of the school board of the district in which they live [during the remaining years of a three or four years' course] the nearest or most conveniently located high school [of such class as they may desire to attend] giving further high school work Provided That pupils wishing to attend a high school in a district other than the one in which they reside shall obtain the consent of the board of school directors of the district in which such high school is located before attending the same And providing further That where pupils desirous of having their tuition paid in a high school in another district on account of having completed in a high school or schools in another district the equivalent of a [course] program of studies in their own district they must present to the board of their own district and the board of the district in which they wish to attend a certificate from the county superintendent who has jurisdiction over the district in which they live that they have satisfactorily completed the equivalent of said [course] program of studies County Superintendents are hereby authorized and required to examine such pupils and if entitled to issue to them the necessary certificates

Section 3 Section one thousand seven hundred and two of said act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred

and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 265, as follows:

An Act to amend sections five hundred and one and five hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" is hereby amended to read as follows

The word "vermin" shall include all wild animals not classed as game animals or fur-bearing animals and all wild birds other than game birds and protected birds

The term "unprotected birds" shall include (a) the blue jay (b) the English sparrow (c) the European starling (d) the kingfisher (e) the buzzard (f) the goshawk (g) the sharp-shinned hawk (h) the Cooper's hawk (i) the red-tailed hawk (j) the red-shouldered hawk (k) the broad-winged hawk (l) the marsh hawk (m) the rough-legged hawk (n) the duck hawk (o) the pigeon hawk (p) the barred owl (q) the great gray owl (r) the great horned owl (s) the snowy owl (t) the hawk owl and (u) the crow

The term "protected birds" shall include all wild birds not included within the terms "game birds" and "unprotected birds"

The term "wild birds" includes all birds other than domestic birds

The term "open season" shall mean the time during which game or fur-bearing animals may be legally taken or killed and shall include both the first and the last day of the season or period designated by this act

The term "close season" shall mean the time during which game or fur-bearing animals may not be legally taken or killed and includes all periods of time not included within the open season

Section 501 Open Season—The open season for game birds and game animals Sundays and other periods fixed by special regulations for particular counties excepted is as follows

| KIND OF GAME | OPEN SEASON |
|--|----------------------------|
| Blackbirds and upland or grass plover | From Aug. 1st to Nov. 30th |
| Rail coot or mud-hen reed-bird sand-piper tattler curlew Wilson or jacksnipe or any other kind of shore bird except woodcock | |
| Woodcock | From Oct. 1st to Nov. 30th |
| All birds known as wild water-fowl | From Oct. 1st to Jan. 15th |

| | |
|---|---|
| Raccoon | From Oct. 15th to Jan. 15th |
| Wild turkey ruffed grouse commonly called pheasant male ring-necked pheasant Virginia partridge commonly called quail gambel quail valley quail and Hungarian quail and gray black and fox squirrel | From Nov. 1st to Nov. 30th |
| Red squirrel | From Nov. 1st to Aug. 15th next following |
| Wild rabbit and hare | From Nov. 1st to Dec. 15th |
| Bear over one year old | From Nov. 10th to Dec. 15th |
| Male deer with two or more points to one antler | From Dec. 1st to Dec. 15th |
| Male elk with four or more points to one antler | From Dec. 1st to Dec. 15th |

Section 2 That section five hundred and two of said act is hereby amended to read as follows

Section 502 Bag Limit It is unlawful for any person to kill in any one day or in any one season more game animals or game birds than hereinafter enumerated

| Kind of Game | In one Day | In one Season |
|---|------------|---------------|
| Wild turkey | 1 | 1 |
| Ruffed grouse | 3 | 15 |
| Male ring-neck pheasants | 2 | 4 |
| Quail also known as partridge of the combined kinds | 8 | 25 |
| Quail also known as partridge of the combined kinds | 8 | 25 |
| Woodcock | 6 | 20 |
| Squirrels including the fox black and gray combines | 6 | 20 |
| Wild rabbits | 5 | 30 |
| Hares | 3 | 15 |
| Wild ducks of the combined kinds | 15 | 60 |
| Wild geese | 5 | 30 |
| Brant | 5 | 30 |
| Bear | 1 | 1 |
| Bear (by hunting party) | 4 | 4 |
| Deer | 1 | 1 |
| Deer (by hunting party) | 6 | 6 |
| Elk | 1 | 1 |
| Elk (by hunting party) | 1 | 1 |

Except as hereinafter otherwise provided every deer taken shall be a male deer having two or more points to one antler Every bear taken shall be not less than one year old

Every elk taken shall be a male elk killed through the method known as "Still Hunting" only having not less than four points to one antler

Nothing contained in this section shall prohibit any owner who raises ring-neck pheasants strictly in captivity from killing any number of such birds during the open season on lands he may own or control

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 446, as follows:

An Act to amend section one of an act approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled 'An act

extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law" as amended conferring power to parole upon the several judges instead of the courts and eliminating the petition and hearing in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred seventy-nine) entitled "An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled 'An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law" which was amended by section one of an act approved the eleventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred four) entitled "An act to amend an act approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred seventy-nine) entitled 'An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentences as provided by law' providing the procedure in cases of parole conferring power to parole upon the several courts instead of judges thereof and fixing the time when petitions for parole may be first presented" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth and other courts of record having jurisdiction are authorized after due (hearing) inquiry to release on parole any convict confined in the county jail house of correction or workhouse of their respective district and (No convict shall be paroled under the provisions of this act except upon petition verified by the oath of the person convicted or by some one in his or her behalf and presented and filed in the court in which such person was convicted Upon the presentation of any such petition the court shall fix a day for hearing A copy of said petition shall also be served upon the district attorney and upon the prosecutor in the case if he is resident within the county at least ten days before the day fixed for said hearing Proof of service upon the district attorney and the prosecutor shall be produced at the hearing After such hearing the court shall make such order as to it may seem just and proper In case the court shall parole such convict it shall place him or her in charge of and under the supervision of a designated probation officer (Any of said courts) and shall have the power to recommit to jail or workhouse or house of correction on cause shown by such probation officer that such convict has violated his or her parole and to reparole (in the same manner and by the same procedure as in the case of the original parole) if in the judgment of said (court) judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole This power of parole shall extend for a period not to exceed the maximum sentence provided by law for the offense of which the convict was convicted regardless of the sentence first imposed upon the prisoner (Provided however That any of said courts may release on parole upon petition to any of said courts any person who has been committed to any jail workhouse or house of correction by

any magistrate alderman or justice of the peace Said courts shall have the same power to recommit such persons paroled as herein set forth)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 452, as follows:

An Act to further amend section six of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which was amended by section one of an act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy-five) entitled "An act to amend section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled 'An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries'" is hereby further amended to read as follows

Section 6 Whenever any person convicted in any court of this Commonwealth of any crime [punishable by imprisonment in a State penitentiary] shall be sentenced to imprisonment [therefor] in any penitentiary [or other institution] of the [this] State [or in any county or] [municipal institution] the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term Stating in such sentence the minimum and maximum limits thereof and the maximum limit shall never exceed the maximum time now or hereafter prescribed as a penalty for such offense [and the minimum limit shall never exceed one-half of the maximum sentence prescribed by any court]

Provided [That nothing herein contained shall be construed to derogate from the power of the judges of the courts of quarter sessions and of the courts of oyer and terminer or other court of record having jurisdiction of the several judicial districts of the Commonwealth after due injury to release on parole any convict confined in the county jail house of correction or workhouse of their respective districts as provided in section one of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" its amend-

ments and supplements and provided further] That no person sentenced for an indeterminate term shall be entitled to any benefits under the act entitled "An act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same" approved the eleventh day of May Anno Domini one thousand nine hundred and one

[And provided further That before any parole shall be granted pursuant to the terms hereof notice of an intention so to do shall be given at least ten days prior thereto by the board of prison inspectors to the judge of the county who imposed the sentence if he be still in office but otherwise to the judge or judges of the court of oyer and terminer or the court of quarter sessions then in session or if there be no current term then to the next ensuing term thereof and having jurisdiction of cases of the like character Similar notice shall also be given to the district attorney then in office in said county]

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 909, as follows:

An Act transferring and re-appropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June one thousand nine hundred and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest of the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the unexpended balance of the appropriation made to the Department of Mines by the Act approved the thirtieth day of June one thousand nine hundred and twenty-three (one thousand nine hundred and twenty-three Appropriation Act page thirty-five at page forty-nine) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" for the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses and provided for by the acts of Assembly relating thereto said appropriation having been made in the sum of four thousand dollars (\$4,000) is hereby transferred and reappropriated to the Department of Public Instruction for the use of the Anthracite Mine Inspectors Examining Board for the payment of the salaries or other compensation and expenses of the members of said Board and any other expenses necessary for the proper conduct of the work of the said Board during the remainder of the biennium ending May thirty-first one thousand nine hundred and twenty-five

An said bill having read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1288, (Senate Bill No. 2), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1290, (Senate Bill No. 84,) entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill no. 1292, (Senate Bill No. 118), entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1297, (Senate Bill No. 330), entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia Pennsylvania for Medical Education

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1299, (Senate Bill No. 374), entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1305, (Senate Bill No. 514), entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1306, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1307, (Senate Bill No. 519), entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1308, (Senate Bill No. 522), entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1309, (Senate Bill No. 532), entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1311, (Senate Bill No. 535), entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1312, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1313, (Senate Bill No. 537), entitled:

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1314, (Senate Bill No. 538), entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1315, (Senate Bill No. 542), entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1316, (Senate Bill No. 543), entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1317, (Senate Bill No. 544), entitled:

An Act making an appropriation to the Valley Forge Park Commission

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1318, (Senate Bill No. 558), entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 200, as follows:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) is hereby specifically appropriated to the Department of Forests and Waters for the purpose of reimbursing parents or dependent relatives of persons killed or persons themselves seriously injured while in the service of the Commonwealth in fighting forest fires under orders from any forest fire warden or other agent of the Department of Forests and Waters and who are unable to secure or barred by operation of law from securing compensation under the workmen's compensation laws

Section 2 Any such parent or dependent relative of any person heretofore or hereafter killed or any such person heretofore or hereafter seriously injured while fighting fires as provided in section one of this act may present a claim therefor to the Board of Finance and Revenue and for the purpose of hearing and adjusting such claims the Secretary of Forests and Waters shall become a member of said Board with full powers of a member thereof

Section 3 The said board shall hear and determine all such claims and if in any case the board is of the opinion that a moral claim against the Commonwealth for any such injury or death and that such claim is not properly adjustable or cannot then be adjusted under the workmen's compensation laws it shall make a finding to that effect and shall fix the sum which in its opinion will compensation the parent parents or dependent relative or relatives of the person killed or the person seriously injured Any amount so fixed by the board shall be payable from the appropriation hereinbefore made by warrant of the Auditor General after requisition by the Secretary of Forests and Waters and to each such requisition shall be attached the findings of the board The action of the board in allowing or disapproving a claim shall be final and there shall be no appeal therefrom but the board in its discretion may grant hereafter on any claim and make any new findings in accordance with this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 287, as follows:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically

appropriated to the Lee Homeopathic Hospital of Johnstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1296, (Senate Bill No. 280), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1377, (Senate Bill No. 579), entitled:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Mr. ALEXANDER. Mr. Speaker, I desire to call up at this time House Bill No. 1060, file folio 3591, at the bottom of page 7 of today's calendar.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1060, as follows:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Soldiers' Orphans' School at Scotland for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

For the support of the Pennsylvania Soldiers' Orphans' School at Scotland including instruction operation and maintenance and such necessary additions extensions alterations equipment and repairs as may be authorized and approved by the Superintendent of Public Instruction and the expenses of the Board of Trustees of said school and for buildings and construction for the Pennsylvania Soldiers' Orphans' School as authorized and approved by the Superintendent of Public Instruction for the two fiscal years beginning June first one thousand nine hundred and twenty-five

On the question,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. ALEXANDER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. TALBOT. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Title, page 1, line 2, by striking out the word "appropriation" and insert in lieu thereof "appropriation."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 39.

An Act to provide for an additional system for the collection of State and county taxes in cities of the third class

SENATE BILL No. 46.

An Act making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred six) entitled "An act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor" said claim having been adjusted and approved by the Auditor General State Treasurer and Attorney General and to pay the personal expenses of the members of the Commission

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 18, 1925.

Resolved (if the House of Representatives concur), that when the Senate adjourns today it reconvene on Monday evening, March twenty-third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March twenty-third, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 4:00 o'clock this afternoon.

Whereupon, (at 1:10 P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

REPORTS FROM COMMITTEES.

The SPEAKER. If there is no objection we will take reports of Committees at this time.

Mr. POSEY, from the Committee on Municipal Corporations, reported as committed House Bill No. 1079, entitled:

An Act to further amend sections one and two, and to amend section eleven of article one, chapter nine of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs;" authorizing two or more boroughs to act jointly in the acquisition, improvement, maintenance and control of public parks, playgrounds, swimming pools and gymnasiums.

Mr. POSEY, from the Committee on Municipal Corporations, reported as committed House Bill No. 1271, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (P. L. 320), entitled "An act regulating boroughs," as amended; authorizing the boroughs to increase the rate of taxation for general borough purposes.

Mr. HART, from the Committee on Military, reported as committed House Bill No. 1124, entitled:

An Act providing for the sale of certain armories, and the use of the money derived therefrom in the acquisition of property and building of other armories.

Mr. LOCKHART, from the Committee on Municipal Corporations, reported as committed House Bill No. 1147, entitled:

An Act conferring upon cities of the second class the power to authorize the construction, maintenance, and use of overhead passageways across and of underground passageways across and of underground passageways beneath public highways by the owners or lessees of the abutting properties, and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities.

Mr. JONES, from the Committee on Forestry, reported as committed House Bill No. 1396, entitled:

An Act authorizing counties, cities, boroughs, towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods; and providing for the expenditure and repayment of such moneys by the Commonwealth.

Mr. FRED A. BELL, from the Committee on Military, reported as committed, House Bill No. 1365, entitled:

An Act for the adjustment and payment of certain claims for injury to, and sickness of officers, warrant officers and enlisted men of the National Guard.

Mr. BENJAMIN H. PATTERSON, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1263, entitled:

An Act to amend subdivision fifteen of section two of article one of chapter five of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen, (Pamphlet Laws 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. JAMES McCLURE, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1136, entitled:

An Act to authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed, and to reduce such claims to judgment; and providing for the revival and collection of such judgments.

Mr. HORN, from the Committee on Municipal Corporations, reported as committed, House Bill no. 1129, entitled:

An Act to amend chapter five, article one, section two, of the act, approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs;" authorizing boroughs to erect, establish and maintain market houses, and market places and to regulate the same.

Mr. HORN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1344, entitled:

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Supplies to agree with municipalities upon the terms and conditions, and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes, and to receive such compensation and to release the municipality, and to grant to the municipality or municipalities the right to open, lay out and maintain a street, highway or parkway through the land under their supervision.

Mr. McDERMOTT, from the Committee on Labor and Industry, reported as committed House Bill No. 584, entitled:

An Act to regulate and determine what weight of coal shall make a ton in all transaction in this Commonwealth and to impose penalties for short weight.

Mr. McDERMOTT, from the Committee on Labor and Industry, reported as committed House Bill No. 188, entitled:

An Act amending section one of an act, approved the third day of May, one thousand nine hundred and nine (P. L. 417), entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes, by providing proper exits, fire-escapes, fire extinguishers and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Mr. HORN, from the Committee on Public Health and Sanitation, reported as amended House Bill No. 640, entitled:

An Act to regulate the practice of Chiropractic and to provide for the appointment and maintenance of a Board of Chiropractic Examiners: To define the powers and duties of said Board of Chiropractic Examiners: To provide for the examining and licensing of Chiropractors in this

State and provide for penalties for the violation of this Act.

Mr. EARLEY, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 913, (Senate Bill No. 160), entitled:

An Act authorizing local boards of health of cities of the third-class, boroughs and first-class townships of the Commonwealth to organize county health associations; providing for the representation of such county associations in a State Association to be formed by representatives from such county health associations, and providing for the payment of the expenses of county and State associations.

Mr. DAVIS, from the Committee on Municipal Corporations, reported as amended, House Bill No. 943, (Senate Bill No. 91), entitled:

An Act to amend an act, approved the seventh day of May, one thousand nine hundred and twenty-one, (P. L. 894), entitled "An act to amend an act, approved the twenty-fifth day of June, one thousand nine hundred and thirteen (Pamphlet Laws, five hundred and fifty), entitled 'An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs and towns, to aid in defraying the expenses of Memorial Day,' by authorizing appropriations to each post of the American Legion, Veterans of Foreign Wars, and to each Naval Association, and each post of the Grand Army of the Republic," as amended, to include appropriations to aid in defraying expenses of Armistice Day.

Mr. BICKETT, from the Committee on Municipal Corporations, reported as committed, House Bill No. 915, (Senate Bill No. 106), entitled:

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut.

LEAVES OF ABSENCE.

The SPEAKER asked and obtained leave of absence for Mr. Goehring, for the balance of the week.

Mr. EDMONDS asked and obtained leave of absence for himself, for the balance of the week after today's session.

Mr. SOWERS asked and obtained leave of absence for himself, for the balance of the week after today's session.

Mr. DILSHEIMER asked and obtained leave of absence for Mr. Drinkhouse, on account of illness.

Mr. BLAIR asked and obtained leave of absence for himself, for the balance of the week after today's session.

Mr. ORR asked and obtained leave of absence for himself, for the balance of the week after today's session.

Mr. DeFREHN asked and obtained leave of absence for Mr. Spencer, on account of illness.

Mr. MOFFATT asked and obtained leave of absence for himself, for the balance of the week, after today's session.

REPORT OF INVESTIGATION OF TEXTBOOKS AND HISTORIES.

The SPEAKER laid before the House the report of the investigation of Textbooks and Histories made by the Department of Public Instruction.

(For Report See Appendix).

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bills from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 449.

An Act authorizing the Department of Public Instruction annually to fix the fees to be charged for the several professional examining boards within the said Department and prescribing the basis upon which such fees shall be fixed

HOUSE BILL No. 450.

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of moneys accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards, and transferring to the general fund of the State Treasury any unexpended balances in any such funds.

HOUSE BILL No. 667.

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor" changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse

HOUSE BILL No. 651.

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

With information that the Senate has passed the same without amendment.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bills from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 13.

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

HOUSE BILL No. 18.

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware and the Commonwealth of Pennsylvania

HOUSE BILL No. 19.

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

HOUSE BILL No. 23.

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

HOUSE BILL No. 25.

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

HOUSE BILL No. 26.

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

HOUSE BILL No. 28.

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

HOUSE BILL No. 30.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

HOUSE BILL No. 44.

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

HOUSE BILL No. 46.

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

HOUSE BILL No. 48.

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

HOUSE BILL No. 54.

An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras in the county of Pike

HOUSE BILL No. 63.

An Act making an appropriation to the Charleroi-Monesen Hospital at Charleroi Pennsylvania

HOUSE BILL No. 67.

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

HOUSE BILL No. 70.

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

HOUSE BILL No. 71.

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

HOUSE BILL No. 72.

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

HOUSE BILL No. 73.

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

HOUSE BILL No. 79.

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

HOUSE BILL No. 81.

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

HOUSE BILL No. 83.

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

HOUSE BILL No. 86.

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

HOUSE BILL No. 87.

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

HOUSE BILL No. 89.

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

HOUSE BILL No. 90.

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

HOUSE BILL No. 91.

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

HOUSE BILL No. 93.

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

HOUSE BILL No. 95.

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

HOUSE BILL No. 101.

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

HOUSE BILL No. 102.

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

HOUSE BILL No. 103.

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

HOUSE BILL No. 108.

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

HOUSE BILL No. 109.

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

HOUSE BILL No. 118.

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

HOUSE BILL No. 125.

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

HOUSE BILL No. 127.

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

HOUSE BILL No. 128.

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

HOUSE BILL No. 130.

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

HOUSE BILL No. 134.

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 135.

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

HOUSE BILL No. 136.

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

HOUSE BILL No. 139.

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

HOUSE BILL No. 141.

An Act making an appropriation to te Florence Crittenton Home of Harrisburg Pennsylvania

HOUSE BILL No. 142.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

HOUSE BILL No. 151.

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

HOUSE BILL No. 164.

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

HOUSE BILL No. 169.

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

HOUSE BILL No. 177.

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

HOUSE BILL No. 178.

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

HOUSE BILL No. 179.

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

HOUSE BILL No. 186.

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

HOUSE BILL No. 191.

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

HOUSE BILL No. 198.

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 199.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 201.

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

HOUSE BILL No. 202.

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

HOUSE BILL No. 203.

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

HOUSE BILL No. 205.

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

HOUSE BILL No. 206.

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

HOUSE BILL No. 207.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

HOUSE BILL No. 213.

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

HOUSE BILL No. 214.

An Act making an aupropriation to the Western Pennsylvania Hospital

HOUSE BILL No. 215.

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

HOUSE BILL No. 222.

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania.

HOUSE BILL No. 224.

An Act making making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

HOUSE BILL No. 232.

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

HOUSE BILL No. 234.

An Act making an appopiation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

HOUSE BILL No. 236.

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

HOUSE BILL No. 237.

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

HOUSE BILL No. 238.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

HOUSE BILL No. 239.

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

HOUSE BILL No. 240.

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

HOUSE BILL No. 241.

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia

HOUSE BILL No. 244.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminister Avenue Philadelphia Pennsylvania

HOUSE BILL No. 245.

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Peinnsylvania

HOUSE BILL No. 246.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

HOUSE BILL No. 247.

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

HOUSE BILL No. 248.,

An Act making an appropriation to the Home for Widows and Single Women of Lebanon Lebanon County Pennsylvania

HOUSE BILL No. 249.

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

HOUSE BILL No. 252.

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

HOUSE BILL No. 260.

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

HOUSE BILL No. 261.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

HOUSE BILL No. 272.

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

HOUSE BILL No. 278.

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

HOUSE BILL No. 285.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

HOUSE BILL No. 288.

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

HOUSE BILL No. 291.

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

HOUSE BILL No. 295.

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

HOUSE BILL No. 298.

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

HOUSE BILL No. 301.

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

HOUSE BILL No. 302.

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

HOUSE BILL No. 307.

An Act making an appropriation to the Medico-Chiurgical Hospital of the University of Pennsylvania

HOUSE BILL No. 315.

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

HOUSE BILL No. 316.

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

HOUSE BILL No. 317.

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

HOUSE BILL No. 328.

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

HOUSE BILL No. 343.

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

HOUSE BILL No. 347.

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

HOUSE BILL No. 350.

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

HOUSE BILL No. 352.

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

HOUSE BILL No. 357.

An Act making an deficiency appropriation to the Western Pennsylvania School for the Deaf

HOUSE Bill No. 359.

An Act making an appropriation to the Children's Home Society of Pennsylvania

HOUSE BILL No. 375.

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

HOUSE BILL No. 376.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

HOUSE BILL No. 377.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

HOUSE BILL No. 381.

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

HOUSE BILL No. 385.

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

HOUSE BILL No. 387.

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions

of the act to appropriate certain moneys and providing penalties" as amended

HOUSE BILL No. 395.

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

HOUSE BILL No. 396.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

HOUSE BILL No. 397.

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

HOUSE BILL No. 399.

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

HOUSE BILL No. 400.

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

HOUSE BILL No. 407.

An Act making an appropriation to the Berean Manual Training and Industrial School

HOUSE BILL No. 408.

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

HOUSE BILL No. 422.

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

HOUSE BILL No. 433.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

HOUSE BILL No. 441.

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

HOUSE BILL No. 458.

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

HOUSE BILL No. 461.

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

HOUSE BILL No. 474.

An Act making an appropriation to the Mid-Valley Hospital Association at Balkely Pennsylvania

HOUSE BILL No. 478.

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

HOUSE BILL No. 480.

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

HOUSE BILL No. 488.

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

HOUSE BILL No. 494.

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of re-

funding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act

HOUSE BILL No. 508.

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

HOUSE BILL No. 509.

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

HOUSE BILL No. 510.

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

HOUSE BILL No. 548.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

HOUSE BILL No. 558.

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport

HOUSE BILL No. 599.

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

HOUSE BILL No. 604.

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

HOUSE BILL No. 632.

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 635.

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

HOUSE BILL No. 638.

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

HOUSE BILL No. 648.

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

HOUSE BILL No. 653.

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

HOUSE BILL No. 657.

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

HOUSE BILL No. 694.

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania

HOUSE BILL No. 698.

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

HOUSE BILL No. 714.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

HOUSE BILL No. 718.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

HOUSE BILL No. 729.

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

HOUSE BILL No. 742.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

HOUSE BILL No. 759.

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital

HOUSE BILL No. 769.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

HOUSE BILL No. 778.

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital

HOUSE BILL No. 781.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania

HOUSE BILL No. 786.

An Act making an appropriation to the First Allegheny day Nursery and Temporary Home for Children Pittsburgh

HOUSE BILL No. 787.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

HOUSE BILL No. 804.

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

HOUSE BILL No. 808.

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State treasury as taxes under the Mercantile License Act

HOUSE BILL No. 823.

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

HOUSE BILL No. 852.

An Act to reimburse Josephine Wrucina for overpayments to the State Treasury

HOUSE BILL No. 867.

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

HOUSE BILL No. 888.

An Act making an appropriation to the several fire companies of the city of Harrisburg

HOUSE BILL No. 899.

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

HOUSE BILL No. 901.

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

HOUSE BILL No. 959.

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 988.

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

HOUSE BILL No. 993.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

HOUSE BILL No. 998.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

HOUSE BILL No. 1016.

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

HOUSE BILL No. 1025.

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

HOUSE BILL No. 1036.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

With information that the Senate has passed the same without amendment.

BILLS ON FINAL PASSAGE.

The SPEAKER. We will resume today's calendar, Bills on Final Passage, on page 7 of today's calendar.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 372, as follows:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page twenty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

Whereas by the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended by the act approved the thirteenth day of June one thousand nine hundred and twenty-three (Appropriation Acts page thirty) entitled "An act to amend part of section two of the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and

twenty-one" the sum of eight hundred and twenty-five thousand dollars (\$825,000) was appropriated to the Department of Public Instruction for the payment and liquidation of the mortgage and note indebtedness of the several State Normal Schools of the Commonwealth and the accrued interest thereon due the note-holders payment of which was agreed upon when the said normal schools were taken over by the Commonwealth and

Whereas the East Stroudsburg State Normal School has a note indebtedness amounting to forty-seven thousand three hundred three dollars and sixty-five cents (\$47,303.65) which was incurred while the said normal school was in process of being taken over by the Commonwealth but after the date of the deed conveying the property of said school to the Commonwealth and

Whereas it has been impossible to make payment of the said note indebtedness out of the aforesaid appropriation by reason of the circumstances above related and

Whereas there is an unexpended balance of the said appropriation in the amount of seventy-three thousand three hundred and seventy-one dollars and thirty-eight cents (\$73,371.38)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-seven thousand three hundred three dollars and sixty-five cents (\$47,303.65) out of the unexpended balance of the said appropriation of May twenty-seventh one thousand nine hundred and twenty-one is hereby reappropriated to the Department of Public Instruction for the purpose of paying the note indebtedness of the East Stroudsburg State Normal School incurred prior to January first one thousand nine hundred and twenty-one

Section 2 The remainder of the unexpended balance of said appropriation of May twenty-seven one thousand nine hundred and twenty-one to-wit twenty-six thousand sixty-seven dollars and seventy-three cents (\$26,067.73) shall lapse into the General Fund of the State Treasury immediately upon the approval of this act

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fratt, | Mangan, | Schwartz, |
| Anderson, | Frye, | Marcus, | Scott, |
| Bartley, | Fuller, | Marshall, | Shambach, |
| Behney, | Gilchrist, | Mathay, | Sheffer, |
| Bell, F. A., | Goodnough, | McBride, | Smith, G. A., |
| Bell, W. T., | Goss, | McCaig, | Sowers, |
| Bickett, | Greeby, | McCann, | Speer, |
| Bidelspacher, | Greenstein, | McClure, J. F., | Stadlander, |
| Blair, | Griffith, | McGowan, | Stark, |
| Brewster, | Grimes, | Memolo, | Stock, |
| Bromley, | Haas, | Metzger, | Storb, |
| Brown, E., | Hall, | Metzinger, | Storer, |
| Brown, E. P., | Hantz, | Miller, C., | Strayer, |
| Burke, | Harding, | Moffatt, | Thomas, L. D., |
| Bush, | Harer, | Moore, | Thomas, M. G., |
| Calhoun, | Hart, | Morrison, | Toepfer, |
| Canon, | Haws, | Munley, | Towner, |
| Colville, | Heffernan, | Myers, | Turner, |
| Conner, | Heffran, | Neely, | Washington, |
| Craig, | Henderson, | Nicholson, | Weamer, |
| Davies, | Holcombe, | Nolte, | Wells, |
| Davis, | Holmes, | Parkinson, | Welty, |
| Deibler, | Hricko, | Patterson, B. H., | Wettach, |
| Derby, | Huber, | Patterson, F. W., | Wheeler, |
| Diehm, | Irvin, | Patterson, M., | Whitehouse, |
| Dietz, | Jones, | Peelor, | Williams, |
| Dilsheimer, | Kelly, | Pennock, | Wilson, |
| Fuddy, | Lafferty, | Pitts, | Witherspoon, |
| Eaches, | Lauver, | Powell, | Witkin, |
| Earley, | Leidich, | Prosser, | Wood, N., |
| Ede, | Little, H. A., | Pryor, | Wood, W. P., |
| Edmonds, | Lockhart, | Raymond, | Wright, |
| Emhardt, | Long, | Rhodes, | Bluett, |
| Evans, E. P., | Lotz, | Rieder, | Speaker. |
| Flinchbaugh, | Lucas, | Royle, | |
| Flynn, | Ludlow, | Sautter, | |
| Fockler, | Lukehart, | Schoener, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1012, as follows:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

Whereas during the term of Robert E. Lamberton as Sheriff of Philadelphia County a writ of fieri facias was issued out of the Court of Common Pleas number four of said County as of December Term one thousand nine hundred and twenty-two number six thousand seven hundred and sixty-four under which said sheriff levied upon certain personal property alleged to belong to J. Winderman Inc the defendant in said writ but part of said property was claimed by Herman Winderman and an interpleader was framed which has not yet been disposed of and

Whereas on account of the failure of said claimant to file a bond in order to secure the release of the goods claimed by him from said levy Colonial Manufacturing Company the plaintiff in said writ obtained an order directing said Sheriff to sell said goods while said interpleader was pending in consequence of which said Sheriff sold said goods on June eighteenth one thousand nine hundred twenty-three after due advertisement and

Whereas upon receiving notice of said sale the Auditor-General under date of June seventh one thousand nine hundred twenty-three made demand on said Sheriff for payment of certain capital stock and corporate loan taxes due the Commonwealth from said J Winderman Inc amounting to the sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) out of the proceeds of said sale and

Whereas said Sheriff without personal knowledge of said interpleader by his check dated February fourth one thousand nine hundred twenty-four sent to the Auditor General paid into the State Treasury the said sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) before said interpleader was determined which mistake was due to an oversight of said Sheriff's deputies in not noting said interpleader on the Execution Docket of said Sheriff and

Whereas in the event that said interpleader is determined in favor of said claimant of said goods said Sheriff will become personally liable to said claimant for the amount of said taxes so paid therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred sixty-eight dollars and ninety-seven cents (\$568.97) is hereby specifically appropriated to the Department of the Auditor General to reimburse Robert E. Lamberton for moneys erroneously paid into the State Treasury as capital stock and corporate loans taxes of J Winderman Inc

Section 2 Said money shall be paid on the warrant of the Auditor General if after due investigation the Auditor General finds that the payment of said taxes should not have been made out of the proceeds of the sale of said personal property claimed by Herman Winderman but sold as the property of said J. Winderman Inc

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

| | | | |
|------------|------------|------------|------------|
| Adam, | Flynn, | MacMillan, | Rhodes, |
| Alexander, | Fockler, | Malie, | Rieder, |
| Allman, | Fratt, | Mangan, | Royle, |
| Anderson, | Frye, | Marshall, | Sarig, |
| Armstrong, | Fuller, | Martz, | Sautter, |
| Aston, | Gelnett, | Mathay, | Schilling, |
| Bald, | Gilchrist, | McBride, | Schoener, |
| Bartley, | Goehring, | McCaig, | Schwartz, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Greeby, | McCormick, | Soffel, |
| Bentley, | Griffith, | McDaniel, | Sowers, |
| Berkheiser, | Grimes, | McGowan, | Speer, |
| Bickett, | Guerin, | McKim, | Stadtlander, |
| Bidelspacher, | Haas, | Memolo, | Stark, |
| Blair, | Haines, | Metzger, | Stavitski, |
| Blumberg, | Hall, | Metzinger, | Sterling, |
| Brewster, | Hantz, | Millar, | Stock, |
| Bromley, | Harding, | Miller, C., | Storb, |
| Brown, E., | Harer, | Miller, H. A., | Storer, |
| Brown, E. P., | Haws, | Moffatt, | Strayer, |
| Burchinal, | Heffernan, | Moore, | Thomas, L. D., |
| Calhoun, | Heffran, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holcombe, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Voltz, |
| Cross, | Horn, | Nicholson, | Washington, |
| DeFrehn, | Howe, | Nolte, | Weamer, |
| Deibler, | Huber, | North, | Wells, |
| Derby, | Irvin, | Orr, | Welty, |
| Diehm, | Jones, | Patterson, B. H., | Wettach, |
| Dietz, | Kelly, | Patterson, F. W., | Wheeler, |
| Dilsheimer, | Lafferty, | Patterson, M., | Whitehouse, |
| Donnell, | Lauver, | Peelor, | Williams, |
| Drumbor, | Little, H. A., | Pennock, | Wilson, |
| Duddy, | Little, J. T., | Perry, | Witherspoon, |
| Eaches, | Long, | Phillips, | Witkin, |
| Earley, | Lotz, | Pitts, | Wood, N., |
| Ede, | Lucas, | Powell, | Wood, W. P., |
| Edmonds, | Ludlow, | Prosser, | Wright, |
| Evans, B. P., | Lukehart, | Pryor, | Bluett, |
| Evans, F. D., | Lynch, | Raymond, | Speaker. |
| Flinchbaugh, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1040, as follows:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

Whereas the Mercer State Hospital formerly the Cottage State Hospital located at Mercer Pennsylvania was established and title conveyed to the Board of Trustees on the thirtieth day of December one thousand eight hundred and ninety primarily for the purpose of caring for injured miners in the soft coal fields in the vicinity of Mercer and

Whereas the soft coal mines of that vicinity have been abandoned thus relieving the Mercer State Hospital of the care of that class of patients for whose convenience said hospital was established and

Whereas excellent hospital facilities in nearby centers made easily accessible by improved highways detracted from the service offered by the Mercer State Hospital to such an extent that the Trustees of said hospital deemed it wise to discontinue its operation on the first day of June one thousand nine hundred and twenty-three and

Whereas the Board of Trustees of said hospital have entered into an agreement for the sale of said property including real estate furniture fixtures and other personal property to D. E. Vogan M. D. for the sum of fifteen thousand dollars (\$15,000.00) therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Trustees of the Mercer State Hospital is authorized to sell and convey the real estate fixtures furniture and other personal property together with the buildings thereon erected formerly used and occupied by the said Mercer State Hospital title to which is now in the said Board of Trustees to D. E. Vogan M. D. for the sum of fifteen thousand dollars (\$15,000.00)

Section 2 The Board of Trustees of said Mercer State Hospital is further authorized to execute a deed for said

property which when approved by the Governor and the Attorney General of the Commonwealth and delivered to the said D. E. Vogan M. D. upon the payment by him of the purchase price of fifteen thousand dollars (\$15,000.00) shall vest in the said D. E. Vogan M. D. a good and sufficient title therefor and the proceeds of said sale shall be paid into the State Treasury for the use of the Commonwealth together with any unexpended moneys in the hands of the said Trustees paid to them in connection with the affairs of said Hospital

Section 3 There is hereby specifically appropriated to the Board of Trustees of said Hospital in order that they may finally close out its affairs the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary to pay the obligations incurred on account of said Hospital during the biennium beginning June first one thousand nine hundred and twenty-one and the expenses of the said Trustees incurred since said biennium in pursuance of the duties of their official positions

Section 4 The unexpended portion of the appropriation of five hundred dollars (\$500.00) appropriated to the Cottage State Hospital for Injured Persons at Mercer Pennsylvania by Act No. 63-A of the Appropriation Acts Session one thousand nine hundred twenty-three page eighty-two is hereby lapsed into the General Fund of the State Treasury

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fuller, | MacMillan, | Sarig, |
| Alexander, | Gilchrist, | Malie, | Sautter, |
| Anderson, | Goodnough, | Mangan, | Schilling, |
| Armstrong, | Greeby, | Marshall, | Schoener, |
| Aston, | Greenstein, | Mathay, | Schwartz, |
| Baldi, | Griffith, | McBride, | Scott, |
| Bartley, | Grimes, | McCaig, | Shaffer, |
| Behney, | Guerin, | McCann, | Shambach, |
| Bell, F. A. | Haas, | McClure, J. F., | Sheffer, |
| Bentley, | Haines, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Hall, | McCormick, | Smith, G. A., |
| Bickett, | Hantz, | McDermott, | Soffel, |
| Bidelspacher, | Harding, | McKim, | Sowers, |
| Brewster, | Harer, | McLaughlin, | Speer, |
| Bromley, | Hart, | Memolo, | Stadtlander, |
| Brown, E., | Haws, | Metzinger, | Stark, |
| Brown, E. P., | Heffernan, | Millar, | Stavitski, |
| Brown, T. J., | Heffran, | Miller, C., | Sterling, |
| Burke, | Henderson, | Moffatt, | Stock, |
| Bush, | Hess, | Moore, | Storb, |
| Calhoun, | Himes, | Morrison, | Storer, |
| Canon, | Holcombe, | Muldowney, | Strayer, |
| Colville, | Holmes, | Munley, | Talbot, |
| Conner, | Holtzman, | Myers, | Thomas, L. D., |
| Critchfield, | Hoover, | Neely, | Thomas, M. G., |
| Cross, | Horn, | Nicholson, | Toepfer, |
| Davies, | Howe, | Nolte, | Towner, |
| Davis, | Hricko, | North, | Trescher, |
| Deibler, | Huber, | Parkinson, | Voltz, |
| Dengler, | Irvin, | Patterson, F. W., | Washington, |
| Derby, | Jones, | Patterson, M., | Watson, |
| Dietz, | Kelly, | Peelor, | Wells, |
| Dilsheimer, | Labar, | Pennock, | Welty, |
| Donnell, | Lafferty, | Perry, | Wettach, |
| Duddy, | Lauver, | Phillips, | Whitehouse, |
| Eaches, | Leidich, | Pitts, | Williams, |
| Earley, | Little, J. T., | Posey, | Wilson, |
| Ede, | Little, H. A., | Powell, | Witherspoon, |
| Emhardt, | Lockhart, | Prosser, | Witkin, |
| Evans, B. P., | Long, | Pryor, | Wood, N., |
| Evans, F. D., | Lotz, | Raymond, | Wood, W. P., |
| Flinchbaugh, | Lucas, | Reader, | Wright, |
| Flynn, | Ludlow, | Rhodes, | Bluett, |
| Fockler, | Lukehart, | Royle, | Speaker. |
| Frye, | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1058, as follows:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million fifty-five thousand dollars (\$1,055,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Western State Penitentiary for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of eight hundred fifteen thousand dollars (\$815,000) or so much thereof as may be necessary for salaries insurance repairs to buildings and equipment medical and surgical instruments transportation gratuities clothing for discharged prisoners supplies the return of escaped prisoners and any other expenses necessary for the proper conduct of the work of the Board for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary for general repairs to purchase fuel-saving equipment and instruments on boilers improvement of the electrical system and correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of two hundred five thousand dollars (\$205,000) or so much thereof as may be necessary for the continuation of the erection construction and equipment of the said Western State Penitentiary in Centre County authorized by the act entitled "An act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March one thousand nine hundred and eleven (Pamphlet Laws thirty-two) and its amendments and supplements for the two fiscal years beginning June first one thousand nine hundred and twenty-five

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Flynn, | Lotz, | Rhodes, |
| Alexander, | Fockler, | Lucas, | Rieder, |
| Allman, | Fratt, | Ludlow, | Royle, |
| Anderson, | Frye, | Lukehart, | Sarig, |
| Aston, | Fuller, | Lynch, | Sautter, |
| Bagshaw, | Gelnett, | Malie, | Schilling, |
| Bartley, | Gilchrist, | Mangan, | Schoener, |
| Bell, W. T. | Goodnough, | Marcus, | Schwartz, |
| Bentley, | Goss, | Marshall, | Scott, |
| Berkheiser, | Greeby, | Mathay, | Shambach, |
| Bickett, | Greenstein, | McBride, | Sheffer, |
| Bidelspacher, | Griffith, | McCann, | Smith, G. A., |
| Bray, | Grimes, | McClure, J. F., | Smith, H. J., |
| Brewster, | Guerin, | McClure, J. H., | Soffel, |
| Bromley, | Haas, | McCormick, | Sowers, |
| Brown, E., | Haines, | McDermott, | Speer, |
| Brown, E. P., | Hall, | McGowan, | Stadtlander, |
| Brown, T. J., | Hantz, | Memolo, | Stark, |
| Burchinal, | Harer, | Metzinger, | Stavitski, |
| Burke, | Hart, | Millar, | Sterling, |
| Calhoun, | Haws, | Miller, C., | Stock, |
| Canon, | Heffernan, | Moffatt, | Storer, |
| Colville, | Heffran, | Moore, | Talbot, |
| Conner, | Henderson, | Muldowney, | Thomas, L. D., |
| Craig, | Hess, | Munley, | Thomas, M. G., |
| Critchfield, | Himes, | Myers, | Toepfer, |
| Cross, | Holcombe, | Neely, | Towner, |
| Davies, | Holmes, | Nicholson, | Trescher, |
| Davis, | Holtzman, | Nolte, | Turner, |
| DeFrehn, | Hoover, | North, | Washington, |
| Deibler, | Horn, | Orr, | Watson, |
| Dengler, | Howe, | Parkinson, | Wells, |

| | | | |
|---------------|----------------|------------------|--------------|
| Derby, | Hricko, | Patterson, F.W., | Welty, |
| Diehm, | Huber, | Patterson, M., | Wettach, |
| Dietz, | Irvin, | Peelor, | Whitehouse, |
| Dilzheimer, | Jones, | Pennock, | Williams, |
| Donnell, | Kelly, | Perry, | Wilson, |
| Duddy, | Labar, | Pitts, | Witherspoon, |
| Eaches, | Lauver, | Posey, | Witkin, |
| Earley, | Leidich, | Powell, | Wood, N., |
| Edmonds, | Little, H. A., | Prosser, | Wood, W. P., |
| Emhardt, | Little, J. T., | Pryor, | Wright, |
| Evans, B. P., | Lockhart, | Raymond, | Bluett, |
| Evans, F. D., | Long, | Reader, | Speaker. |
| Flinchbaugh, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1061, as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and ninety thousand dollars (\$390,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Training School for the two fiscal years beginning June first one thousand nine hundred twenty-five for the following purposes namely

The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary for maintenance including salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the board and the operation of the institution for repairs for painting and glazing and for the purchase of library books for two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary for improvement and necessary enlargement of power plant and its equipment to improve fire protection a root cellar electric extensions and repairs improvements and repairs to water dam pumping station and filtration plant equipment and repairs in the main kitchen new equipment for bake shop equipment and tools for the various shops and industrial buildings repairs to farm houses and barns sanitary plumbing paving repairs to chapel organ refrigeration equipment for new laundry building purchase of land to protect water shed purchase of fuel saving equipment and instruments on boilers and the correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|-------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lucas, | Rieder, |
| Alexander, | Evans, B. P., | Ludlow, | Royle, |
| Allman, | Flinchbaugh, | Lukehart, | Sautter, |
| Anderson, | Fockler, | Lynch, | Schilling, |
| Armstrong, | Fratt, | MacMillan, | Schoener, |
| Aston, | Frye, | Malie, | Schwartz, |
| Bagshaw, | Fuller, | Mangan, | Shaffer, |
| Bartley, | Gelnett, | Marshall, | Shambach, |
| Behney, | Gilchrist, | Martz, | Sheffer, |
| Bell, F. A. | Goss, | Mathay, | Smith, H. J., |
| Bell, W. T. | Greeby, | McBride, | Soffel, |
| Bentley, | Greenstein, | McClure, J. H., | Sowers, |
| Berkheiser, | Griffith, | McCormick, | Speer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bickett, | Grimes, | McDaniel, | Stark, |
| Bidelspacher, | Guerin, | McDermott, | Stavitski, |
| Bray, | Haas, | McGowan, | Sterling, |
| Brewster, | Haines, | Memolo, | Storb, |
| Bromley, | Hantz, | Metzger, | Storer, |
| Brown, E., | Hall, | Millar, | Strayer, |
| Brown, T. J., | Harding, | Miller, C., | Talbot, |
| Brown, E. P., | Harer, | Miller, H. A., | Thomas, L. D., |
| Burchinal, | Hart, | Mofatt, | Thomas, M. G., |
| Burke, | Haws, | Moore, | Toepfer, |
| Bush, | Heffernan, | Morrison, | Trescher, |
| Calhoun, | Heffran, | Muldowney, | Turner, |
| Canon, | Henderson, | Munley, | Voltz, |
| Colville, | Hess, | Myers, | Washington, |
| Conner, | Himes, | Neely, | Watson, |
| Craig, | Holcombe, | Nicholson, | Weamer, |
| Critchfield, | Holmes, | Nolte, | Wells, |
| Cross, | Hoover, | North, | Welty, |
| Davies, | Horn, | Parkinson, | Wettach, |
| Davis, | Howe, | Patterson, B.H., | Wheeler, |
| Deibler, | Huber, | Patterson, F.W., | Whitehouse, |
| Derby, | Irvin, | Patterson, M., | Williams, |
| Diehm, | Jones, | Peelor, | Wilson, |
| Dietz, | Kelly, | Perry, | Witherspoon, |
| Dilsheimer, | Labar, | Phillips, | Wood, N., |
| Donnell, | Lafferty, | Pitts, | Wood, W. P., |
| Drumbor, | Lauver, | Posay, | Wright, |
| Duddy, | Leidich, | Powell, | Bluett, |
| Eaches, | Little, H. A., | Prosser, | Speaker. |
| Earley, | Little, J. T., | Pryor, | |
| Ede, | Lockhart, | Reader, | |
| Emhardt, | Long, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 644, as follows:

An Act to amend sections two five and six of the act approved the sixteenth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and fifty-two) entitled "A Supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission" prohibiting the recording of deeds and transfers of certain properties until the streets and roads abutting upon or bounded within the same have been legally established or approved by the commission and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the sixteenth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and fifty-two) entitled "A supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission" is hereby amended to read as follows

Section 2 The clerks of council shall upon introduction furnish to the City Planning Commission for its consideration a copy of all ordinances and bills and all amendments thereto relating to the location of any public building of the city and to the location extension widening narrowing

enlargement ornamentation and parking of any street boulevard parkway park playground or other public ground and to the relocation vacation curtailment changes of use or any other alteration of the city plan with relation to any of the same and to the location of any bridge tunnel and subway or any surface underground or elevated railway No such ordinance bill or amendment thereto shall be finally passed or approved by the council unless referred to said commission and returned therefrom with a written report or unless the commission fails to make a report within ten days from the date a copy of such ordinance bill or amendment thereto was received by it The said commission shall have the power to disapprove any of the said ordinances bills or amendments but such disapproval shall not operate as a veto.

Section 2 That section five of said act is hereby amended to read as follows

Section 5 All plans plots or re-plots of lands laid out in building lots and the street alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits or for a distance of three miles outside thereof shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission the disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement No sewer water or gas main or pipes or other improvement shall be voted or made within the area under the jurisdiction of said commission for the use of any such purchasers or owners nor shall any permit for connection with or other use of any such improvement existing or for any other reason made be given to any such purchasers or owners until such plan is so approved It shall be unlawful to receive or record in any public office any deed or transfer of property lying within the area of jurisdiction of the City Planning Commission and abutting upon or bounded in any of its parts by a public private or proposed street or road unless such street or road shall have been either legally established or approved by the said commission as to location width and grade Where the jurisdictional limit of three miles outside of the city limits as provided in this section may conflict with the zone of similar character connected with another city of the third class the jurisdiction of said commission shall extend only to the point equidistant between the city limits and the limits of said municipality

Section 3 That said act is hereby amended by adding thereto section six-a which reads as follows

Section 6-a Any person violating any of the provisions of this act or the act to which this is an amendment shall be liable to a penalty of not less than twenty-five dollars nor more than two hundred dollars for every such violation Said penalties to be recovered in the manner in which similar penalties are now by law recoverable

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Anderson, | Flinchbaugh, | Lynch, | Sarig, |
| Aston, | Flynn, | Malie, | Sautter, |
| Baldi, | Fockler, | Mangan, | Schoener, |
| Bartley, | Fratt, | Marcus, | Schwartz, |
| Bell, W. T., | Frye, | Marshall, | Scott, |
| Bell, F. A., | Fuller, | Martz, | Sheffer, |
| Bentley, | Gelnett, | McBride, | Smith, G. A., |
| Bickett, | Goodnough, | McCaig, | Smith, H. J., |
| Bidelspacher, | Greeby, | McCann, | Sowers, |
| Blair, | Greenstein, | McClure, J. H., | Stadlander, |
| Blumberg, | Griffith, | McCormick, | Stark, |
| Bray, | Grimes, | McDermott, | Sterling, |
| Brewster, | Guerin, | McGowan, | Stock, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Hall, | McLaughlin, | Storb, |
| Brown, E. P., | Hantz, | Memolo, | Strayer, |
| Brown, T. J., | Harding, | Metzger, | Talbot, |
| Burchinal, | Harer, | Millar, | Thomas, L. D., |
| Burke, | Hart, | Miller, C., | Thomas, M. G., |
| Bush, | Haws, | Moffatt, | Towner, |
| Calhoun, | Heffernan, | Morrison, | Trescher, |
| Canon, | Heffran, | Muldowney, | Voltz, |
| Colville, | Henderson, | Munley, | Washington, |
| Conner, | Hess, | Myers, | Weamer, |
| Craig, | Holcombe, | Neely, | Wells, |
| Critchfield, | Holmes, | Nicholson, | Welty, |
| Davies, | Hoover, | Nolte, | Wettach, |
| Davis, | Howe, | Orr, | Wheeler, |
| DeFrehn, | Huber, | Parkinson, | Whitehouse, |
| Deibler, | Irvin, | Patterson, B. H., | Wilson, |
| Dengler, | Jones, | Patterson, M., | Witherspoon, |
| Derby, | Labar, | Peelor, | Withkin, |
| Diehm, | Lafferty, | Pennock, | Wood, W. P., |
| Dilsheimer, | Lauver, | Perry, | Wood, N., |
| Drumbor, | Leidich, | Phillips, | Wright, |
| Duddy, | Little, H. A., | Pitts, | Bluett, |
| Eaches, | Lockhart, | Powell, | Speaker. |
| Earley, | Long, | Prosser, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 531, as follows:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing for the collection of taxes upon gross receipts of persons individuals companies joint-stock associations and limited partnerships engaged in freight passenger oil and motor transportation and from water-power and hydro-electric companies and providing also for the payment of taxes upon gross receipts where works are operated by others than the owners thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" is hereby amended to read as follows

Section 23 That every railroad company pipe-line company conduit company steamboat company canal company slack water navigation company transportation company street passenger railway company taxi-cab company autobus line company truck transportation company and every other company joint-stock association or limited partnership now or hereafter incorporated or organized by or under any law of this Commonwealth or now or hereafter organized or incorporated by any other State or by the United States or any foreign government and doing business in this Commonwealth and owning operating and leasing to or from another corporation company association joint-stock association or limited partnership any railroad pipe line slack water navigation street passenger railway canal or other device for the transportation of freight or passengers or oil and every individual partnership firm or unincorporated association engaged in or hereafter engaged in the transportation of freight or passengers or oil within the State and every telephone or telegraph company incorporated under the laws of this or any other State or of the United States and doing business in this Commonwealth and every express company incorporated or unincorporated doing business in this Commonwealth and every person individual firm co-partnership or joint-stock company or association

or corporation doing express business in this Commonwealth and every electric light company water-power company and hydro-electric company incorporated or unincorporated without regard as to how such companies were originally formed or incorporated and every palace car and sleeping car company incorporated or unincorporated doing business in this Commonwealth shall pay to the State Treasurer a tax of eight mills upon the dollar upon the gross receipts of said person or persons individuals corporation company or association limited partnership firm or co-partnership received from passengers and freight traffic transported wholly within this State and from telegraph telephone or express business done wholly within this State or from business of electric light companies water-power companies and hydro-electric companies and from the transportation of oil done wholly within the State the said tax shall be paid semi-annually upon the last days of January and July in each year and for the purpose of ascertaining the amount of the same it shall be the duty of each individual doing such business in an individual capacity and the duty of the treasurer or other proper officer of the said company firm co-partnership limited partnership joint-stock association or corporation to transmit to the Auditor General a statement under oath or affirmation of the amount of gross receipts of the said persons individuals companies co-partnerships corporations joint-stock associations or limited partnerships derived from all sources and of gross receipts from business done wholly within the State during the preceding six months ending on the first days of January and July in each year and if any such person individual company firm co-partnership joint-stock association association or limited partnership or corporation shall neglect or refuse for a period of thirty days after such tax becomes due to make said returns or to pay the same the amount thereof with an addition of ten per centum thereto shall be collected for the use of the Commonwealth as other taxes are recoverable by law Provided That in any case where the works of any person individual corporation company joint-stock association or limited partnership are [leased to and] operated by another person individual corporation company association or limited partnership the taxes imposed by this section shall be apportioned between the said persons individuals corporations companies associations or limited partnerships in accordance with the terms of their respective leases or agreements but for the payment of the said taxes the Commonwealth shall first look to the person, individual corporation company association or limited partnership operating the works and upon payment by the said person individual company corporation association or limited partnership of a tax upon the receipts as herein provided derived from the operation thereof no other person individual corporation corporation company joint-stock association or limited partnership shall be held liable under this section for any tax upon the proportion of said receipts received by it for the use of said works

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

| | | | |
|---------------|---------------|----------------|----------------|
| Adam, | Dilsheimer, | Howe, | Pitts, |
| Alexander, | Donnell, | Hricko, | Powell, |
| Anderson, | Drumbor, | Huber, | Prosser, |
| Armstrong, | Eaches, | Irvin, | Pryor, |
| Baldi, | Farley, | Jones, | Raymond, |
| Bartley, | Ede, | Kelly, | Reader, |
| Behney, | Edmonds, | Labar, | Rieder, |
| Bell, F. A., | Emhardt, | Lafferty, | Sarie, |
| Bell, W. T., | Evans, B. P., | Lauver, | Schilling, |
| Bentley, | Evans, F. D., | Little, J. T., | Shaffer, |
| Berkheiser, | Flirchbaugh, | Little, H. A., | Smith, G. A., |
| Bickett, | Flynn, | Long, | Smith, H. J., |
| Bidelspacher, | Fockler, | Lotz, | Sowers, |
| Blair, | Fratt, | Lucas, | Speer, |
| Blumberg, | Frye, | Ludlow, | Stadlander, |
| Bray, | Fuller, | Lynch, | Stark, |
| Brewster, | Gelnett, | Mangan, | Sterling, |
| Bromley, | Gilchrist, | Marcus, | Storb, |
| Brown, E., | Goodnough, | Marshall, | Storer, |
| Brown, E. P., | Goss, | Mathay, | Talbot, |
| Brown, T. J., | Greeby, | McCaig, | Thomas, M. G., |
| Burchinal, | Greenstein, | McCann, | Toepfer, |
| Burke, | Griffith, | Miller, C., | Trescher, |

| | | | |
|--------------|-----------|------------------|--------------|
| Bush, | Grimes, | Moffatt, | Voltz, |
| Calhoun, | Guerin, | Moore, | Watson, |
| Canon, | Haas, | Morrison, | Weamer, |
| Colville, | Hall, | Muldowney, | Wells, |
| Conner, | Hantz, | Munley, | Wettach, |
| Craig, | Harding, | Myers, | Whitehouse, |
| Critchfield, | Harer, | Neely, | Williams, |
| Cross, | Hart, | Nicholson, | Wilson, |
| Davies, | Haws, | North, | Witherspoon, |
| Davis, | Heffran, | Parkinson, | Witkin, |
| DeFrehn, | Hess, | Patterson, B.H., | Wood, N., |
| Deibler, | Himes, | Patterson, F.W., | Wood, W. P., |
| Dengler, | Holcombe, | Peelor, | Wright, |
| Derby, | Holtzman, | Pennock, | Bluett, |
| Diehm, | Hoover, | Perry, | Speaker. |
| Dietz, | Horn, | Phillips, | |

NAYS—6.

| | | | |
|----------|-----------|------------|--------|
| McBride, | Schwartz, | Stavitski, | Welty, |
| Memolo, | Shambach, | | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final pasage of House Bill No. 1041, as follows:

An Act providing constables' fees for service of writs in juvenile cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That constables shall receive the same fees for serving writs in juvenile cases as they receive for similar services in criminal cases

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Edmonds, | Lucas, | Raymond, |
| Alexander, | Emhardt, | Ludlow, | Reader, |
| Allman, | Evans, B. P., | Lukehart, | Rieder, |
| Anderson, | Evans, F. D., | Lynch, | Royle, |
| Armstrong, | Flinchbaugh, | Malie, | Sarig, |
| Aston, | Flynn, | Mangan, | Schilling, |
| Bartley, | Fockler, | Marcus, | Schoener, |
| Behney, | Fratt, | Martz, | Schwartz, |
| Bell, F. A., | Frye, | Mathay, | Scott, |
| Bell, W. T., | Fuller, | McBride, | Shaffer, |
| Bentley, | Gelnett, | McCaig, | Smith, G. A., |
| Berkheiser, | Gilchrist, | McCann, | Smith, H. J., |
| Bickett, | Goss, | McClure, J. H., | Soffel, |
| Bidelspacher, | Greeby, | McDaniel, | Sowers, |
| Blair, | Greenstein, | McGowan, | Speer, |
| Blumberg, | Griffith, | McKim, | Stadtlander, |
| Brewster, | Grimes, | Memolo, | Stark, |
| Bromley, | Haas, | Metzger, | Sterling, |
| Brown, E., | Haines, | Metzinger, | Stock, |
| Brown, E. P., | Hall, | Millar, | Storer, |
| Brown, T. J., | Hantz, | Miller, C., | Strayer, |
| Burke, | Hart, | Miller, H. A., | Talbot, |
| Bush, | Haws, | Moffatt, | Thomas, M. G., |
| Calhoun, | Heffran, | Moore, | Towner, |
| Canon, | Henderson, | Morrison, | Trescher, |
| Colville, | Hess, | Muldowney, | Voltz, |
| Conner, | Holcombe, | Munley, | Weamer, |
| Craig, | Holmes, | Neely, | Wells, |
| Critchfield, | Hoover, | Nicholson, | Welty, |
| Cross, | Horn, | Noite, | Wettach, |
| Davis, | Howe, | North, | Wheeler, |
| DeFrehn, | Huber, | Orr, | Whitehouse, |
| Dengler, | Irvin, | Parkinson, | Williams, |
| Derby, | Jones, | Patterson, B. H., | Wilson, |
| Diehm, | Kelly, | Patterson, F.W., | Witherspoon, |
| Dietz, | Lafferty, | Patterson, M., | Witkin, |
| Dilsheimer, | Lauver, | Peelor, | Wood, W. P., |
| Donnell, | Little, H. A., | Pennock, | Wood, N., |
| Drumbor, | Little, J. T., | Phillips, | Wright, |
| Eaches, | Lockhart, | Pitts, | Bluett, |
| Earley, | Long, | Posey, | Speaker. |
| Ede, | Lotz, | Powell, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE.

Mr. ALEXANDER. Mr. Speaker, I move to reconsider the vote by which House Bill No. 453, file folio 1239, entitled:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

was defeated on final passage on March 9, 1925.

Mr. TALBOT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ALEXANDER. Mr. Speaker and members of the House, this bill, as you will remember, is the bill that was defeated on last Monday night a week. It is the bill that permits the Department of Property and Supplies to trade whatever unserviceable articles they may have on hand for new articles. You remember I spoke against the bill and voted against the bill at the time it was defeated. I am asking now to have the vote reconsidered so that the gentleman from Bedford may have it amended. He has promised to amend the bill so that I think it will meet the approval of every one.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Mr. ALEXANDER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. TALBOT. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question,

Will the House agree to the bill on third reading?

Mr. WRIGHT. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 12, by inserting after the word "Supplies" the following: "with the approval of the Board of Commissioners of Public Grounds and Buildings."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill, as amended lie over for printing.

TIME EXTENDED ON BILL.

Mr. McCAIG. Mr. Speaker, I move that the time on the following Appropriation Bills, now on the Final Passage Postponed Calendar, numbered and entitled as follows:

House Bill No. 22, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 290, entitled:

An Act making an appropriation to the Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 318, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 634, entitled:

An Act making an appropriation to the Northern Hebrew Day Nursery Philadelphia Pennsylvania

House Bill No. 641, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny County Pennsylvania

House Bill No. 642, entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

be extended for a period of five days.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HALL, Mr. Speaker, I move that the time of House Bill No. 436, entitled:

An Act providing for the compensation of county solicitors

now on the Final Passage Postponed Calendar, be extended for a period of five days.

Mr. EARLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 24.

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 1, line 10, by striking out the words "to be paid according to law", and inserting in lieu thereof the following: "To be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day or part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder. |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goodnough, | McBride, | Shaffer, |
| Bell, W. T., | Goss, | McCaig, | Shambach, |
| Bentley, | Greeby, | McCann, | Sheffer, |
| Berkheiser, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Bickett, | Griffith, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Grimes, | McCormick, | Soffel, |
| Blair, | Guerin, | McDaniel, | Sowers, |
| Blumberg, | Haas, | McDermott, | Speer, |
| Bray, | Haines, | McGowan, | Spencer, |
| Brewster, | Hall, | McKim, | Stadtlander, |
| Bromley, | Hantz, | McLaughlin, | Stark, |
| Brown, E., | Harding, | Memolo, | Stavitski, |
| Brown, E. P., | Harer, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Haws, | Miller, | Storb, |
| Burke, | Heffernan, | Miller, C., | Storer, |
| Bush, | Heffran, | Miller, H. A., | Strayer, |
| Calhoun, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holcombe, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelot, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 84.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 1, line 9, by striking out after the word "maintenance" the words "and repairs" and inserting the words "to be paid according to law."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Martz, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Stadtlander, |
| Blair, | Haas, | McGowan, | Stark, |
| Blumberg, | Haines, | McKim, | Stavitski, |
| Bray, | Hall, | McLaughlin, | Sterling, |
| Brewster, | Hantz, | Memolo, | Stock, |
| Bromley, | Harding, | Metzger, | Soffel, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | North, | Watson, |
| Davis, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B.H., | Welty, |
| Dengler, | Jones, | Patterson, F.W., | Wettach, |
| Derby, | Kelly, | Patterson, M., | Wheeler, |
| Diehm, | Labar, | Peelot, | Whitehouse, |
| Dietz, | Lafferty, | Pennock, | Williams, |
| Dilsheimer, | Lauver, | Perry, | Wilson, |
| Donnell, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 94.

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk read the amendment as follows:

Amend section 1, page 1, line 8, by inserting after the word "twenty-five" the words "to be paid according to law."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Miller, C., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Coville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 110.

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "of" the words "twenty-seven" and inserting in lieu thereof the words "thirty."

Amend section 1, page 1, line 5, by striking out at the beginning of the line the figures "\$27,000" and inserting in lieu thereof the figures "\$30,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Burke, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 116.

An Act making an appropriation to the Philadelphia Home for Incurables

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "of" the words "twenty-two" and inserting in lieu thereof the words "twenty-five."

Amend section 1, page 1, line 5, by striking out at the beginning of the line the figures "\$22,000" and inserting in lieu of the figures "\$25,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toepfer, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Turner, |
| Critchfield, | Holtzman, | Neely, | Voltz, |
| Cross, | Hoover, | Nicholson, | Washington, |
| Davies, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| DeFrehn, | Hricko, | Orr, | Wells, |
| Deibler, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |
| | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 129.

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "forty-five" in lieu of the word "forty".

Amend section 1, page 1, line 5, by inserting the numerals "\$45,000" in lieu of the numerals "\$40,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Rieder, |
| Allman, | Flynn, | Malie, | Royle, |
| Anderson, | Fockler, | Mangan, | Sarig, |
| Armstrong, | Fratt, | Marcus, | Sautter, |
| Aston, | Frye, | Marshall, | Schilling, |
| Bagshaw, | Fuller, | Martz, | Schoener, |
| Baldi, | Gelnett, | Mathay, | Schwartz, |
| Bartley, | Gilchrist, | McBride, | Scott, |
| Behney, | Goodnough, | McCaig, | Shaffer, |
| Bell, F. A., | Goss, | McCann, | Shambach, |
| Bell, W. T., | Greeby, | McClure, J. F., | Sheffer, |
| Bentley, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Smith, H. J., |
| Bickett, | Grimes, | McDaniel, | Soffel, |
| Bidelspacher, | Guerin, | McDermott, | Sowers, |
| Blair, | Haas, | McGowan, | Speer, |
| Blumberg, | Haines, | McKim, | Stadtlander, |
| Bray, | Hall, | McLaughlin, | Stark, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzger, | Sterling, |
| Brown, E., | Harer, | Metzinger, | Stock, |
| Brown, E. P., | Hart, | Millar, | Storb, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Miller, H. A., | Strayer, |
| Burke, | Heffran, | Moffatt, | Talbot, |
| Bush, | Henderson, | Moore, | Thomas, L. D., |
| Calhoun, | Hess, | Morrison, | Thomas, M. G., |
| Canon, | Himes, | Muldowney, | Toepfer, |
| Colville, | Holcombe, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Hoover, | Neely, | Turner, |
| Critchfield, | Horn, | Nicholson, | Voltz, |
| Cross, | Howe, | Nolte, | Washington, |
| Davies, | Hricko, | North, | Watson, |
| Davis, | Huber, | Orr, | Weamer, |
| DeFrehn, | Irvin, | Parkinson, | Wells, |
| Deibler, | Jones, | Patterson, B. H., | Welty, |
| Dengler, | Kelly, | Patterson, F. W., | Wettach, |
| Derby, | Labar, | Patterson, M., | Wheeler, |
| Diehm, | Lafferty, | Peelot, | Whitehouse, |
| Dietz, | Lauver, | Pennock, | Williams, |
| Dilsheimer, | Leidich, | Perry, | Wilson, |
| Donnell, | Little, H. A., | Phillips, | Witherspoon, |
| Drumbor, | Little, J. T., | Pitts, | Witkin, |
| Duddy, | Lockhart, | Posey, | Wood, N., |
| Earley, | Long, | Powell, | Wood, W. P., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, F. D., | Lukehart, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill

from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 132.

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the phrase "seventeen thousand" in lieu of the phrase "fourteen thousand five hundred."

Amend section 1, page 1, line 5, by inserting after the word "dollars", "\$17,000" in lieu of "\$14,500".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 145.

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of", the word "twenty-five", in lieu of the word "fourteen".

Amend section 1, page 1, line 5, by inserting "(\$25,000)" in lieu "(\$14,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A. | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Soffel, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Stadtlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, | Storer, |
| Burchinal, | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toepfer, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Voltz, |
| Critchfield, | Holtzman, | Neely, | Washington, |
| Cross, | Hoover, | Nicholson, | Watson, |
| Davies, | Horn, | Nolte, | Weamer, |
| Davis, | Howe, | North, | Wells, |
| DeFrehn, | Hricko, | Orr, | Welty, |
| Deibler, | Huber, | Parkinson, | Wettach, |
| Dengler, | Irvin, | Patterson, B.H., | Wheeler, |
| Derby, | Jones, | Patterson, F.W., | Whitehouse, |
| Diehm, | Kelly, | Patterson, M., | Williams, |
| Dietz, | Labar, | Peelot, | Wilson, |
| Dilsheimer, | Lafferty, | Pennoek, | Witherspoon, |
| Donnell, | Lauver, | Perry, | Witkin, |
| Drumbor, | Laidich, | Phillips, | Wood, N., |
| Duddy, | Little, H. A., | Pitts, | Wood, W. P., |
| Eaches, | Little, J. T., | Posey, | Wright, |
| Earley, | Lockhart, | Powell, | Bluet |
| Ede, | Long, | Prosser, | |

Speaker,

Edmonds,
Emhardt,
Evans, B. P.,

Lotz,
Lucas,
Ludlow,

Pryor,
Raymond,
Reader,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 175.

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, line 4, page 1, by striking out the word "thirty-seven" and inserting in lieu thereof the word "forty-two"; also in line 5, strike out the numerals "\$37,000" and insert in lieu thereof the numerals "\$42,000"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Raymond, |
| Alexander, | Evans, F. D., | Lukehart, | Reader, |
| Allman, | Flinchbaugh, | Lynch, | Rhodes, |
| Anderson, | Flynn, | MacMillan, | Rieder, |
| Armstrong, | Fockler, | Malie, | Royle, |
| Aston, | Fratt, | Mangan, | Sarig, |
| Bagshaw, | Frye, | Marcus, | Sautter, |
| Baldi, | Fuller, | Marshall, | Schilling, |
| Bartley, | Gelnett, | Martz, | Schoener, |
| Behney, | Gilchrist, | Mathay, | Schwartz, |
| Bell, W. T. | Goodnough, | McBride, | Scott, |
| Bell, F. A. | Goss, | McCaig, | Shaffer, |
| Bentley, | Greeby, | McCann, | Shambach, |
| Berkheiser, | Greenstein, | McClure, J. F., | Sheffer, |
| Bickett, | Griffith, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Grimes, | McCormick, | Smith, H. J., |
| Blair, | Guerin, | McDaniel, | Soffel, |
| Blumberg, | Haas, | McDermott, | Sowers, |
| Bray, | Haines, | McGowan, | Speer, |
| Brewster, | Hall, | McKim, | Stadtlander, |
| Bromley, | Hantz, | McLaughlin, | Stark, |
| Brown, E., | Harding, | Memolo, | Stavitski, |
| Brown, E. P., | Harer, | Metzger, | Sterling, |
| Brown, T. J., | Hart, | Metzinger, | Stock, |
| Burchinal, | Haws, | Miller, | Storb, |
| Burke, | Heffernan, | Miller, C., | Storer, |
| Bush, | Heffran, | Miller, H. A., | Strayer, |
| Calhoun, | Henderson, | Moffatt, | Talbot, |
| Canon, | Hess, | Moore, | Thomas, M. G., |
| Colville, | Himes, | Morrison, | Toepfer, |
| Conner, | Holcombe, | Muldowney, | Towner, |
| Craig, | Holmes, | Munley, | Trescher, |
| Critchfield, | Holtzman, | Myers, | Turner, |
| Cross, | Hoover, | Neely, | Voltz, |
| Davies, | Horn, | Nicholson, | Washington, |
| Davis, | Howe, | Nolte, | Watson, |
| DeFrehn, | Hricko, | North, | Weamer, |
| Deibler, | Huber, | Orr, | Wells, |
| Dengler, | Irvin, | Parkinson, | Welty, |
| Derby, | Jones, | Patterson, B.H., | Wettach, |
| Diehm, | Kelly, | Patterson, F.W., | Wheeler, |
| Dietz, | Labar, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Lafferty, | Peelot, | Williams, |

| | | | |
|----------|----------------|-----------|--------------|
| Donnell, | Lauver, | Pennock, | Wilson, |
| Drumbor, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Phillips, | Witkin, |
| Eaches, | Little, J. T., | Pitts, | Wood, N., |
| Earley, | Lockhart, | Posey, | Wood, W. P., |
| Ede, | Long, | Powell, | Wright, |
| Edmonds, | Lotz, | Prosser, | Bluett, |
| Emhardt, | Lucas, | Pryor, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 197.

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend 1, page 1, line 4, by striking out the word "seven" and inserting in lieu thereof the word "eight"; also in line 5, strike out the numerals "\$7,000" and insert in lieu thereof "\$8,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Stadtlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 226.

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-five

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend title, page 1, line 2, by striking out after the word "Pennsylvania" the words, "and providing for a deficiency"; also in line 3, by inserting after the word "the" the word "two" and after the word "fiscal" strike out the words "year ending" and insert in lieu thereof "years commencing."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Bush, | Henderson, | Morrison, | Thomas, M. G., |
| Calhoun, | Hess, | | Toepfer, |

| | | | |
|---------------|----------------|------------------|-----------------|
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lauver, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 233.

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "fifteen" and inserting in lieu thereof the word "nineteen"; also in line 5, by striking out the numerals "\$15,000" and inserting in lieu thereof "\$19,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Frat, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McClure, J. F., | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McCormick, | Smith, H. J., |
| Berkheiser, | Griffith, | McDaniel, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McGowan, | Speer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stor, |
| Brown, E., | Harer, | | |

| | | | |
|---------------|----------------|-------------------|-----------------|
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 253.

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "thirteen" in lieu of the word "twelve."
Amend section 1, page 1, line 5, by substituting "(\$13,000)" in lieu of "(\$12,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|-------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Frat, | Marshall, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Eell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Turner, |
| Colville, | Holcombe, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 270.

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 10, by inserting after the word "of" the word "two" in lieu of the word "five".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Flynn, | Malle, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Bagshaw, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bartley, | Gelnett, | Mathay, | Scott, |
| | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Miller, C., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 296.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "thousand" the words "five hundred"; also in line 5, by striking out the numerals "\$22,000" and inserting in lieu thereof "\$22,500".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 300.

An Act making an appropriation to the Northern Hospital of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "seven" and inserting in lieu thereof the word "ten"; also by striking out the numerals "\$7,000" and inserting in lieu thereof "\$10,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 310.

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "sixteen" and inserting in lieu thereof the word "eighteen"; also by striking out the numerals "\$16,000" and inserting in lieu thereof the numerals "\$18,000".

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled, as follows:

HOUSE BILL No. 322.

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelpia Pennsylvania

With the information that the Senate has passed the same with amendments; in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "hundred", the words "and twenty."

Amend section 1, page 1, lines 4 and 5, by inserting after the word "dollars", "(\$120,000)" in lieu of "(\$100,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynd, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled, as follows:

HOUSE BILL No. 346.

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "fourteen" in lieu of the word "twelve".
Amend section 1, page 1, line 5, by inserting "(\$14,000)" in lieu of "(\$12,000)."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled, as follows:

HOUSE BILL No. 351.

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "seventeen" in lieu of the word "fourteen."

Amend section 1, page 5, by inserting "(\$17,000)" in lieu of "(\$14,000)."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCann, | Shambach, |
| Bell, F. A., | Goss, | McCaig, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR
CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled, as follows:

HOUSE BILL No. 354.

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, page 1, line 1, by striking out the word "Canonsburg" and inserting in lieu thereof the word "Canonsburg"; also in line 2, strike out the word "Canonsburg" and insert in lieu thereof "Canonsburg".

Amend section 1, page 1, line 4, by striking out the word "six" and inserting in lieu thereof the word "nine"; also strike out the numerals "\$6,000" and insert in lieu thereof the numerals "\$9,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Hart, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Deibler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posay, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |

| | | |
|---------------|-----------|----------|
| Edmonds, | Lucas, | Raymond, |
| Emhardt, | Ludlow, | Reader, |
| Evans, B. P., | Lukehart, | Rhodes, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR
CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled, as follows:

HOUSE BILL No. 371.

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "thirty-five" and inserting in lieu thereof the word "forty-three"; also line 5, by striking out the numerals "\$35,000" and inserting in lieu thereof the numerals "\$43,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Sheffer, |
| Bell, F. A., | Goss, | McCann, | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Soffel, |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Spencer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Deibler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |

| | | | |
|---------------|----------------|-----------|--------------|
| Dillsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 389.

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-seven

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 2, by inserting after the word "directors" the word "trustees"; also line 5, by inserting after the word "a" the words "monthly or"; also after the word "report" insert the words "as may be required by the Auditor General".

Also after the word "actual" strike out the words "number of indigent persons received and maintained" and insert in lieu thereof the words "total number of weeks of service rendered to indigent patients"; also line 8, by striking out the word "quarter" and inserting in lieu thereof the word "period";

Also strike out in line 8, after the word "made" the words "with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said period"; also in line 15, insert after the word "the" and before the word "quarterly" the words "monthly or."

Amend section 2, page 2, line 22, by striking out the entire section and inserting in lieu thereof the following:

It shall be the duty of directors or trustees of the several hospitals and asylums for the insane to make on oath or affirmation to the Auditor General a report on the fifteenth day of June one thousand nine hundred and twenty-five setting forth the name of each and every indigent patient resident in said hospitals and asylums for the insane respectively on the first day of June preceding Such list shall show the date of admissions or readmissions of each such patient the identification number of such patient and the county or poor district from which such patient was committed

Each month or quarter during the period covered by this appropriation thereafter as may be requested by the Auditor General the directors or trustees of the several hospitals and asylums for the insane shall make on oath or affirmation a report to the Auditor General setting forth the name of each indigent patient admitted or readmitted during the period of the report together with the identification number of such patient the date of admission or readmission and the county or poor district from which such patient was committed Said report shall also contain the name of each in-

igent patient removed from such hospitals or asylums by death discharge or parole together with the identification number of such patient the date of removal and the county or poor district from which such patient was committed

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royale, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Strayer, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| Davies, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dillsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 466.

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "fifteen."

Amend section 1, page 1, line 5, by inserting "(\$15,000)" in lieu of "(\$12,000)."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royce, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Memolo, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Hoffatt, | Thomas, L. D., | Thomas, M. G., |
| Bush, | Henderson, | Moore, | Toepfer, |
| Calhoun, | Hess, | Morrison, | Towner, |
| Canon, | Himes, | Muldowney, | Trescher, |
| Colville, | Holcombe, | Munley, | Turner, |
| Conner, | Holmes, | Myers, | Voltz, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Watson, |
| Cross, | Horn, | Nolte, | Weamer, |
| Davies, | Howe, | North, | Wells, |
| Davis, | Hricko, | Orr, | Welty, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvin, | Patterson, B.H., | Wheeler, |
| Dengler, | Jones, | Patterson, F.W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelot, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 556.

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read to the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "eight" in lieu of the word "six."

Amend section 1, page 1, line 4, by inserting after the word "dollars", "(\$8,000)" in lieu of "(\$6,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royce, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Millar, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Calhoun, | Hess, | Muldowney, | Towner, |
| Canon, | Himes, | Munley, | Trescher, |
| Colville, | Holcombe, | Myers, | Turner, |
| Conner, | Holmes, | Neely, | Voltz, |
| Craig, | Holtzman, | Nicholson, | Washington, |
| Critchfield, | Hoover, | Nolte, | Watson, |
| Cross, | Horn, | North, | Weamer, |
| Davies, | Howe, | Orr, | Wells, |
| Davis, | Hricko, | Parkinson, | Welty, |
| DeFrehn, | Huber, | Patterson, B.H., | Wettach, |
| Deibler, | Irvin, | Patterson, F.W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelot, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | | |

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill

from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 566.

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the word "fifteen" in lieu of the word "twelve".
Amend section 1, page 1, line 4, by inserting after the word "dollars", "(\$15,000)" in lieu of "(\$12,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 805.

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend section 1, page 1, line 9, by striking out after the word "maintenance", the phrase "to be paid according to law", and inserting in lieu thereof the following: "to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Burke, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |

| | | | |
|---------------|----------------|-----------|--------------|
| Donnell, | Leldich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 987.

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 1, line 6, after the word "the" by substituting "Kensington" in lieu of "Kinsington".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toefer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Coville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoever, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Delbler, | Irvin, | Patterson, B. H., | Wettach, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelorr, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lukehart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 493.

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "January" and inserting in lieu thereof the word "July" also in line 5, strike out the word "twenty-six" and insert in lieu thereof the word "twenty-five"; also in line 10, strike out the words "corporate authorities" and insert in lieu thereof "county commissioners".

Amend section 1, page 2, line 2, by inserting after the word county "such poll taxes shall be collected in the manner provided by law for the collection of county taxes in said county".

Amend bill, page 2 line 4, by striking out all of sections 2 and 3, and inserting in lieu thereof the following:

Section 2 All county taxes now assessed and collected on salaries and emoluments of office on offices and posts of profit professions trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessed prior to the passage of this act

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|--------------|-------------|-----------------|------------|
| Adam, | Fockler, | Mangan, | Sarig, |
| Alexander, | Fratt, | Marcus, | Sautter, |
| Allman, | Frye, | Martz, | Schilling, |
| Anderson, | Fuller, | Mathay, | Schoener, |
| Armstrong, | Gelnett, | McBride, | Schwartz, |
| Bagshaw, | Gilchrist, | McCaig, | Scott, |
| Baldi, | Goodnough, | McCann, | Shaffer, |
| Bartley, | Goss, | McClure, J. F., | Shambach, |
| Bell, F. A., | Greenstein, | McClure, J. H., | Sheffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, W. T., | Griffith, | McCormick, | Smith, H. J., |
| Bentley, | Grimes, | McDaniel, | Smith, G. A., |
| Bickett, | Guerin, | McDermott, | Soffel, |
| Bidelspacher, | Haas, | McKim, | Sowers, |
| Blumberg, | Haines, | McLaughlin, | Speer, |
| Brewster, | Hall, | Memolo, | Stadtlander, |
| Bromley, | Hantz, | Metzger, | Stark, |
| Brown, E., | Harding, | Metzinger, | Stavitski, |
| Brown, E. P., | Harer, | Miller, C., | Sterling, |
| Brown, T. J., | Haws, | Miller, H. A., | Stock, |
| Burke, | Heffernan, | Moore, | Storb, |
| Bush, | Heffran, | Morrison, | Storer, |
| Calhoun, | Henderson, | Muldowney, | Strayer, |
| Colville, | Hess, | Munley, | Talbot, |
| Conner, | Himes, | Nicholson, | Thomas, L. D., |
| Craig, | Holcombe, | Nolte, | Thomas, M. G., |
| Critchfield, | Holmes, | North, | Toepfer, |
| Davies, | Holtzman, | Orr, | Trescher, |
| Davis, | Horn, | Parkinson, | Turner, |
| DeFrehn, | Howe, | Patterson, B. H., | Voltz, |
| Deibler, | Huber, | Patterson, F. W., | Washington, |
| Derby, | Irvin, | Patterson, M., | Weamer, |
| Diehm, | Jones, | Peel, | Wells, |
| Dietz, | Labar, | Pennock, | Welty, |
| Dilshelmer, | Lafferty, | Perry, | Wettach, |
| Drumbor, | Lauver, | Phillips, | Wheeler, |
| Duddy, | Leidich, | Pitts, | Whitehouse, |
| Eaches, | Little, H. A., | Posey, | Williams, |
| Earley, | Little, J. T., | Powell, | Wilson, |
| Ede, | Lockhart, | Prosser, | Witherspoon, |
| Edmonds, | Lotz, | Pryor, | Witkin, |
| Emhardt, | Lucas, | Raymond, | Wood, N., |
| Evans, B. P., | Ludlow, | Reader, | Wood, W. P., |
| Evans, F. D., | Lukehart, | Rhodes, | Wright, |
| Flinchbaugh, | Lynch, | Rieder, | Bluett, |
| Flynn, | Malie, | Royle, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 266.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 266, entitled, "An act to amend section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-one) entitled 'An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity and repealing prior acts relating thereto' as amended by extending the provisions thereof to property owned occupied and used by any branch post or camp of honorably discharged soldiers sailors and marines and discharging certain taxes".

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 18, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No.

363, entitled, "An act to amend section one of the act approved the eleventh day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and thirty-eight) entitled, 'An act to regulate and establish the fees to be charged and collected by the several clerks of the courts of oyer and terminer general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census' by fixing fees for certifying certain convictions to the Secretary of Highways".

GIFFORD PINCHOT.

BILL POSTPONED.

Mr. McCAIG. Mr. Speaker I move that House Bill No. 1209, (Senate Bill No. 301), file folio 1595, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

on page 27 of today's calendar, bills on third reading, be placed on the postponed calendar.

Mr. ANDERSON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Mr. STAVITSKI. Mr. Speaker, I desire to call up House Bill No. 423, file folio 3005, on page 2 of today's calendar, bill on second reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 423, entitled:

An Act to require building and loan associations incorporated under the laws of this Commonwealth to have a solicitor and providing penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act each building and loan association incorporated under the laws of this Commonwealth shall have as a solicitor a person learned in the law and duly qualified to practice law in the county of its location to advise such association upon all legal questions and to take care of and conduct all litigation in which such association may be in any way interested and he shall be called its solicitor

On the question,

Will the House agree to the section?

BILL RECOMMITTED.

Mr. STAVITSKI. Mr. Speaker, I move that House Bill No. 423, file folio 3005, be recommitted to the Committee on Banks and Banking for the purpose of amendment.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Mr. STARK. Mr. Speaker, I desire to call up House Bill No. 763, file folio 3655, on page 13 of today's calendar, bill on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 763, as follows:

An Act to amend sections three hundred and twenty-five and five hundred and nine of the act approved the eighteenth

day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain, the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and twenty-five of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 325 The treasurer of every school district of this Commonwealth shall deposit the funds belonging to the school district in the school depository as directed by the board of school directors and shall at the end of each month make a report to the school controller if any and to the secretary of the board of school directors of the amount of funds received and disbursed by him during the month All deposits of school funds by any school treasurer shall be made in the name of the school district

Section 2 That section five hundred and nine of said act is hereby amended to read as follows

Section 509 The board of school directors in any school district in this Commonwealth shall designate one or more banks or trust companies as a depository or depositories for its school funds No such depository shall be named unless it receives a majority of the votes of the entire school board elected or appointed in such district No school director serving as an officer or director of any bank or trust company shall vote either directly or indirectly in naming a depository for the school funds Such depository before receiving any of the school funds shall furnish a proper bond in such amount and with such surety or sureties as may be required to be approved by the board of school directors and conditioned upon the faithful keeping paying out and accounting for of all the school funds and property of said school district that may come into its hands as well as for the payment of all interest on money deposited in such depository in accordance with any contract made by it with said school district The funds of the school district shall be deposited as directed by the board of school directors in such depository by the school treasurer in the name of the school district and after any funds have been deposited with such regularly designated depository by any school treasurer he shall thereafter be relieved from all liability therefor and all school orders drawn on the school treasurer for any funds so deposited by him shall be endorsed by said treasurer and made "Payable at depository of the School District of" Provided That no school district in this Commonwealth shall deposit with any designated depository any amount in excess of thirty-three and one-third per centum of the total capital stock and surplus of such depository

On the question,

Will the House agree to the bill on third reading?

Mr. STARK. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 2, page 3, lines 2, 3 and 4 by striking out all of said lines.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL RECOMMENDED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1296 (Senate Bill No. 280), file folio 1863, on page 7 of today's calendar, bills on second reading, entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Mr. TURNER. Mr. Speaker, I desire to call up House Bill No. 964, file folio 3289, on page 14 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 964, entitled:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act

On the question,

Will the House agree to the bill on third reading?

Mr. TURNER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 6, by striking out the word "therto" and inserting in lieu thereof "thereto"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON THIRD READING.

Mr. HAAS. Mr. Speaker, I desire to call up House Bill No. 1093, file folio 3345, on page 20 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1093, entitled:

An Act to amend article thirteen of the act approved the twenty-seventh day of June, Anno Domini one thousand nine hundred and thirteen (P. L. 568), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto,"

providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charge.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. HAAS. Mr. Speaker, I move that House Bill No. 1093, file folio 3345, be recommitted to the Committee on Municipal Corporations for the purpose of a hearing.

Mr. WELTY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Mr. McCAIG. Mr. Speaker, I desire to call up at this time House Bill No. 1218, (Senate Bill No. 369), file folio 1631, on page 28 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1218, (Senate Bill No. 369), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

On the question,

Will the House agree to the bill on third reading.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1218, (Senate Bill No. 369), file folio 1631, be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. WEAMER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1001, as follows:

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General assembly met and it is hereby enacted by the authority of the same That the fees to be received by the several prothonotaries of the courts of common pleas of this Commonwealth in counties having a population of less than one hundred fifty thousand shall be as follows

Issuing every writ of summons or capias docketing same and entering return of service but not more than three names one dollar and fifty cents

Issuing writ of summons in ejectment docketing same and entering return of service and indexing in ejectment index not more than three parties or more than one description two dollars and fifty cents

Entering and docketing amicable ejectment including entering judgment thereon and indexing in ejectment docket not more than three names or more than one description three dollars

Issuing writ of scire facias sur mortgage or mechanics' lien not more than three names or more than one description two dollars to include certificate to recorder in case of scire facias sur mortgage

Issuing and docketing writ of foreign attachment and entering return of service not more than three names two dollars and fifty cents

Issuing and docketing mandamus quo warranto and entering return of service not more than three names two dollars and fifty cents

Alias summons or capias one dollar

Alias summons in ejectment one dollar and fifty cents
Issuing and docketing attachment execution or mandamus execution or alias attachment execution or alias mandamus execution not more than three names two dollars

Entering amicable action or case stated filing papers and docketing entries not more than three names one dollar and fifty cents

Issuing every writ of certiorari docketing same services at court and entering judgment thereon not more than three names three dollars

Issuing writs of replevin docketing entering return of service filing bond and declaration two dollars and fifty cents

Filing and docketing counter-bond in replevin and certificate to sheriff one dollar

Each additional name twenty-five cents

Each additional description fifty cents

Filing and docketing appearance statement declaration affidavit of defense demurrer pleas or any other paper in an action pending twenty-five cents

Placing case upon issue list to be paid by the county each twenty-five cents

Issuing and docketing license to peddle to be paid by the county one dollar and fifty cents

Suggesting death of a party diminution record or amending record fifty cents

Framing an issue in any action one dollar

Entering motion twenty-five cents

Entering order of court in any action pending not over one hundred words fifty cents

Each additional one hundred words twenty-five cents

Filing praecipe for jury trial list twenty-five cents

Placing case upon the argument list twenty-five cents

All services during the trial of a cause including swearing of jury and witnesses two dollars

Verdict fee and indexing in judgement docket two dollars

Filing and entering agreement to refer to referee including entering judgment not more than three names one dollar and twenty-five cents

Each additional name twenty-five cents

Entering rule of reference appointment of arbitrators and service incident thereto two dollars

Filing and entering report of arbitrators including judgment docket entry not more than three names one dollar

Each additional name twenty-five cents

Filing and docketing appeal from award of arbitrators one dollar

Entering discontinuance of suit one dollar

Every suit ended before issue joined or before jury trial one dollar

Entering judgment on bond and warrant of attorney upon confession by defendant for want of an appearance plea or want of an affidavit of defense or sufficient affidavit of defense on verdict demurrer including judgment index entry not more than three names one dollar

Each additional name twenty-five cents

Entering satisfaction of judgment twenty-five cents

Entry of assignment postponement or release of lien of judgment each property fifty cents

Attestation twenty-five cents

Reporting list of judgments assignments and satisfaction entered to be paid by the county each ten cents

Filing and entering appointments made by the court to be paid by the county two dollars and fifty cents

Certificates of appointment to be paid by the county each fifty cents

Entry of motion and order of court for admission of attorney-at-law and certificate thereof two dollars and fifty cents

Adoption including decree change of name certificate thereof and all docket entries two dollars and fifty cents

Change of name of person and certificate thereof including all docket entries except in adoption or naturalization proceedings two dollars and fifty cents

Filing and entering appeal from report of auditors two dollars and fifty cents

Filing and entering county controller's report to be paid by the county two dollars and fifty cents

Bail-piece one dollar and fifty cents

Filing corporate charter petition for change of corporate name or alteration or amendment of charter for merger copartnership or dissolution of partnership three dollars

Certificate under seal fifty cents

Entering docketing and making return of certiorari to Supreme or Superior Court filing bond and filing and docketing remittitur therefrom three dollars

Commission to take testimony entering return and notifying each party of return of commission one dollar and fifty cents

Citation and seal and motion therefor one dollar and fifty cents

Writ of habeas corpus and all proceedings to be paid by the county two dollars

Filing and docketing orders of the court to be paid by the county each two dollars and fifty cents

Petition for divorce order thereon and subpoena in divorce including docketing same two dollars and fifty cents

Receiving disbursing and accounting for deposits in divorce one dollar

Alias subpoena in divorce one dollar

Application for maintenance or alimony one dollar

Issuing order for proclamation and entering return one dollar

Appointment of master and filing report one dollar

Filing and docketing rule for final decree one dollar

Filing and docketing motions and rules and other pleadings in divorce each fifty cents

Entering decree in minute book or other docket and indexing in index docket one dollar

Certificate of divorce under seal two dollars

Filing and docketing municipal or tax lien each one dollar and fifty cents

Filing election returns and all proceedings thereon to be paid by the county each district two dollars

Entering indexing and docketing judgments against tax collectors to be paid by the county each one dollar and fifty cents

Entering and docketing exemplification of record or Commonwealth lien not more than three names one dollar and fifty cents

Each additional name twenty-five cents

Exemplified record per hundred words twenty-five cents minimum fee two dollars

Comparing copies ready made per one hundred words five cents not to apply to exemplifications

Certifying copies ready made fifty cents

Entering and filing mechanic's lien one description and not more than three names two dollars

Entering and filing stipulation against liens one dollar and fifty cents

Entering and filing building agreement one description not more than three names one dollar and fifty cents

Each additional name twenty-five cents

Each additional description fifty cents

Transcribing same in full per one hundred words twenty-five cents

Drawing special jury striking same and copies for parties seventy-five cents

Certificate for pay for jurors each juror to be paid by the county twenty-five cents

Rule for interrogatories and entering return of service each garnishee one dollar

Filing acceptances and reporting election of justices of the peace to the Secretary of the Commonwealth to be paid by the county each fifty cents

Notifying county officers auditors directors of the poor and election officers of their election to be paid by the county each fifty cents

Filing and docketing petition for the appointment of a commission de lunatico and for inquisition in re habitual drunkard for the appointment of a committee in insolvency for the sale of unclaimed goods or other petitions in connection with any proceedings including order of court thereon each two dollars and fifty cents

Issuing commission in lunacy and entering return one dollar

Writ to sheriff in lunacy one dollar

Entering confirmation of inquisition and appointment of committee in lunacy one dollar

All services on sale of lunatic's or habitual drunkard's estate two dollars and fifty cents

Filing each account one dollar

Filing and docketing other documents in said proceedings each twenty-five cents

Preparing files and records for cases on trial or argument list to be paid by the county each case fifty cents

Issuing attachment for contempt and motion therefor to be paid by the county each one dollar

Certificate of notary public twenty-five cents

Administering oath other than on the trial of a case twenty-five cents

Filing and docketing petition to sell or mortgage real estate for the satisfaction of lost or ancient mortgage including order of court thereon one description and not more than three names five dollars

Each additional description fifty cents

Each additional name twenty-five cents

Filing and docketing appointment of school auditors annual report and preparing notice for publication and certificate of auditors and their pay five dollars

Reporting to Secretary of Commonwealth copies of election returns for each person or party returned to be paid by the county fifty cents

Issuing every writ alias or pluries writ of fieri facias one dollar

Issuing every writ alias or pluries writ of venditioni exponas levavi facias habere capias ad satisfaciendum one description one dollar

Each additional description fifty cents

Issuing writ of scire facias or alias scire facias on lien claim judgment to revive judgment sur bail in error sur recognizance sur certificate of the orphans' court including certificate to clerk to executors and administrators of deceased party to garnishee in foreign attachment or on bill of discovery two dollars

Noting number of scire facias execution or of attachment execution on docket entries of case from which same was issued twenty-five cents

Filing and entering suggestion sur municipal lien one dollar

Entering revival of judgment by agreement two dollars

Entering testatum fi fa sa or vend ex one dollar and twenty-five cents

Issuing testatum fi fa ca sa or vend ex one dollar and twenty-five cents

Filing and docketing petition for a sheriff's interpleader including orders of court thereon two dollars and fifty cents

Entering transcript of judgment or appeal from justice of the peace or magistrate including docket entries one dollar and twenty-five cents

Entering satisfaction upon judgment and locality indexes each entry twenty-five cents

Entering appointments of guardian ad item fifty cents

Docketing and filing bill to perpetuate testimony order of court thereon and recording same two dollars and fifty cents

Filing and docketing petition for the appointment of viewers filing report and confirmation five dollars

Proclamation one dollar and fifty cents

Registration of student-at-law physician veterinarian or dentist one dollar

Taxing bill of costs twenty-five cents

Filing exceptions and rule to re-tax bill of costs and filing report thereon fifty cents

Re-taxing bill of costs each hour one dollar

Taking testimony thereon per one hundred words twenty-five cents

Taking a recognizance twenty-five cents

Entering a rule to take depositions fifty cents

Issuing a subpoena under seal thirty cents

Registration of stallion one dollar

Making search for liens in judgment docket index for five years last past each name twenty-five cents

Furnishing list of liens except certificate and seal twenty-five cents for first lien and ten cents for each additional lien

Certificate of no liens for each five years or fraction thereof fifty cents

Making search in any other docket for five years last past each twenty-five cents

Each reference found ten cents

Each reference cited twenty cents

Acknowledgment of sheriff's or treasurer's deed including all docket entries incident thereto one dollar

Service of each minute or court clerk during session of court to be paid by the county each day four dollars

Receiving and distributing money paid into court for each dollar under five hundred two cents

For each dollar exceeding five hundred dollars one cent

Filing financial statement of surety companies et cetera one dollar

Recording any document required by law to be recorded per one hundred words twenty-five cents

Drawing filing and docketing bond and justification thereon including seal and oath one dollar and twenty-five cents

Filing and docketing account or report of assignee auditors trustee committee sequestrator master or examiner two dollars and fifty cents

Transcribing report per one hundred words twenty-five cents

Filing docketing and all proceedings in assignment for the benefit of creditors up to and including bond and justification of assignee and surety three dollars

Filing and docketing appeal from award of road jury or railroad jury one dollar and twenty-five cents

Issuing and docketing order of sale in partition one dollar and fifty cents

Filing and docketing exemplification of judgment from another county one dollar and fifty cents

Indexing suit commenced against a decedent's estate twenty-five cents

Filing entering and indexing in judgment docket a certificate from another county or a suit against decedent's estate one dollar and fifty cents

Filing and indexing sheriffs certificate of attachment upon real estate or levy on after acquired real estate one dollar

Certificate to exemplification of record under act of Congress one dollar

Entering transcript from the orphan's court of amount due by executors administrators or guardians each entry one dollar

Entry of precept from the orphan's court two dollars and fifty cents

Each entry upon locality index twenty-five cents

Filing and docketing any petition not herein provided for two dollars and fifty cents

Filing and docketing bill in equity and rule to appear and answer not over four names two dollars and fifty cents each additional name twenty-five cents

Filing and docketing bill in equity for injunction issuing injunction and order of court thereon not over three defendants three dollars and fifty cents

Each additional defendant fifty cents

Entering appearance filing answer deurrer replication twenty-five cents

Entering any order of court minimum fifty cents

Entering judgment one dollar

For computation or verifying computation of judgment by default of appearance or affidavit of defense one dollar

Entering serving and returning decree nisi three dollars

The writ fees and entry fees in the foregoing fee bill are intended to include the indexing of plaintiffs and defendants as contemplated by the act of the twenty-seventh day of March one thousand eight hundred and twenty-seven section five (Pamphlet Laws three hundred and twenty) but not to include the index to plaintiffs in the D S B docket for which a fee of twenty-five cents provided by the act directing such index and not to include the special indexing provided in other acts

For reindexing cases in which only the parties' names number term and year are written five cents for each line to include comparing

For reindexing judgment sheriff's deeds treasurer's deeds and the like in which additional information to the parties number term and year is inserted ten cents for each line or index entry provided that a higher rate may be allowed at the discretion of the court ordering such indexing to be done

Filing any paper not above specified twenty-five cents

Duplicate copy of naturalization paper one dollar

Appeal from compensation board five dollars for all proceedings in connection therewith

Filing and entering remittitur and exemplification from Supreme Court one dollar and seventy-five cents

Entering conditional sale contract two dollars

The fee for services not herein specifically provided for shall be the same as for similar services And provided That the fees hereinbefore enumerated shall be exclusive of any State tax now levied or that may hereafter be levied

Section 2 That the prothonotary shall not be required to issue any writ docket any order of court or enter any

judgment thereon or perform any service whatsoever

Section 3 That all acts or parts of acts general local or special inconsistent herewith are hereby repealed until the requisite fee is paid

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. WILSON. Mr. Speaker, I move that House Bill No. 1001, file folio 3607, be placed on the postponed calendar.

Mr. HOWE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 806, entitled:

An Act to amend sections thirteen and fourteen of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by permitting defendants in actions of trespass to set up counter-claims arising out of the same transaction as that sued on by the plaintiff and declaring the effect of averments contained in such counter-claim

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. FLINCHBAUGH. Mr. Speaker, I move that House Bill No. 806, file folio 3207, be placed on the postponed calendar.

Mr. FLYNN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 631, as follows:

An Act to amend sections two and three of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof" is hereby amended to read as follows

Section 2 If any person shall wilfully or maliciously cut bark from or cut down injure destroy or remove a tree or trees shrub or shrubs or parts thereof growing or standing upon the land of another without the consent of the owner or shall wilfully or maliciously do or cause to be done any other act to the damage of said land or the trees or shrubs growing thereon such person on conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be sentenced to pay a fine of not less than twenty-five (\$25.00) dollars and costs of prosecution for each such tree or shrub or part thereof cut down injured destroyed removed or from which bark has been cut and in default of the payment of said fine and costs shall be imprisoned in the county jail one day for each dollar of fine and costs unpaid One-half of any fine

collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace to the person or persons furnishing the information upon which the prosecution was instituted and the other half of said fines collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace into the county treasury for the use of the county. Any owner of any such trees or shrubs his or her or its agent employee or lessee or any constable or police officer is hereby authorized to arrest without warrant any person so found cutting bark from cutting down injuring destroying or removing such trees or shrubs. Said arrest may be made on any day including Sunday.

Section 2 That Section 3 of said act is hereby amended to read as follows

Section 3 If any person shall purchase or receive a tree or trees shrub or shrubs knowing the same to have been cut or removed without the consent of the owner thereof or shall purchase or receive any logs planks boards staves shingles or other lumber made from said trees so cut or removed and knowing same to have been so cut and made without such consent such person upon the conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be subject to the punishment provided in Section two of this act. All fines collected under the provisions of this act shall be paid by the magistrate alderman or justice of the peace as provided in section two of this act.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Edmonds, | Lockhart, | Prosser, |
| Alexander, | Emhardt, | Long, | Pryor, |
| Allman, | Evans, B. P., | Lotz, | Raymond, |
| Anderson, | Evans, F. D., | Lucas, | Reader, |
| Armstrong, | Flinchbaugh, | Ludlow, | Rhodes, |
| Bagshaw, | Flynn, | Lukehart, | Rieder, |
| Bartley, | Fockler, | MacMillan, | Royle, |
| Behney, | Fratt, | Mangan, | Sautter, |
| Bell, F. A., | Frye, | Marshall, | Schilling, |
| Bell, W. T., | Fuller, | Martz, | Schwartz, |
| Bentley, | Gelnett, | Mathay, | Scott, |
| Berkheiser, | Gilchrist, | McBride, | Shaffer, |
| Bickett, | Goodnough, | McCaig, | Shambach, |
| Bidelspacher, | Goss, | McCann, | Smith, G. A., |
| Blumberg, | Greeby, | McClure, J. F., | Sowers, |
| Bray, | Greenstein, | McDaniel, | Speer, |
| Brewster, | Griffith, | McKim, | Stadtlander, |
| Bromley, | Grimes, | McLaughlin, | Stark, |
| Brown, E., | Haas, | Memolo, | Sterling, |
| Brown, E. P., | Haines, | Metzger, | Stock, |
| Brown, T. J., | Hall, | Metzinger, | Storb, |
| Burchinal, | Harding, | Millar, | Strayer, |
| Bush, | Harer, | Miller, C., | Talbot, |
| Calhoun, | Hart, | Miller, H. A., | Thomas, M. G., |
| Canon, | Haws, | Moffatt, | Toepfer, |
| Colville, | Heffernan, | Morrison, | Trescher, |
| Conner, | Henderson, | Muldowney, | Voltz, |
| Craig, | Hess, | Munley, | Washington, |
| Critchfield, | Himes, | Myers, | Wells, |
| Davis, | Holcombe, | Neely, | Welty, |
| Davis, | Holtzman, | Nicholson, | Wettach, |
| DeFrehn, | Hoover, | Nolte, | Wheeler, |
| Deibler, | Horn, | Orr, | Whitehouse, |
| Dengler, | Howe, | Parkinson, | Williams, |
| Diehm, | Hricko, | Patterson, B.H., | Wilson, |
| Dietz, | Huber, | Patterson, F.W., | Witherspoon, |
| Dilsheimer, | Irvin, | Peelor, | Witkin, |
| Donnell, | Jones, | Pennock, | Wood, W. P., |
| Duddy, | Kelly, | Phillips, | Wright, |
| Eaches, | Lafferty, | Pitts, | Bluett, |
| Earley, | Leidich, | Posey, | Speaker. |
| Ede, | Little, H. A., | Powell, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. BLUMBERG IN THE CHAIR.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1110, as follows:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" is here amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any corporation incorporated under the laws of any other State of the United States of America the District of Columbia or by Act of Congress may take by conveyance device lease or otherwise such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful under the Constitution and laws of Pennsylvania to exercise in this State and may hold use enjoy improve develop mortgage lease and convey the same or any portion thereof Provided however That no foreign corporation which is a public service company under the Pennsylvania law shall exercise any rights under this act until it shall first have obtained the approval of the Public Service Commission of the Commonwealth of Pennsylvania evidenced by its certificate of public convenience

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|--------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Mangan, | Rhodes, |
| Alexander, | Flynn, | Marshall, | Rieder, |
| Allman, | Fockler, | Martz, | Royle, |
| Anderson, | Fratt, | Mathay, | Sautter, |
| Armstrong, | Frye, | McBride, | Schilling, |
| Bartley, | Fuller, | McCaig, | Schoener, |
| Behney, | Goodnough, | McCann, | Schwartz, |
| Bell, F. A., | Goss, | McClure, J. F., | Shaffer, |
| Bentley, | Greeby, | McClure, J. H., | Shambach, |
| Berkheiser, | Griffith, | McDaniel, | Smith, G. A., |

| | | | |
|---------------|----------------|------------------|----------------|
| Bickett, | Grimes, | McDermott, | Smith, H. J., |
| Blair, | Guerin, | McKim, | Sowers, |
| Blumberg, | Haas, | McLaughlin, | Speer, |
| Brewster, | Hall, | Memolo, | Stadtlander, |
| Bromley, | Hantz, | Metzger, | Stark, |
| Brown, E., | Harding, | Millar, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Stock, |
| Burke, | Hart, | Miller, H. A., | Storb, |
| Bush, | Heffran, | Moore, | Strayer, |
| Canon, | Henderson, | Morrison, | Talbot, |
| Colville, | Holcombe, | Muldowney, | Thomas, M. G., |
| Craig, | Holmes, | Munley, | Toepfer, |
| Critchfield, | Hoover, | Myers, | Towner, |
| Davies, | Horn, | Neely, | Voltz, |
| Davis, | Howe, | Nicholson, | Washington, |
| Deibler, | Huber, | Nolte, | Weamer, |
| Dengler, | Irvin, | North, | Wells, |
| Derby, | Jones, | Parkinson, | Welty, |
| Diehm, | Labar, | Patterson, B.H., | Wettach, |
| Dilsheimer, | Lauver, | Patterson, F.W., | Wheeler, |
| Donnell, | Leidich, | Peelot, | Whitehouse, |
| Drumbor, | Little, H. A., | Pennock, | Williams, |
| Duddy, | Long, | Perry, | Wilson, |
| Eaches, | Lotz, | Phillips, | Witherspoon, |
| Earley, | Lucas, | Pitts, | Wood, N., |
| Ede, | Ludlow, | Posey, | Wood, W. P., |
| Edmonds, | Lukehart, | Prosser, | Wright, |
| Emhardt, | Lynch, | Pryor, | Bluett, |
| Evans, B. P., | Malie, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 958, entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

| | | | |
|---------------|---------------|----------------|----------------|
| Adam, | Evans, B. P., | Long, | Pryor, |
| Alexander, | Evans, F. D., | Lucas, | Raymond, |
| Allman, | Flinchbaugh, | Ludlow, | Rhodes, |
| Anderson, | Flynn, | Lukehart, | Rieder, |
| Armstrong, | Fockler, | Lynch, | Royle, |
| Bartley, | Fratt, | Malie, | Sarig, |
| Behney, | Frye, | Mangan, | Schilling, |
| Bell, F. A., | Fuller, | Marcus, | Schoener, |
| Bell, W. T., | Gelnett, | Marshall, | Schwartz, |
| Berkheiser, | Goodnough, | Mathay, | Scott, |
| Bickett, | Goss, | McBride, | Shambach, |
| Bidelspacher, | Greeby, | McCaig, | Sheffer, |
| Blumberg, | Greenstein, | McCann, | Smith, G. A., |
| Bray, | Griffith, | McCormick, | Sowers, |
| Brewster, | Grimes, | McDaniel, | Speer, |
| Brown, E., | Guerin, | McGowan, | Stadtlander, |
| Brown, E. P., | Haines, | McKim, | Stark, |
| Burchinal, | Hall, | Memolo, | Sterling, |
| Burke, | Hantz, | Metzger, | Stock, |
| Calhoun, | Harding, | Millar, | Storer, |
| Canon, | Harer, | Miller, C., | Strayer, |
| Colville, | Hart, | Miller, H. A., | Thomas, M. G., |
| Craig, | Heffernan, | Moore, | Toepfer, |

| | | | |
|--------------|----------------|------------------|--------------|
| Critchfield, | Heffran, | Morrison, | Trescher, |
| Cross, | Hess, | Muldowney, | Voltz, |
| Davis, | Himes, | Munley, | Watson, |
| DeFrehn, | Holmes, | Myers, | Weamer, |
| Deibler, | Holtzman, | Neely, | Wells, |
| Derby, | Hoover, | Nicholson, | Welty, |
| Diehm, | Horn, | North, | Wettach, |
| Dietz, | Hricko, | Orr, | Wheeler, |
| Dilsheimer, | Huber, | Parkinson, | Whitehouse, |
| Donnell, | Irvin, | Patterson, F.W., | Williams, |
| Drumbor, | Jones, | Patterson, M., | Wilson, |
| Duddy, | Labar, | Pennock, | Witherspoon, |
| Eaches, | Lafferty, | Perry, | Wood, N., |
| Earley, | Lauver, | Phillips, | Wood, W. P., |
| Ede, | Leidich, | Pitts, | Wright, |
| Edmonds, | Little, H. A., | Posey, | Bluett, |
| Emhardt, | Lockhart, | Prosser, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 633, entitled:

An Act to amend Section two of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Lotz, | Pryor, |
| Alexander, | Evans, B. P., | Lucas, | Raymond, |
| Allman, | Evans, F. D., | Ludlow, | Reader, |
| Anderson, | Flinchbaugh, | Lukehart, | Rhodes, |
| Armstrong, | Flynn, | Lynch, | Rieder, |
| Baldi, | Fockler, | Malie, | Schilling, |
| Behney, | Fratt, | Mangan, | Schoener, |
| Bell, F. A., | Frye, | Marcus, | Schwartz, |
| Bell, W. T., | Fuller, | Martz, | Shaffer, |
| Bentley, | Gelnett, | Mathay, | Shambach, |
| Berkheiser, | Goodnough, | McBride, | Smith, G. A., |
| Bickett, | Goss, | McCaig, | Soffel, |
| Bidelspacher, | Greeby, | McClure, J. H., | Sowers, |
| Blair, | Greenstein, | McDaniel, | Speer, |
| Brewster, | Griffith, | McDermott, | Stadtlander, |
| Bromley, | Grimes, | McLaughlin, | Stark, |
| Brown, E., | Guerin, | Memolo, | Sterling, |
| Brown, E. P., | Haas, | Metzger, | Stock, |
| Burchinal, | Haines, | Metzinger, | Storer, |
| Burke, | Hall, | Miller, C., | Strayer, |
| Calhoun, | Hantz, | Moffatt, | Talbot, |
| Colville, | Harer, | Moore, | Thomas, M. G., |
| Conner, | Hart, | Morrison, | Toepfer, |
| Craig, | Haws, | Muldowney, | Towner, |
| Critchfield, | Heffran, | Munley, | Turner, |
| Davies, | Hess, | Myers, | Watson, |
| Davis, | Himes, | Neely, | Wells, |
| DeFrehn, | Holcombe, | Nolte, | Welty, |
| Dengler, | Hoover, | North, | Wheeler, |
| Derby, | Horn, | Orr, | Whitehouse, |
| Diehm, | Hricko, | Patterson, B. H., | Williams, |
| Dietz, | Irvin, | Patterson, F.W., | Wilson, |
| Dilsheimer, | Kelly, | Peelot, | Witherspoon, |
| Donnell, | Labar, | Pennock, | Wood, N., |
| Drumbor, | Lafferty, | Perry, | Wood, W. P., |
| Eaches, | Leidich, | Phillips, | Wright, |
| Earley, | Little, H. A., | Pitts, | Bluett, |
| Ede, | Lockhart, | Prosser, | Speaker. |
| Edmonds, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 967, entitled:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs, involving an expenditure of over five hundred dollars, without complying with all of the requirements of an act, approved the fourteenth day of April, one thousand nine hundred and twenty-one (Pamphlet Laws, one hundred and forty-seven), entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled 'An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs,'" where such contracts have been either in whole or in part performed by the contractor.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Ede, | Ludlow, | Rhodes, |
| Alexander, | Edmonds, | Lukehart, | Rieder, |
| Allman, | Emhardt, | MacMillan, | Royle, |
| Anderson, | Evans, B. P., | Mangan, | Sarig, |
| Armstrong, | Evans, F. D., | Marcus, | Schilling, |
| Bartley, | Flinchbaugh, | Marshall, | Schoener, |
| Behney, | Flynn, | Mathay, | Schwartz, |
| Bell, F. A., | Fockler, | McBride, | Shaffer, |
| Bell, W. T., | Fratt, | McCaig, | Shambach, |
| Bentley, | Frye, | McCann, | Smith, G. A., |
| Berkheiser, | Fuller, | McClure, J. F., | Smith, H. J., |
| Bickett, | Gelnett, | McCormick, | Soffel, |
| Bidelspacher, | Goodnough, | McDaniel, | Sowers, |
| Blair, | Greeby, | McGowan, | Stadtlander, |
| Brewster, | Greenstein, | McKim, | Stark, |
| Bromley, | Griffith, | McLaughlin, | Sterling, |
| Brown, E., | Grimes, | Metzger, | Stock, |
| Brown, E. P., | Guerin, | Metzinger, | Storer, |
| Brown, T. J., | Haines, | Miller, C., | Strayer, |
| Bush, | Hantz, | Miller, H. A., | Talbot, |
| Calhoun, | Harer, | Moffatt, | Thomas, L. D., |
| Canon, | Haws, | Moore, | Thomas, M. G., |
| Colville, | Heffernan, | Muldowney, | Toeffer, |
| Craig, | Henderson, | Munley, | Towner, |
| Critchfield, | Himes, | Myers, | Trescher, |
| Cross, | Holmes, | Neely, | Turner, |
| Davies, | Holcombe, | Nolte, | Voltz, |
| DeFrehn, | Hoover, | North, | Watson, |
| Deibler, | Horn, | Parkinson, | Welty, |
| Dengler, | Howe, | Patterson, B. H., | Wettach, |
| Fratt, | Huber, | Patterson, F. W., | Whitehouse, |
| Frye, | Irvin, | Pennock, | Williams, |
| Diehm, | Jones, | Perry, | Wilson, |
| Dietz, | Lafferty, | Phillips, | Witherspoon, |
| Dilsheimer, | Lauver, | Pitts, | Wood, N., |
| Donnell, | Little, H. A., | Posey, | Wood, W. P., |
| Drumbor, | Little, J. T., | Powell, | Wright, |
| Duddy, | Long, | Prosser, | Bluett, |
| Eaches, | Lotz, | Pryor, | Speaker, |
| Earley, | Lucas, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 847, entitled:

An Act establishing a State Highway in the county of Elk providing for its location construction improvement and

maintenance by the Commonwealth and vacating a certain section of the State road in the said county of Elk

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Malie, | Reader, |
| Alexander, | Fockler, | Marcus, | Rhodes, |
| Allman, | Fratt, | Marshall, | Sarig, |
| Anderson, | Frye, | Martz, | Sautter, |
| Armstrong, | Fuller, | Mathay, | Schoener, |
| Bartley, | Gelnett, | McBride, | Schwartz, |
| Behney, | Goodnough, | McCaig, | Shaffer, |
| Bell, F. A., | Goss, | McCann, | Shambach, |
| Bell, W. T., | Greenstein, | McClure, J. H., | Sheffer, |
| Bentley, | Griffith, | McCormick, | Smith, G. A., |
| Berkheiser, | Grimes, | McDermott, | Soffel, |
| Bickett, | Hall, | McGowan, | Sowers, |
| Bidelspacher, | Hantz, | McKim, | Speer, |
| Blumberg, | Harding, | McLaughlin, | Stadtlander, |
| Brewster, | Harer, | Metzger, | Stark, |
| Brown, E., | Hart, | Metzinger, | Sterling, |
| Brown, E. P., | Heffernan, | Millar, | Stock, |
| Burke, | Heffran, | Miller, C., | Storer, |
| Bush, | Henderson, | Moffatt, | Strayer, |
| Canon, | Himes, | Moore, | Talbot, |
| Colville, | Holcombe, | Morrison, | Thomas, M. G., |
| Conner, | Holmes, | Muldowney, | Toeffer, |
| Craig, | Holtzman, | Munley, | Towner, |
| Critchfield, | Horn, | Myers, | Trescher, |
| Cross, | Howe, | Neely, | Voltz, |
| DeFrehn, | Hricko, | Nicholson, | Washington, |
| Deibler, | Huber, | Nolte, | Weamer, |
| Derby, | Irvin, | Orr, | Wells, |
| Diehm, | Jones, | Parkinson, | Wettach, |
| Dilsheimer, | Labar, | Patterson, F. W., | Wheeler, |
| Donnell, | Lafferty, | Patterson, M., | Whitehouse, |
| Drumbor, | Leidich, | Pennock, | Williams, |
| Duddy, | Little, H. A., | Perry, | Wilson, |
| Eaches, | Little, J. T., | Phillips, | Witherspoon, |
| Earley, | Long, | Pitts, | Wood, N., |
| Ede, | Lotz, | Posey, | Wood, W. P., |
| Edmonds, | Lucas, | Powell, | Wright, |
| Evans, B. P., | Ludlow, | Prosser, | Bluett, |
| Evans, F. D., | Lukehart, | Pryor, | Speaker, |
| Flinchbaugh, | MacMillan, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 971, as follows:

An Act authorizing municipalities to acquire the plant of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That municipalities in the Commonwealth of Pennsylvania with the consent of the Public Service Commission shall have the right to acquire the plant and properties of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality

Section 2 The price to be paid therefor shall be fixed by the Public Service Commission with the right of appeal to the Court of Common Pleas of the county in which said municipality is located in case a jury trial is desired subject to the right of change of venue as in other cases or an appeal can be taken from the decision of the commission if jury trial is waived to the Superior and Supreme courts as in other cases

Section 3 The municipality shall have the right to finance duly authorized or by the issuance of bonds limited to the

security of the plant or partially by bonds chargeable against the indebtedness of the municipality and partially by bonds the purchase of the said property either by issuance of bonds limited to the security of the plant

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | MacMillan, | Royle, |
| Alexander, | Fockler, | Malle, | Sarig, |
| Allman, | Fratt, | Marcus, | Schilling, |
| Anderson, | Frye, | Marshall, | Schoener, |
| Armstrong, | Fuller, | Mathay, | Schwartz, |
| Behney, | Gelnett, | McBride, | Scott, |
| Bell, F. A., | Goodnough, | McCaig, | Shaffer, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bentley, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Smith, H. J., |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McGowan, | Speer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Hall, | Memolo, | Stark, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Calhoun, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holcombe, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Voltz, |
| DeFrehn, | Hoover, | Nicholson, | Weamer, |
| Deibler, | Horn, | North, | Wells, |
| Derby, | Howe, | Orr, | Wettach, |
| Diehm, | Hricko, | Parkinson, | Wheeler, |
| Dilsheimer, | Huber, | Patterson, B. H., | Whitehouse, |
| Donnell, | Irvin, | Peelor, | Williams, |
| Drumbor, | Jones, | Pennock, | Wilson, |
| Duddy, | Labar, | Perry, | Witherspoon, |
| Eaches, | Lafferty, | Phillips, | Wood, N., |
| Earley, | Leidich, | Pitts, | Wood, W. P., |
| Ede, | Little, H. A., | Posay, | Wright, |
| Edmonds, | Long, | Powell, | Bluett, |
| Emhardt, | Lotz, | Prosser, | Speaker. |
| Evans, B. P., | Lucas, | Pryor, | |
| Evans, F. D., | Ludlow, | Raymond, | |
| Flinchbaugh, | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 758, entitled:

An Act to amend sections seven and seventeen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this Act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

| | | | |
|------------|---------------|-----------|---------|
| Adam, | Emhardt, | Ludlow, | Rieder, |
| Alexander, | Evans, B. P., | Lukehart, | Sarig, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flinchbaugh, | Lynch, | Sautter, |
| Anderson, | Flynn, | Malle, | Schoener, |
| Armstrong, | Fockler, | Mangan, | Schwartz, |
| Bagshaw, | Fratt, | Marcus, | Scott, |
| Bartley, | Frye, | Martz, | Shambach, |
| Behney, | Fuller, | Mathay, | Smith, G. A., |
| Bell, F. A., | Gelnett, | McBride, | Smith, H. J., |
| Bell, W. T., | Goodnough, | McCaig, | Sowers, |
| Berkheiser, | Goss, | McCann, | Stadtlander, |
| Bickett, | Greeby, | McCormick, | Stark, |
| Bidelspacher, | Griffith, | McDaniel, | Sterling, |
| Blumberg, | Grimes, | McDermott, | Stock, |
| Bray, | Guerin, | McKim, | Storer, |
| Brewster, | Haines, | McLaughlin, | Strayer, |
| Bromley, | Hall, | Memolo, | Talbot, |
| Brown, E., | Harding, | Metzger, | Thomas, L. D., |
| Brown, E. P., | Harer, | Metzinger, | Thomas, M. G., |
| Burchinal, | Hart, | Miller, C., | Towner, |
| Burke, | Heffernan, | Miller, H. A., | Trescher, |
| Calhoun, | Henderson, | Moffatt, | Turner, |
| Canon, | Hess, | Moore, | Voltz, |
| Conner, | Himes, | Muldowney, | Watson, |
| Craig, | Holmes, | Munley, | Weamer, |
| Critchfield, | Holtzman, | Myers, | Wells, |
| Davies, | Horn, | Neely, | Welly, |
| Davis, | Howe, | North, | Wettach, |
| Deibler, | Hricko, | Parkinson, | Wheeler, |
| Dengler, | Huber, | Patterson, F. W., | Whitehouse, |
| Diehm, | Irvin, | Patterson, M., | Williams, |
| Dietz, | Kelly, | Pennock, | Wilson, |
| Dilsheimer, | Labar, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drumbor, | Leidich, | Pitts, | Wood, W. P., |
| Duddy, | Little, H. A., | Posay, | Wright, |
| Eaches, | Little, J. T., | Powell, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 863, entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Long, | Raymond, |
| Alexander, | Evans, B. P., | Lotz, | Rhodes, |
| Allman, | Evans, F. D., | Lucas, | Rieder, |
| Anderson, | Flinchbaugh, | Ludlow, | Sarig, |
| Armstrong, | Flynn, | Lukehart, | Sautter, |
| Bagshaw, | Fockler, | MacMillan, | Schoener, |
| Baldi, | Frye, | Malle, | Schwartz, |
| Bartley, | Fuller, | Mangan, | Shaffer, |
| Behney, | Gelnett, | Marshall, | Shambach, |
| Bell, F. A., | Gilchrist, | Martz, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McBride, | Smith, H. J., |
| Berkheiser, | Goss, | McCaig, | Sowers, |
| Bickett, | Greeby, | McCann, | Speer, |
| Bidelspacher, | Greenstein, | McClure, J. F., | Stadtlander, |
| Blumberg, | Griffith, | McCormick, | Stark, |
| Bray, | Grimes, | McDaniel, | Sterling, |
| Bromley, | Guerin, | McGowan, | Stock, |
| Brown, E., | Haines, | McKim, | Stor, |
| Brown, E. P., | Hall, | Memolo, | Storer, |

| | | | |
|--------------|----------------|-------------------|----------------|
| Burchinal, | Hantz | Metzger, | Strayer, |
| Bush, | Harding, | Millar, | Talbot, |
| Calhoun, | Harer, | Miller, C., | Thomas, L. D., |
| Canon, | Haws, | Miller, H. A., | Thomas, M. G., |
| Colville, | Heffernan, | Moffatt, | Towner, |
| Craig, | Heffran, | Moore, | Trescher, |
| Critchfield, | Henderson, | Muldowney, | Turner, |
| Cross, | Himes, | Munley, | Weamer, |
| Davis, | Holcombe, | Myers, | Wells, |
| DeFrehn, | Holmes, | Neely, | Welty, |
| Deibler, | Hoover, | North, | Wettach, |
| Dengler, | Horn, | Orr, | Wheeler, |
| Diehm, | Howe, | Patterson, B. H., | Whitehouse, |
| Dietz, | Hricko, | Patterson, F. W., | Williams, |
| Dilsheimer, | Huber, | Patterson, M., | Wil on, |
| Donnell, | Irvin, | Pennock, | Witkin, |
| Drumbor, | Jones, | Perry, | Wood, N., |
| Duddy, | Kelly, | Phillips, | Wood, W. P., |
| Eaches, | Lafferty, | Pitts, | Wright, |
| Earley, | Leidich, | Powell, | Bluett, |
| Ede, | Little, H. A., | Prosser, | Speaker. |
| Edmonds, | Lockhart, | Pryor, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 883, as follows:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania to gether with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions for the certification of supervisory officials employed by school districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred and one of article eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 1101 For the superintendence and supervision of the public schools of this Commonwealth there shall be elected or appointed in the manner herein provided county superintendents district superintendents assistant county and district superintendents supervising principals and other administrative and supervisory officers

Section 2 That article eleven of said act be hereby amended by adding section one thousand one hundred and fifty-four and section one thousand one hundred and fifty-five to read as follows

Section 1154 The Board of School Directors of any school district of the third or fourth class which has no district superintendent may employ a supervising principal who shall under the authority of the county superintendent be the chief educational officer of said school district Such supervising principal shall give not less than one-half of his employed time to the administration and supervision of the schools of the district and not more than one-half of his employed time to class-room teaching and shall possess such qualifications for his office as may be prescribed by the State Council of Education and shall hold a certificate issued by the Department of Public In-

struction certifying to this effect

Section 1155 Any person who is employed in any administrative or supervisory position in the public schools of this Commonwealth other than that of commissioned superintendent or commissioned assistant superintendent of schools or supervising principal as herein provided shall possess such qualifications for his office as shall be prescribed by the State Council of Education and shall hold an appropriate certificate issued by the Department of Public Instruction certifying to this effect

Section 3 That paragraph twelve of section one thousand two hundred and ten of said act as amended by an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten an to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and making an appropriation" and which was amended by an act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' an repealing section one thousand two hundred twelve thereof" which as amended by an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are are may be inconsistent therewith" is hereby amended to read as follows

Twelve Only those persons holding one of the following certificates shall be qualified to act in a teaching or supervisory capacity in the public schools of this Commonwealth College permanent certificate college provisional certificate normal school diploma normal school certificate special permanent certificate special temporary certificate permanent State certificate certificates which are permanent licenses to teach by virtue of the provisions of section one thousand three hundred eight of this act as amended or such other kinds of certificates as are issued under the rules and regulations of the State Board of Education or State Council of Education The State Council of Education shall also provide for the issuance of certificates by county or district superintendents to meet such emergencies or shortage of teachers as may occur

Section 4 That section one thousand two hundred and fourteen of said act be hereby amended to read as follows

Section 1214 The board of school directors of any school district of the third or fourth class which has no district superintendent may employ for a term not exceeding three years a supervising principal of a part or all of the public schools of said school district Every supervising principal shall have the qualifications herein required

Section 5 That section one thousand three hundred and one of said act be hereby amended to read as follows

Section 1301 Every teacher in the public schools of the Commonwealth must hold a provisional professional or State certificate which shall set forth the branches which its holder is entitled to teach and which shall be issued as herein provided but no teacher shall teach in any public school in this Commonwealth any branch which he has not been properly certificated to teach Every supervisory or administrative official in the public schools of this Commonwealth must hold a certificate issued by the Department of Public Instruction in accordance with such regulations as may be prescribed by the State Council of Education specifically setting forth the function which the holder is entitled to perform

Section 6 That section one thousand five hundred and eight of said act be hereby amended to read as follows

Section 1508 Any board of school directors may employ one or more school nurses who shall be graduates of reputable training schools for nurses and shall define their duties After the first day of July one thousand nine hundred and twenty-seven any school nurse employed by a school district shall meet the minimum standards of qualification and certification of school nurses prescribed by the Department of Public Instruction

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Marcus, | Schilling, |
| Alexander, | Flinchbaugh, | Marshall, | Schoener, |
| Allman, | Flynn, | Martz, | Schwartz, |
| Anderson, | Fockler, | McBride, | Shaffer, |
| Armstrong, | Fratt, | McCaig, | Shambach, |
| Bagshaw, | Frye, | McCann, | Sheffer, |
| Bartley, | Gelnett, | McClure, J. F., | Smith, G. A., |
| Behney, | Gilchrist, | McCormick, | Smith, H. J., |
| Bell, F. A. | Goodnough, | McDaniel, | Sowers, |
| Bentley, | Greeby, | McGowan, | Speer, |
| Berkheiser, | Greenstein, | McKim, | Stadtlander, |
| Bickett, | Griffith, | McLaughlin, | Stark, |
| Blair, | Guerin, | Memolo, | Stavitski, |
| Bray, | Hantz, | Metzger, | Sterling, |
| Brewster, | Harding, | Metzinger, | Storb, |
| Brown, E., | Harer, | Millar, | Storer, |
| Brown, E. P., | Haws, | Miller, C., | Strayer, |
| Brown, T. J., | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Hess, | Moffatt, | Thomas, M. G., |
| Bush, | Himes, | Morrison, | Toeffer, |
| Calhoun, | Holcombe, | Muldowney, | Towner, |
| Colville, | Holtzman, | Munley, | Turner, |
| Conner, | Hoover, | Myers, | Voltz, |
| Craig, | Howe, | Neely, | Watson, |
| Critchfield, | Hricko, | Orr, | Weamer, |
| Davies, | Irvin, | Parkinson, | Wells, |
| Davis, | Jones, | Patterson, B. H., | Welty, |
| DeFrehn, | Labar, | Patterson, F. W., | Wettach, |
| Deibler, | Lafferty, | Pennock, | Wheeler, |
| Derby, | Leidich, | Perry, | Whitehouse, |
| Diehm, | Little, H. A., | Phillips, | Williams, |
| Dietz, | Little, J. T., | Pitts, | Wilson, |
| Dilsheimer, | Long, | Posey, | Witherspoon, |
| Drumbor, | Lotz, | Prosser, | Wood, N., |
| Duddy, | Ludlow, | Pryor, | Wood, W. P., |
| Eaches, | Lukehart, | Raymond, | Wright, |
| Earley, | Lynch, | Rhodes, | Bluett, |
| Ede, | Malie, | Rieder, | Speaker. |
| Emhardt, | Mangan, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1068, entitled:

An Act providing for the payment out of the motor license fund of all unexpended balances of any appropriations here-

tofore made for State-aid highways and for maintenance and replacements on the State highway system

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. HESS. Mr. Speaker, I move that House Bill No. 1068, File Folio 3253 be placed on the postponed calendar.

Mr. HALL. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 940, as follows:

An Act appropriating certain license fees to the Department of Highways for the payment of "township rewards" as provided in the township reward act of July fifteenth one thousand nine hundred and nineteen providing for the payment of certain fees to treasurers of certain counties for road purposes permitting licensing regulating and controlling horse racing and betting and wagering on the result of such races creating a racing commission with jurisdiction over the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created a racing commission hereinafter called the commission composed of three commissioners to be appointed by the Governor by and with the advice and consent of the Senate for terms of six years each The first appointees to said commission shall be appointed for two four and six year terms respectively and thereafter appointments at the expiration of the respective terms shall be for six years Vacancies in said commission shall be filled for the unexpired term

Section 2 Each commissioner appointed shall be a qualified elector and at least twenty-five years of age and not more than two shall be members of the same political party The Governor shall designate the chairman of the commission No person who holds any office or position or has any official relation with any association or corporation conducting racing shall be appointed a commissioner Each commissioner shall give bond to the Commonwealth in the penal sum of one hundred thousand dollars conditioned for the faithful performance of the duties of his office Each member of the commission shall receive an annual salary of five thousand dollars except the chairman who shall receive an annual salary of five thousand five hundred dollars The commissioners shall also receive all expenses necessarily incurred in the discharge of their duties

Section 3 The commission shall appoint a secretary and such inspectors experts clerks stenographers and employees as shall be deemed necessary and shall fix their compensation The salary compensation and expenses of the commissioners secretary inspectors clerks stenographers and employees shall not exceed forty thousand dollars per annum to be paid from the license fees and taxes collected by the commission under the supervisions of this act The secretary shall keep a record of all proceedings of the commission and preserve all books papers and documents belonging to the commission The commission shall make a biennial report to the Governor as of the fiscal year which report shall include a statement of receipts and disbursements by the commission

Section 4 The commission shall meet at such times and places within the Commonwealth as it may determine Two members shall constitute a quorum to do business and every action taken by the commission shall be agreed to by at least two members

Section 5 Horse racing for a stake purse or reward when conducted at a meeting within the Commonwealth by a person association or corporation licensed to conduct the same is hereby declared lawful Betting or wagering upon the result of horse races when done within the grounds where

and on the day when a horse race is so lawfully conducted is hereby declared lawful if such betting or wagering is done through the use and by means of machines commonly known as pari-mutual machines and in accordance with rules and regulations adopted by the commission. It shall be lawful for any person association or corporation licensed to conduct racing to operate such pari-mutual machine and to retain for its use such a percentage of the total amount of the receipts as may be fixed by the rules and regulations of the commission.

Section 6 Any person or persons association or corporation desiring to conduct racing within this Commonwealth during any calendar year shall apply to the racing commission for a license so to do. Such application shall be filed with the secretary on blanks prepared and furnished by the commission and shall specify the days on which such racing is desired to be conducted or held and such other information as the commission may require. The commission shall have power to reject any application for a license for any cause which it may deem sufficient and the action of the commission shall be final.

Section 7 Said commission shall as soon as practicable on or before the first day of March one thousand nine hundred and twenty-six and each year thereafter award all dates for horse racing in the Commonwealth within the current year but said dates so awarded shall not exceed one hundred days in the aggregate and the decision of the commission on the award of dates shall be final. No person or persons corporation or association shall be licensed to conduct racing for more than thirty days in one year at not more than two meetings nor shall more than two meetings for racing with an aggregate of not more than thirty days be held in any one year on any one track.

Said commission may in its discretion meet subsequent to the first day of March of any year and award dates for racing within the limits hereinbefore provided on application submitted to it provided the days so awarded in no way conflict with the provisions of this act.

Section 8 Each applicant desiring to hold races on the day or days awarded by the commission shall before the issuances of any license therefor pay to the said commission a license fee of six thousand (\$6,000) dollars for each day of any meeting for the conduct of races so licensed when conducted within fifty miles of cities of the first or second class and twenty-five hundred (\$2,500) dollars for each day of any other meeting for the conduct of races so licensed.

Section 9 Upon the award of dates to any applicant and upon the payment of the license fees as hereinbefore prescribed the commission shall issue a license for the holding of the meeting or meetings during the days awarded to such applicant. Such license shall be subject to all rights regulations and conditions from time to time prescribed by the commission and such license shall be subject to suspension or revocation by the commission for any cause whatsoever which the commission may in its discretion deem sufficient and the action of the commission shall be final.

Section 10 The racing commission shall have full power to prescribe rules regulations and conditions under which all horse races shall be conducted the rate of charge by the licensee for admission to tracks and stands or for the performance of any service or the operation of pari-mutual machines or for the sale of any article upon the premises and may regulate the size of the purse stake or reward to be offered for the conduct of such races. All contracts and agreements for the payment of money and all salaries fees and compensation paid by any licensed person association or corporation and all proposed erections extensions additions or improvements to buildings stables or tracks upon property owned or leased by the licensee shall be subject to the approval of the commission. The commissions may at any time require the removal of any employee or official employed by any licensee. The commission shall have power to prescribe the manner in which the books and financial statements of any licensee shall be kept. Any member of the commission or any of its agents may visit examine and investigate the offices tracks books papers and accounts of any licensee to ascertain that this act and the rules regulations and conditions of the commission are carried into effect and the expense of any such examination and investigation shall be paid by the licensee.

Section 11 The commission shall have power to subpoena witnesses to require the production of books papers and documents and any member thereof may administer

oaths or affirmations. If any person shall fail or refuse to appear before the commission or refuse to testify or produce any books papers or documents the chairman or secretary of the commission may apply by petition to the court of common pleas of the county in which the commission is sitting setting forth the facts. Thereupon the said court shall issue its subpoena to such person commanding an appearance before it upon a time and day fixed and there to testify and to produce such books papers and documents. Any person failing or refusing to obey any subpoena of a court so issued shall be held for contempt. Any person swearing falsely to any matter inquired into at any hearing before the commission or the court shall be guilty of perjury and be punished accordingly.

Section 12 Every licensee shall on or before December twentieth of each year return to the commission a full statement under oath of his or its receipts from all sources whatsoever during the calendar year and of all expenses and disbursements all itemized in manner and form as shall be directed by the commission and with such allowances as may be approved by the commission showing the net revenue from all sources derived by the licensee.

The cost of any alterations additions charges or improvements made or proposed upon the property owned or leased by any such licensee and used by it for the convenience and comfort of the public and of the horse owners with the approval of the commission shall be deducted as running expenses in such statements.

Section 13 In addition to all other license fees hereinbefore provided for each licensee shall pay to the commission for the use of the Commonwealth an additional license fee or tax of fifteen per centum of the net revenue as shown in the sworn statement submitted to and approved by the commission. Such fees shall be paid at the time the statements are approved by the commission. Any person copartnership or corporation failing or refusing to pay the amount so to be found due shall be guilty of a misdemeanor and upon conviction shall be liable to a fine of not more than twenty five thousand dollars in addition to the amount due as found by the commission and any individual responsible may also be imprisoned for a term of not more than six months. All fines collected shall be for the use of the Commonwealth.

Section 14 Nothing contained in this section shall be construed as to require the licensing of any agricultural association holding an annual exhibition or to prevent horse racing at such exhibition in accordance with practices and laws now existing but no betting or wagering shall be permitted upon such races unless a license has been obtained in accordance with this act and such agricultural association shall comply fully with all the conditions of this act and the rules regulations and conditions prescribed by the commission and pay all the license fees and taxes required by this act.

Section 15 Before the first day of June and the first day of January of each year the commission shall prepare and file with the Auditor General a full and complete statement of its receipts and disbursements from all sources and shall pay over to the State Treasurer all moneys in its hands less the amount required for the payment of salaries compensation and expenses as hereinbefore limited which salaries compensation and expenses may be paid from the funds in the hands of the commission before the same are paid into the State Treasury. Upon payment to the State Treasurer these fees shall be placed at the disposal of the Department of Highways for the payment of Township rewards as provided for in the act of July fifteenth one thousand nine hundred and nineteen except that five per cent of the total paid to the State Treasury by the racing Commission shall be paid to the Treasurer of the county in which race meetings occur such fund to be used by the commissions of said county solely for road construction. The sum of forty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the use of the commission until funds under this act become available.

Section 16 If by any reason of any cause beyond the control and through no fault of any licensee and while such licensee is not in default it should become impossible for such licensee to hold or conduct racing upon any date or dates licensed the commission in its discretion and at the request of such licensee shall have power to return the fee paid by such licensee for racing upon the said days it

is impossible to hold or conduct racing

Section 17 Any person aiding or abetting in the conduct of any meeting at which racing of horses shall be permitted for any stake purse or reward except in accordance with this act or the laws of the Commonwealth shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five hundred dollars and not more than ten thousand dollars or suffer imprisonment not exceeding two years or both at the discretion of the court

Any person who shall bet or wager upon any horse race except in accordance with the provisions of this act or the rules regulations or conditions prescribed by the board shall be guilty of gambling and be punished accordingly

Section 18 The provisions of this act are severable and if any of its provisions are declared unconstitutional such decision shall not affect the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 19 All acts and parts of acts general local or special inconsistent with this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. POSEY. Mr. Speaker, I move that House Bill No. 940, File Folio 3637 be placed on the postponed calendar.

Mr. ARMSTRONG. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 670, entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Edmonds, | Little, H. A., | Pryor, |
| Alexander, | Evans, B. P., | Lockhart, | Raymond, |
| Allman, | Evans, F. D., | Long, | Rhodes, |
| Anderson, | Flinchbaugh, | Lotz, | Rieder, |
| Armstrong, | Flynn, | Lucas, | Royle, |
| Bartley, | Fockler, | Ludlow, | Schilling, |
| Behney, | Fratt, | Lynch, | Schoener, |
| Bell, F. A., | Frye, | Malie, | Schwartz, |
| Bell, W. T., | Fuller, | Mangan, | Scott, |
| Bentley, | Gelnett, | Marcus, | Shaffer, |
| Berkheiser, | Goodnough, | Martz, | Shambach, |
| Bickett, | Goss, | Mathay, | Smith, G. A., |
| Bidelspacher, | Greeby, | McBride, | Smith, H. J., |
| Blumberg, | Greenstein, | McCaig, | Sowers, |
| Brewster, | Griffith, | McClure, J. F., | Speer, |
| Bromley, | Grimes, | McClure, J. H., | Stadtlander, |
| Brown, E., | Haas, | McDaniel, | Stark, |
| Brown, E. P., | Haines, | McDermott, | Stavitski, |
| Burchinal, | Hantz, | McGowan, | Sterling, |
| Burke, | Harding, | McKim, | Storb, |
| Bush, | Hart, | McLaughlin, | Storer, |
| Calhoun, | Haws, | Metzinger, | Strayer, |
| Colville, | Heffernan, | Miller, C., | Talbot, |

| | | | |
|--------------|------------|------------------|----------------|
| Craig, | Heffran, | Moffatt, | Thomas, M. G., |
| Critchfield, | Henderson, | Moore, | Towner, |
| Davies, | Hess, | Muldowney, | Trescher, |
| Davis, | Himes, | Munley, | Voltz, |
| DeFrehn, | Holcombe, | Myers, | Watson, |
| Deibler, | Holtzman, | Neely, | Weamer, |
| Derby, | Hoover, | Nolte, | Welty, |
| Diehm, | Horn, | North, | Wettach, |
| Dietz, | Howe, | Parkinson, | Whitehouse, |
| Dilsheimer, | Hricko, | Patterson, B.H., | Williams, |
| Donnell, | Huber, | Patterson, F.W., | Wilson, |
| Drumbor, | Irvin, | Peelor, | Witherspoon, |
| Duddy, | Jones, | Pennock, | Wood, N., |
| Eaches, | Kelly, | Perry, | Wood, W. P., |
| Earley, | Lafferty, | Phillips, | Wright, |
| Ede, | Lauver, | Posey, | Bluett, |
| Emhardt, | Leidich, | Powell, | Speaker. |

NAYS—3.

Bagshaw, Labar, Thomas, L. D.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 969, entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Sarig, |
| Alexander, | Flynn, | Mangan, | Schilling, |
| Allman, | Fockler, | Marcus, | Schoener, |
| Anderson, | Fratt, | Marshall, | Scott, |
| Armstrong, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Sheffer, |
| Bartley, | Gelnett, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. F., | Sowers, |
| Bentley, | Greeby, | McClure, J. H., | Speer, |
| Berkheiser, | Greenstein, | McDaniel, | Stadtlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Stavitski, |
| Brewster, | Haines, | McLaughlin, | Stock, |
| Bromley, | Hall, | Memolo, | Storb, |
| Brown, E., | Hantz, | Metzinger, | Strayer, |
| Brown, E. P., | Harding, | Miller, | Talbot, |
| Burchinal, | Hart, | Miller, C., | Thomas, L. D., |
| Bush, | Haws, | Miller, H. A., | Thomas, M. G., |
| Calhoun, | Heffran, | Moore, | Toepfer, |
| Colville, | Henderson, | Morrison, | Trescher, |
| Craig, | Hess, | Muldowney, | Turner, |
| Critchfield, | Himes, | Munley, | Washington, |
| Davies, | Holcombe, | Myers, | Watson, |
| DeFrehn, | Holmes, | Neely, | Weamer, |
| Deibler, | Horn, | Nicholson, | Welty, |
| Derby, | Howe, | Orr, | Wettach, |
| Diehm, | Huber, | Parkinson, | Whitehouse, |
| Dietz, | Irvin, | Patterson, F.W., | Williams, |
| Dilsheimer, | Jones, | Patterson, M., | Wilson, |
| Donnell, | Labar, | Peelor, | Witherspoon, |
| Drumbor, | Lafferty, | Perry, | Wood, N., |
| Duddy, | Leidich, | Phillips, | Wood, W. P., |
| Eaches, | Little, H. A., | Posey, | Wright, |
| Earley, | Lockhart, | Powell, | Bluett, |
| Ede, | Long, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Rhodes, | |
| Evans, F. D., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1030, entitled:

An Act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs Department of the Auditor General and the Treasury Department

On the question,

Will the House agree to the Bill on third reading?

BILL POSTPONED.

Mr. HOWE. Mr. Speaker, in the absence of the sponsor of this bill I move that House Bill No. 1030, File Folio 3273 be placed on the postponed calendar.

Mr. NOLTE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1029, as follows:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing that no tax on gross receipts shall be collected from any municipality for any public utility heretofore or hereafter owned and operated or for any public utility service furnished

Whereas, No attempt was made by the Commonwealth of Pennsylvania to assess or collect a tax for State purposes against the gross receipts of municipally owned electric light plants from the passage of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) until the year one thousand nine hundred and twenty-four and

Whereas It was not intended that said act should apply to municipal corporations therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" is hereby amended to read as follows

Section 23 That every railroad company pipe line company conduit company steamboat company canal company slack water navigation company transportation company street passenger railway company and every other company joint-stock association or limited partnership now or hereafter incorporated or organized by or under any law of this Commonwealth or now or hereafter organized or incorporated by any other State or by the United States or any foreign government and doing business in this Commonwealth and owning operating or leasing to or from another corporation company association joint stock association or limited partnership any railroad pipe line slack water navigation street passenger railway canal or other device for the transportation of freight or passengers or oil and every telephone or telegraph company incorporated under the laws of this or any other State or of the United States and doing business in this Commonwealth and every express company incorporated or unincorporated doing business in this Commonwealth and every firm co-partnership or joint-stock company or association doing express business in this Commonwealth and every electric light company and every palace car and sleeping car company incor-

porated or unincorporated doing business in this Commonwealth shall pay to the state treasurer a tax of eight mills upon the dollar upon the gross receipts of said corporation company or association limited partnership firm or co-partnership received from passengers and freight traffic transported wholly within this State and from telegraph telephone or express business done wholly within this State or from business of electric light companies and from the transportation of oil done wholly within the State the said tax shall be paid semi-annually upon the last days of January and July in each year and for the purpose of ascertaining the amount of the same it shall be the duty of the treasurer or other proper officer of the said company firm co-partnership limited partnership joint-stock association or corporation to transmit to the auditor general a statement under oath or affirmation of the amount of gross receipts of the said companies co-partnerships corporations joint-stock associations or limited partnerships derived from all sources and of gross receipts from business done wholly within the State during the preceding six months ending on the first days of January and July in each year and if any such company firm co-partnership joint-stock association or limited partnership or corporation shall neglect or refuse for a period of thirty days after such tax becomes due to make said returns or to pay the same the amount thereof with an addition of ten per centum thereto shall be collected for the use of the Commonwealth as other taxes are recoverable by law Provided that in any case where the works of one corporation company joint-stock association or limited partnership are leased to and operated by another corporation company association or limited partnership the taxes imposed by this section shall be apportioned between the said corporations companies associations or limited partnerships in accordance with the terms of their respective leases or agreements but for the payment of the said taxes the Commonwealth shall first look to the corporation company association or limited partnership operating the works and upon payment by the said company corporation association or limited partnership of a tax upon the receipts as herein provided derived from the operation thereof the corporation company joint-stock association or limited partnership from which the said works are leased shall not be held liable under this section for any tax upon the proportion of said receipts received by it as rental for the use of said works

Nothing contained in this act shall be construed to impose any tax upon any municipality nor upon the gross receipts derived from any municipally owned and operated public utility or from any public utility service furnished by any municipality

No tax shall be collected under the provisions of this act from any municipality upon the gross receipts derived from the ownership and operation of any public utility or from the furnishing by any municipality of any public utility service prior to the passage of this amendment

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, in the absence of the sponsor of this bill I move that House Bill No. 1039 File Folio 3647 be placed on the postponed calendar.

Mr. BIDELESPACHER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 972, entitled:

An Act to amend clause forty-four of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Ludlow, | Rieder, |
| Alexander, | Flinchbaugh, | Lukehart, | Royle |
| Allman, | Flynn, | Lynch, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Bartley, | Frye, | Marshall, | Schoener, |
| Behney, | Fuller, | Mathay, | Schwartz, |
| Bell, F. A., | Gelnett, | McBride, | Scott, |
| Bell, W. T. | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Sowers, |
| Bidelspacher, | Griffith, | McDaniel, | Speer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Haas, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Sterling, |
| Bromley, | Hall, | McLaughlin, | Stock, |
| Brown, E., | Harding, | Memolo, | Storer, |
| Brown, E. P., | Harer, | Metzinger, | Strayer, |
| Burke, | Haws, | Millar, | Thomas, L. D., |
| Calhoun, | Heffernan, | Miller, C., | Toepfer, |
| Colville, | Heffran, | Miller, H. A., | Towner, |
| Conner, | Hess, | Moffatt, | Trescher, |
| Craig, | Himes, | Moore, | Turner, |
| Davies, | Holcombe, | Muldowney, | Watson, |
| Davis, | Holmes, | Munley, | Weamer, |
| DeFrehn, | Holtzman, | Myers, | Wells, |
| Dengler, | Horn, | Nolte, | Wetty, |
| Derby, | Howe, | North, | Wettach, |
| Diehm, | Hricko, | Parkinson, | Whitehouse, |
| Dietz, | Huber, | Patterson, B.H., | Williams, |
| Dilshelmer, | Irvin, | Patterson, F.W., | Wilson, |
| Donnell, | Jones, | Peelot, | Witherspoon, |
| Drumbr, | Lafferty, | Pennock, | Witkin, |
| Duddy, | Lauver, | Phillips, | Wood, N., |
| Eaches, | Leidich, | Posey, | Wood, W. P., |
| Earley, | Little, H. A., | Prosser, | Wright, |
| Ede, | Little, J. T., | Rhodes, | Bluett. |
| Edmonds, | Lockhart, | | Speaker. |
| Emhardt, | Lotz, | | |
| Evans, B. P., | Lucas, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 757, as follows:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which was amended by the act approved the fourteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws sixty-one) entitled "An act to amend the fifth section of an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth one thousand eight hundred and seventy-four defining the officers of corporations and allowing certain officers receiving salaries to be directors and receive compensation" is hereby further amended to read as follows

Section 5 The by-laws of every corporation created under the provisions of this statute or accepting the same shall be deemed and taken to be the laws for the internal government and management of the corporation only and shall be in conformity with the charter of the corporation the Constitution

and laws of this Commonwealth and the Constitution of the United States the by-laws shall not be construed to affect the rights of parties not officers members and stockholders of the corporation who deal with the corporation and who have no knowledge of the contents of the by-laws except such parties as deal under such circumstances as require them to take notice of the by-laws of the corporation They shall be made by the stockholders or members of the corporation at a general meeting called for that purpose unless the charter prescribes another body or a different mode They shall prescribe the time and place of meeting of the corporation the powers and duties of its officials and such other matters as may be pertinent and necessary for the business to be transacted and may contain penalties for the breach thereof not exceeding twenty dollars No transaction by any person with an officer or agent of a corporation within the scope of the authority of such officer or agent shall be held invalid by reason of any by-law of such corporation unless such person shall have knowledge thereof at the time of the transaction

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Malle, | Rieder, |
| Alexander, | Flynn, | Mangan, | Royle, |
| Allman, | Fockler, | Marcus, | Sarig, |
| Anderson, | Fratt, | Marshall, | Schilling, |
| Armstrong, | Frye, | Mathay, | Schoener, |
| Bartley, | Fuller, | McBride, | Schwartz, |
| Behney, | Gelnett, | McCaig, | Shaffer, |
| Bell, F. A. | Goodnough, | McCann, | Shambach, |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McDaniel, | Smith, H. J., |
| Berkheiser, | Greenstein, | McDermott, | Sowers, |
| Bickett, | Griffith, | McKim, | Speer, |
| Bidelspacher, | Grimes, | McLaughlin, | Stadtlander, |
| Blair, | Guerin, | Metzger, | Stark, |
| Blumberg, | Haines, | Metzinger, | Stavitski, |
| Brewster, | Hantz, | Millar, | Storb, |
| Bromley, | Harding, | Miller, C., | Storer, |
| Brown, E., | Hart, | Miller, H. A., | Strayer, |
| Brown, E. P., | Haws, | Moore, | Talbot, |
| Brown, T. J., | Heffernan, | Morrison, | Thomas, M. G., |
| Burchinal, | Heffran, | Muldowney, | Towner, |
| Bush, | Henderson, | Munley, | Trescher, |
| Calhoun, | Hess, | Myers, | Turner, |
| Colville, | Holmes, | North, | Watson, |
| Conner, | Hoover, | Orr, | Weamer, |
| Critchfield, | Horn, | Parkinson, | Wells, |
| Cross, | Howe, | Patterson, B.H., | Wettach, |
| DeFrehn, | Huber, | Patterson, F.W., | Wheeler, |
| Deibler, | Irvin, | Peelot, | Whitehouse, |
| Derby, | Jones, | Pennock, | Williams, |
| Donnell, | Lafferty, | Perry, | Wilson, |
| Drumbr, | Lauver, | Phillips, | Witherspoon, |
| Duddy, | Leidich, | Pitts, | Wood, N., |
| Eaches, | Little, H. A., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Lotz, | Prosser, | Bluett. |
| Edmonds, | Lucas, | Pryor, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 965, as follows:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended

Section 1 Be it enacted by the Senate and House of

Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as last amended by an act approved the nineteenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred twenty-six) entitled "An act to amend an act approved the eighth day of June one thousand eight hundred and ninety-three entitled 'An act relating to mandamus' as amended by the act approved the twenty-eighth day of April one thousand eight hundred and ninety-nine entitled 'An act to amend section one of the act entitled 'An act relating to mandamus' approved the eighth day of June one thousand eight hundred and ninety-three enlarging the power of the court of common pleas of the county in which the seat of government is or may be located to issue writs of mandamus' and as further amended by an act approved the nineteenth day of March one thousand nine hundred and three entitled 'An act amending section one (1) of an act entitled 'An act relating to mandamus' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three'" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several courts of common pleas shall within their respective counties have the power to issue writs of mandamus to all officers and magistrates elected or appointed in or for the respective county or in or for any township district or place within such county and to all corporations being or having their chief place of business within such county and to any corporation doing business or having its property in whole or in part within the county Provided the relief act duty matter or thing the performance of which is sought should be given or performed within such county and the court of common pleas of the county in which the seat of government is or may be located shall have the power and it shall be required to issue the writ of mandamus to [the Lieutenant Governor Secretary of the Commonwealth Attorney General Secretary of Internal Affairs Superintendent of Public Instruction State Treasurer Auditor General Insurance Commissioner and Commissioners of the Sinking Fund the Medical Council of Pennsylvania and the several Boards of Medical Examiners the Board of Undertakers the Board of Dental examiners the Board for the Examination of Accounts for the State of Pennsylvania the State Board of Examiners for the Registration of Nurses the Dental Council of Pennsylvania the State Board of Osteopathic Examiners the Water Supply Commission of Pennsylvania the State Board of Censors for moving-picture films the Board to License Private Bankers the Armory Board of the State of Pennsylvania and the State Fire Marshall] all state officers except the Governor and to all state boards state commissions state bureaus state divisions and all other state agencies either elected or appointed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Lucas, | Pryor, |
| Alexander, | Evans, B. P., | Ludlow, | Raymond, |
| Allman, | Evans, F. D., | Lukehart, | Rhodes, |
| Anderson, | Flinchbaugh, | MacMillan, | Rieder, |
| Armstrong, | Flynn, | Mallie, | Royle, |
| Aston, | Fockler, | Mangan, | Sarig, |
| Baldi, | Fratt, | Marshall, | Sautter, |
| Bartley, | Frye, | Martz, | Schilling, |
| Bell, F. A., | Fuller, | Mathay, | Schwartz, |
| Bell, W. T., | Gelnett, | McBride, | Scott, |
| Bentley, | Goodnough, | McCaig, | Shaffer, |
| Berkheiser, | Goss, | McCann, | Sheffer, |
| Bickett, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bidelspacher, | Greenstein, | McCormick, | Smith, H. J., |
| Blair, | Griffith, | McDaniel, | Sowers, |
| Blumberg, | Grimes, | McGowan, | Speer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Brewster, | Guerin, | McKim, | Stadtlander, |
| Bromley, | Haines, | McLaughlin, | Stark, |
| Brown, E., | Hall, | Memolo, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Storb, |
| Burke, | Haws, | Miller, C., | Storer, |
| Bush, | Heffernan, | Moffatt, | Talbot, |
| Canon, | Henderson, | Moore, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Craig, | Himes, | Munley, | Toepfer, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Davies, | Holtzman, | Neely, | Voltz, |
| Davis, | Horn, | Nicholson, | Watson, |
| Deibler, | Howe, | Orr, | Weamer, |
| Dengler, | Huber, | Parkinson, | Welty, |
| Diehm, | Irvin, | Patterson, B.H., | Wettach, |
| Dietz, | Jones, | Patterson, F.W., | Wheeler, |
| Dilsheimer, | Labar, | Peeloor, | Wilson, |
| Drumbor, | Lafferty, | Pennock, | Witherspoon, |
| Duddy, | Laidich, | Perry, | Wood, N., |
| Eaches, | Little, H. A., | Phillips, | Wood, W. P., |
| Earley, | Little, J. T., | Pitts, | Wright, |
| Ede, | Lockhart, | Powell, | Bluett, |
| Edmonds, | Long, | Prosser, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 974, as follows:

An Act to repeal an act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and seventy-seven) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and seventy-seven) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing for a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional subsection to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved" be and the same is hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

| | | | |
|------------|---------|----------------|---------|
| Adam, | Eaches, | Leidich, | Pitts, |
| Alexander, | Earley, | Little, H. A., | Powell, |

| | | | |
|---------------|---------------|------------------|----------------|
| Allman, | Ede, | Little, J. T., | Prosser, |
| Anderson, | Emhardt, | Long, | Raymond, |
| Armstrong, | Edmonds, | Lotz, | Reader, |
| Bagshaw, | Evans, F. D., | Lucas, | Rieder, |
| Bartley, | Flinchbaugh, | Ludlow, | Royle, |
| Behney, | Flynn, | Lukehart, | Sautter, |
| Bell, F. A. | Fockler, | MacMillan, | Schilling, |
| Bell, W. T. | Fratt, | Mangan, | Schwartz, |
| Bentley, | Frye, | Marshall, | Scott, |
| Berkheiser, | Fuller, | Martz, | Shambach, |
| Bickett, | Gelnett, | McBride, | Sheffer, |
| Bidelspacher, | Goodnough, | McCaig, | Smith, G. A., |
| Blair, | Goss, | McCann, | Smith, H. J., |
| Blumberg, | Greeby, | McClure, J. F., | Sowers, |
| Brewster, | Greenstein, | McClure, J. H., | Sterling, |
| Bromley, | Griffith, | McDaniel, | Storb, |
| Brown, E., | Grimes, | McGowan, | Storer, |
| Brown, E. P., | Guerin, | McKim, | Talbot, |
| Brown, T. J., | Hantz, | McLaughlin, | Thomas, L. D., |
| Burke, | Harding, | Memolo, | Thomas, M. G., |
| Bush, | Hart, | Metzger, | Trescher, |
| Calhoun, | Haws, | Metzinger, | Washington, |
| Colville, | Heffernan, | Miller, C., | Weamer, |
| Conner, | Heffran, | Moffatt, | Welty, |
| Craig, | Hess, | Morrison, | Wettach, |
| Critchfield, | Himes, | Muldowney, | Whitehouse, |
| Cross, | Holcombe, | Myers, | Williams, |
| DeFrehn, | Holtzman, | Neely, | Wilson, |
| Deibler, | Hoover, | Nicholson, | Witherspoon, |
| Dengler, | Howe, | Nolte, | Wood, N., |
| Diehm, | Huber, | Parkinson, | Wood, W. P., |
| Dietz, | Irvin, | Patterson, B.H., | Wright, |
| Dilsheimer, | Jones, | Patterson, F.W., | Bluett. |
| Donnell, | Kelly, | Patterson, M., | Speaker. |
| Drumbor, | Labar, | Pennock, | |
| Duddy, | Lafferty, | Perry, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SPEAKER BLUETT IN THE CHAIR.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1069, as follows:

A Supplement to the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) entitled "An act empowering the State Highway Department to rebuild certain inter-county bridges located on the routes of State Highways which bridges cross rivers and have been heretofore destroyed by fire and making an appropriation" providing that the unexpended balance of said appropriation shall be paid out of the motor license fund

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the balance of the appropriation made under the provisions of the act to which this is a supplement which has not been expended for the purpose for which the same was appropriated shall be paid on orders of the Secretary of Highways out of the motor license fund created by section twelve of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violation thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" and its amendments and for such pur-

pose so much of said fund as may be necessary is hereby specifically appropriated

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. WHEELER. Mr. Speaker, at the request of the sponsor of this bill who is absent, I move that House Bill No. 1069, file folio 3669, be placed on the postponed calendar.

Mr. BIDELSPACHER. Mr. Speaker, I second the motion.

The motion was aged to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 970, entitled:

An Act to amend an act approved the fourteenth day of May nineteen hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing for a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" by adding an additional section to Article seventeen Chapter six thereof providing an additional method for meeting the cost of the construction of new water mains in connection with municipally owned water supply systems in boroughs by empowering boroughs to assess all or a part of the cost of such construction against the properties abutting thereon by the front foot rule and collect the same as municipal claims are now by law collected

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Edmonds, | MacMillan, | Sarig, |
| Alexander, | Emhardt, | Mangan, | Sautter, |
| Allman, | Evans, F. D., | Marcus, | Schilling, |
| Anderson, | Flinchbaugh, | Martz, | Schoener, |
| Armstrong, | Flynn, | Mathay, | Schwartz, |
| Aston, | Fockler, | McBride, | Scott, |
| Bagshaw, | Fratt, | McCaig, | Shaffer, |
| Bartley, | Fuller, | McCann, | Sheffer, |
| Behney, | Gelnett, | McClure, J. F., | Smith, G. A., |
| Bell, F. A. | Goodnough, | McCormick, | Smith, H. J., |
| Bentley, | Goss, | McDaniel, | Sowers, |
| Berkheiser, | Greenstein, | McGowan, | Speer, |
| Bickett, | Griffith, | McKim, | Stadlander, |
| Bidelspacher, | Grimes, | McLaughlin, | Stark, |
| Blumberg, | Haas, | Metzger, | Stavitski, |
| Bray, | Haines, | Metzinger, | Sterling, |
| Brewster, | Hantz, | Millar, | Storb, |
| Bromley, | Harding, | Miller, C., | Storer, |
| Brown, E., | Hart, | Miller, H. A., | Strayer, |
| Brown, E. P., | Haws, | Moffatt, | Thomas, L. D., |
| Burchinal, | Heffernan, | Moore, | Thomas, M. G., |
| Burke, | Henderson, | Morrison, | Toepfer, |
| Calhoun, | Hess, | Munley, | Towner, |
| Canon, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Nicholson, | Turner, |
| Craig, | Holtzman, | North, | Washington, |
| Critchfield, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Patterson, B.H., | Welty, |
| Davis, | Irvin, | Patterson, F.W., | Wettach, |
| DeFrehn, | Jones, | Peel, | Wheeler, |
| Dengler, | Kelly, | Pennock, | Whitehouse, |
| Derby, | Labar, | Perry, | Williams, |
| Diehm, | Lafferty, | Phillips, | Wilson, |
| Dietz, | Laidich, | Pitts, | Witherspoon, |
| Dilsheimer, | Little, H. A., | Powell, | Wood, N., |
| Donnell, | Lockhart, | Prosser, | Wood, W. P., |
| Drumbor, | Long, | Parkinson, | Welty, |

| | | | |
|---------|-----------|----------|----------|
| Duddy, | Lotz, | Pryor, | Wright, |
| Eaches, | Lucas, | Raymond, | Bluett, |
| Earley, | Ludlow, | Reader, | Speaker. |
| Ede, | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

BILL RECOMMENDED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1299, Senate Bill No. 374, file folio 1875, entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania

be recommitted to the Committee on Appropriations for the purpose of amendment.

Miss GRIMES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

The SPEAKER. If there is no objection the Chair would like to take up, out of order, the Appropriations Bills on Third Reading, beginning on page 24. The Chair hears no objections.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 80, entitled:

An Act making an appropriation to the Northern Liberties Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Stadlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, | Storer, |
| Burchinal, | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toeper, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Neely, | Washington, |
| Davies, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| | Hricko, | Orr, | Wells, |

| | | | |
|---------------|----------------|-------------------|--------------|
| DeFrehn, | Huber, | Patterson, B. H., | Wettach, |
| Deibler, | Irvin, | Patterson, F. W., | Wheeler, |
| Dengler, | Jones, | Patterson, M., | Whitehouse, |
| Derby, | Kelly, | Peelor, | Williams, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Pryor, | Speaker. |
| Ede, | Lotz, | Raymond, | |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 137, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marshall, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Stadlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, | Storer, |
| Burchinal, | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toeper, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Neely, | Washington, |
| Davies, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| | Hricko, | Orr, | Wells, |

| | | | |
|---------------|-----------|----------|----------|
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 331, entitled:

An Act making an appropriation to the Monroe County Hospital Stroudsburg Monroe County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch. | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, | Storer, |
| Brown, E. P., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Colville, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhardt, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 895, entitled:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch. | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Miller, | Storer, |
| Brown, E. P., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Colville, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhardt, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1091, entitled:

An Act making an appropriation to the Cornplanter Indian School located in Warren County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbar, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having vated in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1241, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbar, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1174, (Senate Bill No. 6), entitled:

An Act making an appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Burke, | Henderson, | Morrison, | Thomas, M. G., |
| Calhoun, | Hess, | Moore, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peclor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reiser, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1175, (Senate Bill No. 7), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peclor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1176, (Senate Bill No. 43), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Burchinal, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| | Holcombe, | Munley, | Trescher, |
| | Holmes, | Myers, | Turner, |
| | Holtzman, | Neely, | Voltz, |
| | Hoover, | Nicholson, | Washington, |
| | Horn, | Nolte, | Watson, |
| | Howe, | North, | Weamer, |
| | Hricko, | Orr, | Wells, |
| | Huber, | Parkinson, | Welty, |
| | Irvin, | Patterson, B. H., | Wettach, |
| | Jones, | Patterson, F. W., | Wheeler, |
| | Kelly, | Patterson, M., | Whitehouse, |
| | Labar, | Peclor, | Williams, |

| | | | |
|---------------|----------------|-----------|--------------|
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1177, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1178, (Senate Bill No. 45), entitled:

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1179, (Senate Bill No. 57), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilshelmer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Withkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhardt, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1247, (Senate Bill No. 59), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilshelmer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Withkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1180, (Senate Bill No. 62), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|----------------|
| Allman, | Flynn, | Malie, | Sarig, | Blair, | Haas, | McGowan, | Stadtlander, |
| Anderson, | Fockler, | Mangan, | Sautter, | Blumberg, | Haines, | McKim, | Stark, |
| Armstrong, | Fratt, | Marcus, | Schilling, | Bray, | Hall, | McLaughlin, | Stavitski, |
| Aston, | Frye, | Marshall, | Schoener, | Brewster, | Hantz, | Memolo, | Sterling, |
| Bagshaw, | Fuller, | Martz, | Schwartz, | Bromley, | Harding, | Metzger, | Stock, |
| Baldi, | Gelnett, | Mathay, | Scott, | Brown, E., | Harer, | Metzinger, | Storb, |
| Bartley, | Gilchrist, | McBride, | Shaffer, | Brown, E. P., | Hart, | Miller, | Storer, |
| Behney, | Goodnough, | McCaig, | Shambach, | Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Bell, F. A., | Goss, | McCann, | Sheffer, | Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., | Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., | Bush, | Henderson, | Moore, | Thomas, M. G., |
| Berkheiser, | Griffith, | McCormick, | Soffel, | Calhoun, | Hess, | Morrison, | Toepfer, |
| Bickett, | Grimes, | McDaniel, | Sowers, | Canon, | Himes, | Muldowney, | Towner, |
| Bidelspacher, | Guerin, | McDermott, | Speer, | Colville, | Holcombe, | Munley, | Trescher, |
| Blair, | Haas, | McGowan, | Stadtlander, | Conner, | Holmes, | Myers, | Turner, |
| Blumberg, | Haines, | McKim, | Stark, | Craig, | Holtzman, | Neely, | Voltz, |
| Bray, | Hall, | McLaughlin, | Stavitski, | Critchfield, | Hoover, | Nicholson, | Washington, |
| Brewster, | Hantz, | Memolo, | Sterling, | Cross, | Horn, | Nolte, | Watson, |
| Bromley, | Harding, | Metzger, | Storb, | Davies, | Howe, | North, | Weamer, |
| Brown, E., | Harer, | Metzinger, | Storer, | Davis, | Hricko, | Orr, | Wells, |
| Brown, E. P., | Hart, | Miller, | Strayer, | DeFrehn, | Huber, | Parkinson, | Welty, |
| Brown, T. J., | Haws, | Miller, C., | Talbot, | Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Burchinal, | Heffernan, | Miller, H. A., | Thomas, L. D., | Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Burke, | Heffran, | Moffatt, | Thomas, M. G., | Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Bush, | Henderson, | Moore, | Toepfer, | Diehm, | Labar, | Peelor, | Williams, |
| Calhoun, | Hess, | Morrison, | Towne, | Dietz, | Lafferty, | Pennock, | Wilson, |
| Canon, | Himes, | Muldowney, | Trescher, | Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Colville, | Holcombe, | Munley, | Turner, | Donnell, | Leidich, | Phillips, | Witkin, |
| Conner, | Holmes, | Neely, | Turner, | Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Craig, | Holtzman, | Nicholson, | Voltz, | Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Critchfield, | Hoover, | Nolte, | Washington, | Eaches, | Lockhart, | Powell, | Wright, |
| Cross, | Horn, | North, | Watson, | Earley, | Long, | Prosser, | Bluett, |
| Davies, | Howe, | Orr, | Weamer, | Ede, | Lotz, | Pryor, | Speaker. |
| Davis, | Hricko, | Parkinson, | Wells, | Edmonds, | Lucas, | Raymond, | |
| DeFrehn, | Huber, | Patterson, B. H., | Welty, | Emhardt, | Ludlow, | Reader, | |
| Deibler, | Irvin, | Patterson, F. W., | Wettach, | Evans, B. P., | Lukehart, | Rhodes, | |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, | | | | |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, | | | | |
| Derby, | Labar, | Peelor, | Williams, | | | | |
| Diehm, | Lafferty, | Pennock, | Wilson, | | | | |
| Dietz, | Lauver, | Perry, | Witherspoon, | | | | |
| Dilsheimer, | Leidich, | Phillips, | Witkin, | | | | |
| Donnell, | Little, H. A., | Pitts, | Wood, N., | | | | |
| Drumbor, | Little, J. T., | Posey, | Wood, W. P., | | | | |
| Duddy, | Lockhart, | Powell, | Wright, | | | | |
| Eaches, | Long, | Prosser, | Bluett, | | | | |
| Earley, | Lotz, | Pryor, | Speaker. | | | | |
| Ede, | Lucas, | Raymond, | | | | | |
| Edmonds, | Ludlow, | Reader, | | | | | |
| Emhardt, | Lukehart, | Rhodes, | | | | | |
| Evans, B. P., | | | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1242, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1181, (Senate Bill No. 67), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1182, (Senate Bill No. 73), as follows:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Punxsutawney Hospital Association of Punxsutawney located at Jefferson County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge of such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bell, F. A., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Hart, | Metzinger, | Storb, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. F., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1183, (Senate Bill No. 75), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| | Hall, | McLaughlin, | Stavitski, |
| | Hantz, | Memolo, | Sterling, |
| | Harding, | Metzger, | Stock, |
| | Harer, | Metzinger, | Storb, |
| | Hart, | Millar, | Storer, |
| | Haws, | Miller, C., | Strayer, |
| | Heffernan, | Miller, H. A., | Talbot, |
| | Heffran, | Moffatt, | Thomas, L. D., |
| | Henderson, | Moore, | Thomas, M. G., |
| | Hess, | Morrison, | Toepfer, |
| | Himes, | Muldowney, | Towner, |
| | Holcombe, | Munley, | Trescher, |

NAYS—0.

YEAS—204.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1186, (Senate Bill No. 90), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1188, (Senate Bill No. 100), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Colville, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1189, (Senate Bill No. 104), entitled:

An Act making an appropriation to the Allegheny General Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bell, F. A. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| DeFrehn, | Hricko, | Orr, | Wells, |
| Deibler, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |
| | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1190, (Senate Bill No. 105), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Joss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| DeFrehn, | Hricko, | Orr, | Wells, |
| Deibler, | Huber, | Parkinson, | Welty, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilsheimer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |
| Evans, F. D., | Ludlow, | Reader, | |
| | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1191, (Senate Bill No. 114), entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Hricko, | North, | Weamer, |
| Davis, | Huber, | Orr, | Wells, |
| DeFrehn, | Irvin, | Parkinson, | Welty, |
| Deibler, | Jones, | Patterson, B. H., | Wettach, |
| Dengler, | Kelly, | Patterson, F. W., | Wheeler, |
| Derby, | Labar, | Patterson, M., | Whitehouse, |
| Diehm, | Lafferty, | Peelor, | Williams, |
| Dietz, | Lauver, | Pennock, | Wilson, |
| Dilsheimer, | Leidich, | Perry, | Witherspoon, |
| Donnell, | Little, H. A., | Phillips, | Witkin, |
| Drumbor, | Little, J. T., | Pitts, | Wood, N., |
| Duddy, | Lockhart, | Posey, | Wood, W. P., |
| Eaches, | Long, | Powell, | Wright, |
| Earley, | Lotz, | Prosser, | Bluett, |
| Ede, | Lucas, | Pryor, | Speaker. |
| Edmonds, | Ludlow, | Raymond, | |
| Emhardt, | Lynch, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1193, (Senate Bill No. 129), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wheeler, |
| Dengler, | Jones, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelor, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Prosser, | Bluett, |
| Earley, | Long, | Powell, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1194, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |

| | | | |
|---------------|----------------|----------|--------------|
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhardt, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1195, (Senate Bill No. 142), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelot, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1197, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side City of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provision of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malle, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelot, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1198, (Senate Bill No. 181), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No 1199, (Senate Bill No. 184), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, W. T., | Goss, | McCann, | Sheffer, |
| Bell, F. A., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1200, (Senate Bill No. 186), entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, M. G., |
| Rush, | Henderson, | Moore, | Thomas, L. D., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posay, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1248, (Senate Bill No. 192), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the third time,

On the question,

considered and agreed to.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lukehart, | Reader, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Royle, |
| Armstrong, | Frat, | Mangan, | Sarig, |
| Aston, | Frye, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Martz, | Schoener, |
| Bartley, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goodnough, | McBride, | Scott, |
| Bell, F. A., | Goss, | McCaig, | Shaffer, |
| Bell, W. T., | Greeby, | McCann, | Shambach, |
| Bentley, | Greenstein, | McClure, J. H., | Sheffer, |
| Berkheiser, | Griffith, | McClure, J. F., | Smith, G. A., |
| Bickett, | Grimes, | McCormick, | Smith, H. J., |
| Bidelspacher, | Guerin, | McDaniel, | Soffel, |
| Blair, | Haas, | McDermott, | Sowers, |
| Blumberg, | Haines, | McGowan, | Speer, |
| Bray, | Hall, | McKim, | Stadlander, |
| Brewster, | Hantz, | McLaughlin, | Stark, |
| Bromley, | Harding, | Memolo, | Stavitski, |
| Brown, E., | Hart, | Metzger, | Sterling, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E. P., | Harer, | Metzinger, | Stock, |
| Brown, T. J., | Haws, | Millar, | Storb, |
| Burchinal, | Heffernan, | Miller, C., | Storer, |
| Burke, | Heffran, | Miller, H. A., | Strayer, |
| Bush, | Henderson, | Moffatt, | Talbot, |
| Calhoun, | Hess, | Moore, | Thomas, M. G., |
| Canon, | Himes, | Morrison, | Thomas, L. D., |
| Colville, | Holcombe, | Muldowney, | Toepfer, |
| Conner, | Holmes, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Cross, | Horn, | Nicholson, | Voltz, |
| Davies, | Howe, | Nolte, | Washington, |
| Davis, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Deibler, | Irvin, | Parkinson, | Wells, |
| Dengler, | Jones, | Patterson, B. H., | Welty, |
| Derby, | Kelly, | Patterson, F. W., | Wettach, |
| Diehm, | Labar, | Patterson, M., | Wheeler, |
| Dietz, | Lafferty, | Peelor, | Whitehouse, |
| Dilheimer, | Lauver, | Pennock, | Williams, |
| Donnell, | Leidich, | Perry, | Wilson, |
| Drumbor, | Little, H. A., | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Lockhart, | Posay, | Wood, N., |
| Earley, | Long, | Powell, | Wood, W. P., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1201, (Senate Bill No. 193), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Reader, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Royle, |
| Armstrong, | Frat, | Mangan, | Sarig, |
| Aston, | Frye, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Martz, | Schoener, |
| Bartley, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goodnough, | McBride, | Scott, |
| Bell, F. A., | Goss, | McCaig, | Shaffer, |
| Bell, W. T., | Greeby, | McCann, | Shambach, |
| Bentley, | Greenstein, | McClure, J. H., | Sheffer, |
| Berkheiser, | Griffith, | McClure, J. F., | Smith, G. A., |
| Bickett, | Grimes, | McCormick, | Smith, H. J., |
| Bidelspacher, | Guerin, | McDaniel, | Soffel, |
| Blair, | Haas, | McDermott, | Sowers, |
| Blumberg, | Haines, | McGowan, | Speer, |
| Bray, | Hall, | McKim, | Stadlander, |
| Brewster, | Hantz, | McLaughlin, | Stark, |
| Bromley, | Harding, | Memolo, | Stavitski, |
| Brown, E., | Harer, | Metzger, | Sterling, |
| Brown, E. P., | Hart, | Metzinger, | Stock, |
| Brown, T. J., | Haws, | Millar, | Storb, |
| Burchinal, | Heffernan, | Miller, C., | Storer, |
| Burke, | Heffran, | Miller, H. A., | Strayer, |
| Bush, | Henderson, | Moffatt, | Talbot, |
| Calhoun, | Hess, | Moore, | Thomas, L. D., |
| Canon, | Himes, | Morrison, | Thomas, M. G., |
| Colville, | Holcombe, | Muldowney, | Toepfer, |
| Conner, | Holmes, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Cross, | Horn, | Nicholson, | Voltz, |
| Davies, | Howe, | Nolte, | Washington, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Davis, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Deibler, | Irvin, | Parkinson, | Wells, |
| Dengler, | Jones, | Patterson, B. H., | Welty, |
| Derby, | Kelly, | Patterson, F. W., | Wettach, |
| Diehm, | Labar, | Patterson, M., | Wheeler, |
| Dietz, | Lafferty, | Peelor, | Whitehouse, |
| Dilsheimer, | Lauver, | Pennock, | Williams, |
| Donnell, | Leidich, | Perry, | Wilson, |
| Drumbor, | Little, H. A., | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Lockhardt, | Posey, | Wood, W. P., |
| Earley, | Long, | Powell, | Wood, N., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1202, (Senate Bill No. 194), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Reader, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Royle, |
| Armstrong, | Frat, | Mangan, | Sarig, |
| Aston, | Frye, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Martz, | Schoener, |
| Bartley, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goodnough, | McBride, | Scott, |
| Bell, F. A., | Goss, | McCaig, | Shaffer, |
| Bell, W. T., | Greeby, | McCann, | Shambach, |
| Bentley, | Greenstein, | McClure, J. F., | Sheffer, |
| Berkheiser, | Griffith, | McClure, J. H., | Smith, G. A., |
| Bickett, | Grimes, | McCormick, | Smith, H. J., |
| Bidelspacher, | Guerin, | McDaniel, | Soffel, |
| Blair, | Haas, | McDermott, | Sowers, |
| Blumberg, | Haines, | McGowan, | Speer, |
| Bray, | Hall, | McKim, | Stadtlander, |
| Brewster, | Hantz, | McLaughlin, | Stark, |
| Bromley, | Harding, | Memolo, | Stavitski, |
| Brown, E., | Harer, | Metzger, | Sterling, |
| Brown, E. P., | Hart, | Metzinger, | Stock, |
| Brown, T. J., | Haws, | Miller, | Storb, |
| Burchinal, | Heffernan, | Miller, C., | Storer, |
| Burke, | Heffran, | Miller, H. A., | Strayer, |
| Bush, | Henderson, | Moffatt, | Talbot, |
| Calhoun, | Hess, | Moore, | Thomas, L. D., |
| Canon, | Himes, | Morrison, | Thomas, M. G., |
| Colville, | Holcombe, | Muldowney, | Toepfer, |
| Conner, | Holmes, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Cross, | Horn, | Nicholson, | Voltz, |
| Davies, | Howe, | Nolte, | Washington, |
| Davis, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Deibler, | Irvin, | Parkinson, | Wells, |
| Dengler, | Jones, | Patterson, B. H., | Welty, |
| Derby, | Kelly, | Patterson, F. W., | Wettach, |
| Diehm, | Labar, | Patterson, M., | Wheeler, |
| Dietz, | Lafferty, | Peelor, | Whitehouse, |
| Dilsheimer, | Lauver, | Pennock, | Williams, |
| Donnell, | Leidich, | Perry, | Wilson, |
| Drumbor, | Little, H. A., | Phillips, | Witherspoon, |

| | | | |
|---------------|----------------|----------|--------------|
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Lockhart, | Posey, | Wood, N., |
| Earley, | Long, | Powell, | Wood, W. P., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1203, (Senate Bill No. 195), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia

And said bill having been read at length the third time considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Frat, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Lockhart, | Posey, | Wood, W. P., |
| Eaches, | Long, | Powell, | Wright, |
| Earley, | Lotz, | Prosser, | Bluett, |
| Ede, | Lucas, | Pryor, | Speaker. |
| Edmonds, | Ludlow, | Raymond, | |
| Emhardt, | Lukehart, | Reader, | |
| Evans, B. P., | | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1204, (Senate Bill No. 214), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storber, |
| Brown, E. P., | Hart, | Millar, | Strayer, |
| Brown, T. J., | Haws, | Miller, C., | Talbot, |
| Burchinal, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffran, | Moffatt, | Thomas, M. G., |
| Bush, | Henderson, | Moore, | Toepfer, |
| Calhoun, | Hess, | Morrison, | Towner, |
| Canon, | Himes, | Muldowney, | Trescher, |
| Colville, | Holcombe, | Munley, | Turner, |
| Conner, | Holmes, | Myers, | Voltz, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Watson, |
| Cross, | Horn, | Nolte, | Weamer, |
| Davies, | Howe, | North, | Wells, |
| Davis, | Hricko, | Orr, | Welty, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvin, | Patterson, B. H., | Wheeler, |
| Dengler, | Jones, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelor, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbr, | Little, J. T., | Pitts, | Wood, W. P., |
| Duddy, | Little, H. A., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1205, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

*And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Martz, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storber, |
| Brown, E. P., | Hart, | Millar, | Strayer, |
| Brown, T. J., | Haws, | Miller, C., | Talbot, |
| Burchinal, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffran, | Moffatt, | Thomas, M. G., |
| Bush, | Henderson, | Moore, | Toepfer, |
| Calhoun, | Hess, | Morrison, | Towner, |
| Canon, | Himes, | Muldowney, | Trescher, |
| Colville, | Holcombe, | Munley, | Turner, |
| Conner, | Holmes, | Myers, | Voltz, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Watson, |
| Cross, | Horn, | Nolte, | Weamer, |
| Davies, | Howe, | North, | Wells, |
| Davis, | Hricko, | Orr, | Welty, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvin, | Patterson, B. H., | Wheeler, |
| Dengler, | Jones, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelor, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbr, | Little, J. T., | Pitts, | Wood, W. P., |
| Duddy, | Little, H. A., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1206, (Senate Bill No. 231), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Stadtlander, |
| Blair, | Haas, | McGowan, | Stark, |
| Blumberg, | Haines, | McKim, | Stavitski, |
| Bray, | Hall, | McLaughlin, | Sterling, |
| Brewster, | Hantz, | Memolo, | Storb, |
| Bromley, | Harding, | Metzger, | Storer, |
| Brown, E., | Harer, | Metzinger, | Strayer, |
| Brown, E. P., | Hart, | Millar, | Talbot, |
| Brown, T. J., | Haws, | Miller, C., | Thomas, L. D., |
| Burchinal, | Heffernan, | Miller, H. A., | Thomas, M. G., |
| Bush, | Heffran, | Moffatt, | Toepfer, |
| Burke, | Henderson, | Moore, | Towner, |
| Calhoun, | Hess, | Morrison, | Trescher, |
| Canon, | Himes, | Muldowney, | Turner, |
| Colville, | Holcombe, | Munley, | Voltz, |
| Conner, | Holmes, | Myers, | Washington, |
| Craig, | Holtzman, | Neely, | Watson, |
| Critchfield, | Hoover, | Nicholson, | Weamer, |
| Cross, | Horn, | Noite, | Wells, |
| Davies, | Howe, | North, | Welty, |
| Davis, | Hricko, | Orr, | Wettach, |
| DeFrehn, | Huber, | Parkinson, | Wheeler, |
| Deibler, | Irvin, | Patterson, B.H., | Whitehouse, |
| Dengler, | Jones, | Patterson, F.W., | Williams, |
| Derby, | Kelly, | Patterson, M., | Wilson, |
| Diehm, | Labar, | Peelor, | Witherspoon, |
| Dietz, | Lafferty, | Pennock, | Witkin, |
| Dilzheimer, | Lauver, | Perry, | Wood, N., |
| Donnell, | Leidich, | Phillips, | Wood, W. P., |
| Drumbor, | Little, H. A., | Pitts, | Wright, |
| Duddy, | Little, J. T., | Posey, | Bluett, |
| Eaches, | Lockhart, | Powell, | Speaker. |
| Earley, | Long, | Prosser, | |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1207, (Senate Bill No. 258), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Miller, C., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Coville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Noite, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilzheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1208, (Senate Bill No. 281), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Martz, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Stadtlander, |
| Blair, | Haas, | McGowan, | Stark, |
| Blumberg, | Haines, | McKim, | Stavitski, |
| Bray, | Hall, | McLaughlin, | Sterling, |
| Brewster, | Hantz, | Memolo, | Stock, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bromley, | Harding, | Metzger, | Soffel, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1210, (Senate Bill No. 302), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Miller, C., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |

| | | | |
|---------------|----------------|------------------|--------------|
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1211, (Senate Bill No. 327), entitled:

An Act making an appropriation to the McKeesport Hospital Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDermott, | Sowers, |
| Bidelspacher, | Guerin, | McDaniel, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |

| | | | |
|---------------|----------------|----------|--------------|
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1212, (Senate Bill No. 344), entitled:

An Act making an appropriation to The Friends' Home for Children of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitta, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1213, (Senate Bill No. 345), entitled:

An Act making an appropriation to the House of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davis, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitta, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1214, (Senate Bill No. 353), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll bridges

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitutions, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marshall, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Martiz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Eell, F. A. | Goss, | McCann, | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Soffel, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Turner, |
| Colville, | Holcombe, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelot, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1215, (Senate Bill No. 357), entitled:

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession

And said bill having been read at length the third time, considered and agree to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martiz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A. | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bentley, | Greeby, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bickett, | Griffith, | McCormick, | Sowers, |
| Bidelspacher, | Grimes, | McDaniel, | Soffel, |
| Blair, | Guerin, | McDermott, | Speer, |
| Blumberg, | Haas, | McGowan, | Stadlander, |
| Bray, | Haines, | McKim, | Stark, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storb, |
| Brown, T. J., | Hart, | Millar, | Storer, |
| Burchinal, | Haws, | Miller, C., | Strayer, |
| Burke, | Heffernan, | Miller, H. A., | Talbot, |
| Bush, | Heffran, | Moffatt, | Thomas, L. D., |
| Calhoun, | Henderson, | Moore, | Thomas, M. G., |
| Canon, | Hess, | Morrison, | Toepfer, |
| Colville, | Himes, | Muldowney, | Towner, |
| Conner, | Holcombe, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Voltz, |
| Critchfield, | Holtzman, | Neely, | Washington, |
| Cross, | Hoover, | Nicholson, | Watson, |
| Davies, | Horn, | Nolte, | Weamer, |
| Davis, | Howe, | North, | Wells, |
| DeFrehn, | Hricko, | Orr, | Welty, |
| Deibler, | Huber, | Parkinson, | Wettach, |
| Dengler, | Irvin, | Patterson, B.H., | Wheeler, |
| Derby, | Jones, | Patterson, F.W., | Whitehouse, |
| Diehm, | Kelly, | Patterson, M., | Williams, |
| Dietz, | Labar, | Peelot, | Wilson, |
| Dilsheimer, | Lafferty, | Pennock, | Witherspoon, |
| Donnell, | Lauver, | Perry, | Witkin, |
| Drumbor, | Leidich, | Phillips, | Wood, N., |
| Duddy, | Little, H. A., | Pitts, | Wood, W. P., |
| Eaches, | Little, J. T., | Posey, | Wright, |
| Earley, | Lockhart, | Powell, | Bluett, |
| Ede, | Long, | Prosser, | Speaker. |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |
| | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

information that the House has passed it without amendment.

Ordered, that the Clerk return the same to the Senate with

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1216, (Senate Bill No. 362), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Baldi, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Hess, | Toepfer, |
| Calhoun, | Hess, | Himes, | Towner, |
| Canon, | Himes, | Muldowney, | Trescher, |
| Colville, | Holcombe, | Munley, | Turner, |
| Conner, | Holmes, | Myers, | Voltz, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Watson, |
| Cross, | Horn, | Nolte, | Weamer, |
| Davies, | Howe, | North, | Wells, |
| Davis, | Hricko, | Orr, | Welty, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvin, | Patterson, B.H., | Wheeler, |
| Dengler, | Jones, | Patterson, F.W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelor, | Wilson, |
| Dietz, | Lafferty, | Pennock, | Witherspoon, |
| Dilsheimer, | Lauver, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1217, (Senate Bill No. 364), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Hess, | Toepfer, |
| Calhoun, | Hess, | Himes, | Towner, |
| Canon, | Himes, | Muldowney, | Trescher, |
| Colville, | Holcombe, | Munley, | Turner, |
| Conner, | Holmes, | Myers, | Voltz, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Watson, |
| Cross, | Horn, | Nolte, | Weamer, |
| Davies, | Howe, | North, | Wells, |
| Davis, | Hricko, | Orr, | Welty, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvin, | Patterson, B.H., | Wheeler, |
| Dengler, | Jones, | Patterson, F.W., | Whitehouse, |
| Derby, | Kelly, | Patterson, M., | Williams, |
| Diehm, | Labar, | Peelor, | Wilson, |
| Dietz, | Lauver, | Pennock, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Leidich, | Phillips, | Wood, N., |
| Drumbor, | Little, H. A., | Pitts, | Wood, W. P., |
| Duddy, | Little, J. T., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1219, (Senate Bill No. 370), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, E. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1220, (Senate Bill No. 371), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, E. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1222, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Dengler, | Jones, | Patterson, F. W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |

Dilsheimer,
Donnell,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1224, (Senate Bill No. 448), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Calhoun,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holcombe,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Rieder,
Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Stadlander,
Stark,
Stavitski,
Sterling,
Stock,
Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
Veltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1243, (Senate Bill No. 450), entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Cramer for moneys erroneously paid into the State Treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Calhoun,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holcombe,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Miller, C.,
Miller, H. A.,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Rieder,
Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Stadlander,
Stark,
Stavitski,
Sterling,
Stock,
Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
Veltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1225, (Senate Bill No. 458), entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, W. T. | Goss, | McCann, | Sheffer, |
| Bell, F. A. | Greeby, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McDermott, | Speer, |
| Blair, | Haas, | McGowan, | Stadlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Stavitski, |
| Brewster, | Hantz, | Memolo, | Sterling, |
| Bromley, | Harding, | Metzger, | Stock, |
| Brown, E., | Harer, | Metzinger, | Storb, |
| Brown, E. P., | Hart, | Millar, | Storer, |
| Brown, T. J., | Haws, | Miller, C., | Strayer, |
| Burchinal, | Heffernan, | Miller, H. A., | Talbot, |
| Burke, | Heffran, | Moffatt, | Thomas, L. D., |
| Bush, | Henderson, | Moore, | Thomas, M. G., |
| Calhoun, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holcombe, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, B.H., | Wettach, |
| Dengler, | Jones, | Patterson, F.W., | Wheeler, |
| Derby, | Kelly, | Patterson, M., | Whitehouse, |
| Diehm, | Labar, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Perry, | Witherspoon, |
| Donnell, | Leidich, | Phillips, | Witkin, |
| Drumbor, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS ON FIRST READING.

The SPEAKER. If there are no objections, the Chair will continue with the calendar and take up Bills on First Reading on page 29.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 814, entitled:

An Act to further amend section twenty of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine"

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1039, entitled:

An Act empowering boroughs to purchase own use operate and control any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof for a supply of natural gas for municipal purposes

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1013, entitled:

An act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" as amended

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1142, entitled:

An Act to further amend section four hundred and thirty-four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1235, entitled:

An Act empowering cities and counties which are authorized to take purchase of condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House bill No. 1232, entitled:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance

And said bill having been read at length the first time, Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1011, entitled:

A Supplement to an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said taxes" fixing the mercantile license tax for dealers beginning business on or after May first

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1027, entitled:

An Act to amend sections seven hundred and two and seven hundred and eighteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 600, entitled:

An Act imposing a tax for State purposes on marine insurance underwriting profits and providing for the collection of such tax

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 547, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto Section One B

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1115, entitled:

An act to further the privileges now enjoyed by social service centers charitable organizations private schools colleges universities Y. M. C. A. and Y. W. C. A. branches as well as other educational and character building organizations by permitting them to encourage thrift among their frequenters students or members by accepting temporarily from them for safe keeping money that may be induced to same for future needs

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 711, entitled:

An Act to amend section two of the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer

thereof has been paid and providing penalties and citing certain acts for repeal" as amended fixing the rate for the taxation of property passing to or for the use of actual places of religious worship and institutions of purely public charity

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 532, entitled:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1132, entitled:

An Act to establish as advisory council of judges and prescribing its powers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1304, (Senate Bill No. 481), entitled:

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1084, (Senate Bill No. 400), entitled:

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1252, (Senate Bill No. 467), entitled:

An Act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-six) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same by providing for the heating by means of mechanical warm air

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1310, (Senate Bill No. 533), entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by provid-

ing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1122, entitled:

An Act authorizing any married person whose spouse is a lunatic or habitual drunkard or insane or feeble-minded or epileptic or so mentally defective that he or she is unable to take care of his or her property and in consequence thereof liable to dissipate or lose the same and become the victim of designing persons to sell mortgage lease for years and convey upon ground rent under the direction of the court real estate held in their own right

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1, entitled:

An Act creating a Geographic Board in the Department of Internal Affairs and abolishing the present board in the Department of Forests and Waters

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 3, entitled:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs defining its powers and duties providing for its administration and repealing inconsistent laws

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1139, entitled:

An Act to amend section three hundred and four section three hundred and ten and section six hundred and one of an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-eight entitled "An act for the prevention and treatment of mental diseases mental defect epilepsy and inebriety regulating the admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics governing the transfer discharge interstate rendition and deportation of mental patients providing for the payment by individuals counties or the Commonwealth of the cost of the admission care and discharge of mental patients and imposing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 835, entitled:

An Act to amend section one of the act approved the eighth Laws seven hundred and fifteen) entitled "An act authorizing day of July one thousand nine hundred and eleven (Pamphlet and empowering the several courts of common pleas of the Commonwealth upon cause shown to discharge lands bound by the lien of any sum or sums of money under the provisions of any last will and testament for the maintenance of a burial lot or lots and to appoint a trustee to hold said sum or sums of money for the purpose for which the land is or shall be

charged by said last will and testament" extending the power of the courts to discharge liens created by dead and liens for the support of churches congregations and ministers thereof

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 978, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1233, entitled:

An Act authorizing and empowering cities of the second class in this Commonwealth to construct and maintain sub-surface walks under the streets and sidewalks of the city and to assess the cost damage and expense of the construction provement and specially and peculiarly benefited by the con- thereof against properties abutting along the line of said im- struction thereof providing for the procedure therein and for the ascertainment of the cost damage and expense thereof and providing how and to what extent liens may be filed therefor

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1153, entitled:

An Act authorizing the Department of Highways to make repairs to and provide for the maintenance o froads and high- ways in Valley Forge Park and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 749, entitled:

An Act to amend Route Forty-nine of section six of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commis- sioners chief engineers chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extend- ing to the State line describing and defining same by route numbers as the State Highways of the Commonwealth pro- viding for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any fur- ther obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain cer- tain State Highways wholly or in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commis- sioner providing for the payment of damages in taking of prop- erty or otherwise in the improvement thereof providing for purchase or acquiring of turn-pikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by con-

tract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1114, entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 659, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 825, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipal or incorporated districts within this Commonwealth under the method or procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1234, entitled:

A Supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" establishing and regulating a Department of City Transit defining the powers duties and jurisdiction of the Department and providing for its officers and employees

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 541, entitled:

An Act to further amend section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" by eliminating from said section twenty-four the words "or accumulated reserve" in respect to insurance companies doing business upon the purely mutual plan and by authorizing the deduction for the purpose of the State tax thereby imposed upon insurance companies of the amounts paid by them as return of premiums in whole or in part upon policies cancelled or not taken or at the expiration of said policies and of the amounts of all premiums actually paid by them for re-insurance affected in insurance companies associations or exchanges organized under the laws of this Commonwealth or duly licensed to do business within this State and by changing the time for making report to the Auditor General and for the payment of taxes settled thereon

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 851, entitled:

An Act to amend clause (c) of section fifty-seven of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1094, entitled:

A Supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act' approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and seventy-four) providing as to how and when contracts between public service companies and municipalities and within the jurisdiction of the Public Service Commission may be modified or abrogated

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1095, entitled:

A Supplement to an Act entitled "An Act defining public service companies and providing for their regulation by

prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of such commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which road Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen Pamphlet Laws one thousand three hundred and seventy-four providing as to when increases shall become effective in the rates charges fares or tolls of any public service company duly complained of within thirty days of the filing posting and publishing of the tariff or schedule of the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1096, entitled:

A Supplement to an Act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such

Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employes prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An act to enforce to provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and seventy-four) providing for reparation of illegal excess of rates charges fares or tolls of public service companies.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 890, entitled:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 893, entitled:

An Act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1250, (Senate Bill No. 409), entitled:

An Act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by changing the time during which a State employe shall have the option of membership in the retirement association

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1251, (Senate Bill No. 410), entitled:

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of state annuities thereunder

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 928, (Senate Bill No. 340), entitled:

An Act to amend part of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1244, (Senate Bill No. 451), entitled:

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 991, (Senate Bill No. 411), entitled:

An Act to amend sections one thousand four and one thousand eight of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurances rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 956, (Senate Bill No. 351), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (P. L. 639) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1108, (Senate Bill No. 470), entitled:

An Act authorizing counties cities boroughs incorporated towns townships and school districts to make contracts of insurance with mutual fire insurance companies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 929, (Senate Bill No. 358), entitled:

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (P. L. 1180) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 817, (Senate Bill No. 36), entitled:

An Act authorizing the employment of stenographers by the district attorneys of certain counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 950, (Senate Bill No. 310), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (P. L. 65) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair desires to call the attention of the members to the fact that Thursday of next week is the last day for the introduction of bills according to your resolution.

ADJOURNMENT.

Mr. EMHARDT. Mr. Speaker, I move that the House do now adjourn until tomorrow morning at 10:30 o'clock.

The motion was agreed to, and at (6:30 o'clock P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal

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HARRISBURG, PA., THURSDAY, MARCH 19, 1925.

No. 26.

HOUSE OF REPRESENTATIVES

THURSDAY, March 19, 1925.

The House met at 10:30 A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Our heavenly Father, we thank Thee for this bright morning, for the sunshine, and we pray Thee that we may all be in harmony with this day. We thank Thee that so far in the sessions of this body there has been the spirit of fellowship and friendship even where there may have been differences of opinion. So keep us always, while differing as we must, in our opinions, help us nevertheless to be large enough and broad enough to keep our friendship and good fellowship with each other. Bless those today who are in sorrow and who are afflicted by providences in the West. Grant that they may have not only help from their fellowmen but from Thee. Be with us now and bless us this day and until we meet again here in this Legislature. We ask it in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when on motion of Mr. Berkheiser, the further reading was dispensed with and the Journal approved.

LEAVES OF ABSENCE.

Mr. WRIGHT asked and obtained leave of absence for Mr. Lotz.

Mr. READER asked and obtained leave of absence for Mr. Marshall.

Mr. BICKETT asked and obtained leave of absence for Mr. Donnell, on account of illness.

Mr. HOWE asked and obtained leave of absence for Mr. Speer.

BILLS INTRODUCED AND REFERRED

By Mr. WILLISTON P. WOOD. HOUSE BILL No. 1424.

An Act to further amend section one thousand four hundred and twelve of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to

establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

Referred to the Committee on Education.

By Miss GRIMES. HOUSE BILL No. 1425.

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare, or to furnish any other than standard time in the course of business.

Referred to the Committee on Agriculture.

By Mr. FRANK D. EVANS. HOUSE BILL No. 1426.

An Act relating to employment contracts, declaring null and void certain contracts executed in foreign countries and prohibiting the entry of judgment thereon.

Referred to the Committee on Judiciary General.

By Mr. STERLING. HOUSE BILL No. 1427.

An Act increasing the powers of certain stock, health and accident insurance companies.

Referred to the Committee on Insurance.

By Mr. HESS. HOUSE BILL No. 1428.

An Act prohibiting the placing of any sign, banner or advertising matter of any kind whatsoever on or across any public road or highway or on or across any structure within the legal limits of any public road or highway without the written consent of the authorities responsible for the maintenance of such public road or highway, declaring the same to be a public nuisance and authorizing its removal with or without notice, and providing penalty.

Referred to the Committee on Public Roads.

By Mr. HESS. HOUSE BILL No. 1429.

An Act conferring authority on the Department of Highways and any county or township to enter upon private property adjacent to any public road or highway and place thereon snow fence, between December first and April first of the succeeding year, and providing for the payment of damages by the authorities responsible for the maintenance of said public road or highway to the owner of adjacent property occasioned in the actual placing or removal of said snow fence.

Referred to the Committee on Public Roads.

By Mr. HESS. HOUSE BILL No. 1430.

An Act providing that highways or sections thereof abandoned as state highway routes shall revert for maintenance to the party or parties responsible for the maintenance of said highway prior to its coming under the jurisdiction of the Department of Highways.

Referred to the Committee on Public Roads.

By Mr. HESS. HOUSE BILL No. 1431.

An Act prohibiting the discharge of sewage and all drainage, except surface drainage, on or within the legal limits of any public road, and providing penalty.

Referred to the Committee on Public Roads.

By Mr. HESS. HOUSE BILL No. 1432.

An Act to amend sections one and two of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, nine hundred eight), entitled "An act regulating the closing of public highways and providing for the locating, marking and maintenance of detours necessitated by such closing."

Referred to the Committee on Public Roads.

By Mr. HESS. HOUSE BILL No. 1433.

An Act authorizing the Department of Highways to remove, with or without notice, any structures or encroachments of any kind whatsoever from within the legal limits of any state highway or state-aid highway, and providing that the expense of such removal shall be collected from the owner or owners in the same manner as debts are now by law collectable.

Referred to the Committee on Public Roads.

By Mr. HALL. HOUSE BILL No. 1434.

An Act to amend section four hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by making further provisions for kindergartens.

Referred to the Committee on Education.

By Mr. KELLY. HOUSE BILL No. 1435.

A Supplement to an act, approved the eighth day of June, one thousand nine hundred and twenty-three (P. L. 688), entitled "An act providing for the creation of a commission to study the subject of consolidation of the various municipalities, to wit: cities, boroughs and townships in counties of the second class into one municipality, and to file with the next General Assembly its report, together with an act providing for a method for such consolidation and prescribing its powers and duties; continuing the commission appointed under the provisions of said act for a further period of two years, and giving said commission additional powers; and making an appropriation.

Referred to the Committee on Municipal Corporations.

By Mr. NEELY. HOUSE BILL No. 1436.

An Act to establish as a State Highway a certain section of public road in the counties of Allegheny and Beaver.

Referred to the Committee on Public Roads.

By Mr. WATSON. HOUSE BILL No. 1437.

An Act to establish as a State Highway a certain section of public road in the county of Schuylkill.

Referred to the Committee on Public Roads.

By Mr. ARMSTRONG. HOUSE BILL No. 1438.

An Act to further amend section twenty-one of an act, approved the first day of June, one thousand eight hundred and eighty-nine, (P. L. 420), entitled, "A further supplement to an act entitled, 'An act to provide revenue by taxation', approved the seventh day of June, Anno Domini, one

thousand eight hundred and seventy-nine," as amended, by changing the rate of taxation on capital stock; and removing the exemption granted corporations, limited partnerships and joint-stock associations, organized for laundering and manufacturing purposes.

Referred to the Committee on Ways and Means.

By Mr. STOCK. HOUSE BILL No. 1439.

An Act to establish as a State Highway a certain section of public road in the county of Adams.

Referred to the Committee on Public Roads.

By Mr. WHITEHOUSE. HOUSE BILL No. 1440.

An Act to amend section seven hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. WILLISTON P. WOOD. HOUSE BILL No. 1442.

An Act to amend section twenty-three of an act approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended; by providing other penalties.

Referred to the Committee on Public Roads.

By Mr. EDE. HOUSE BILL No. 1443.

An Act requiring officers making arrest without a warrant to take the prisoner before the nearest justice of the peace, or similar officer.

Referred to the Committee on Judiciary Special.

By Mr. ALEXANDER. HOUSE BILL No. 1444.

An Act making an appropriation to the trustees of the Western Penitentiary for the erection of a new building to be used for the execution of condemned criminals upon the grounds of the Western Penitentiary in Centre County and providing for its isolation from other buildings.

Referred to the Committee on Appropriations.

By Mr. LAUVER. HOUSE BILL No. 1445.

An Act to establish as a State Highway a certain section of public road in the counties of Perry, Juniata and Snyder.

Referred to the Committee on Public Roads.

By Mr. LUCAS. HOUSE BILL No. 1446.

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Referred to the Committee on Public Health and Sanitation.

By Mr. F. A. BELL. HOUSE BILL No. 1447.

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt and providing penalties for violation of this act.

Referred to the Committee on Judiciary Special.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled, as follows:

SENATE BILL No. 529. (HOUSE BILL No. 1441.)

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties.

Referred to the Committee on Counties and Townships.

REPORTS FROM COMMITTEES.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1401, entitled:

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1418, (Senate Bill No. 108), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1409, (Senate Bill No. 459), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

Mr. WITHERSPOON, from the Committee on Education, reported as committed, House Bill No. 1102, (Senate Bill No. 392), entitled:

An Act to amend article two and article four of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended, by providing for county school boards and prescribing the duties and powers of such boards.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1414, (Senate Bill No. 534), entitled:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State High-

ways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1299, (Senate Bill No. 374), entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania.

RESOLUTION.

ASKING FOR INFORMATION FROM AUDITOR GENERAL.

Mr. MOORE offered the following resolution, which was twice read and adopted:

Whereas: There is a great public demand for the repeal of all inheritance taxes, mercantile license taxes, and the anthracite coal tax; and

Whereas: There is considerable uncertainty in the minds of the people of this Commonwealth as to the amount of corporation capital stock which is exempt from taxation under existing laws; and

Whereas: There is an insistent demand for the equalization of the burden of taxes:

Therefore be it resolved: That the Auditor General be and he is hereby directed to furnish to the members of the House of Representatives not later than Monday, March 30th, 1925, the following information:

(1) The number of corporations which are exempt from taxation of any portion of their capital within the State of Pennsylvania; and

(2) The total value as of January 1st, 1924, of the capital stock of corporations invested within the State of Pennsylvania on which exemption was claimed and allowed under existing laws.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1317, (Senate Bill No. 544), file folio 1913, on page 31 of today's calendar, bills on third reading, entitled:

An Act making an appropriation to the Valley Forge Park Commission

be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. LUDLOW, Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule, requiring bills to be considered in Committee of the Whole being in this case dispense with,

The House proceeded to the second reading and consideration of House Bill No. 465, as follows:

An Act to further amend section twelve of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from

the use of any motor vehicle" making an appropriation of a part of the moneys derived from registrations and license fees to pay township rewards

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which was amended by section ten of an act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and eighteen) entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities borough incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicles' as amended by further regulating the use of registration plates prescribing fees for omnibuses and charging other existing fees changing the date for the licensing year limiting the weight of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 12 The moneys derived under the provisions of this act from registration and license fees and from fines and penalties collected under the provisions of this act for violations of the same and forfeited bail and other miscellaneous receipts shall be paid by the [State Highway] Department of Highways into the State Treasury [and the same are] Twelve and one-half per centum of all such moneys derived from registration and license fees shall be set apart in a separate fund and the same is hereby specifically appropriation to the Department of Highways for the payment of State rewards for the construction and improvement of township roads and the erection and construction of township bridges in townships of the second class under the provisions of sections four hundred and thirty-two to four hundred thirty-seven inclusive of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and their amendments The remaining eighty-seven and one-half per centum of all of such money is hereby specifically appropriated to the [State Highway] Department of Highways for the purpose of assisting in the maintenance construction replacement reconstruction improvement and repairs of State Highways and for payment of salaries traveling expenses and any and all other expenses necessary to effectually carry on the work of the State Highway Department as described in the act of Assembly approved the

thirty-first day of May one thousand nine hundred and eleven known as the State Highway Act and the amendments and supplements thereto and to carry out and enforce the provisions of the act to which this is an amendment and all amendments and supplements thereto including the penal provisions thereof and for that purpose the commissioner is hereby authorized to appoint such employees as in his discretion are necessary said money to be paid from the State Treasury upon requisition of the [State Highway Commissioner] Secretary of Highways and after audit and approval by the Auditor General and State Treasurer in the usual manner

Provided That in case any moneys are or have been paid to the State Treasurer as provided for in this section and to which it appears the department is not rightfully entitled the person or persons who have paid the same may present a claim to the department for a refund The said claim and all evidence presented therewith shall be presented to the Auditor General State Treasurer and Attorney General who shall consider the same and if in their opinion the department has no valid claim to such moneys and the same properly belong to the claimant or claimants and ought in equity and good faith be refunded to him or them they shall so certify under their hands and official seals specifying the amount or amounts to be refunded and the person or persons to whom the same are to be paid respectively The said certificate shall be filed in the office of the Auditor General who shall thereupon draw his warrant upon the State Treasurer payable to said claimant or claimants for the amount found due him or them The said claim to be paid out of the moneys derived under the provisions of this act from registration and license fees and from fines and forfeited bail and other miscellaneous receipts

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 814, as follows:

An Act to further amend section twenty of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" which was last amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and forty-eight) entitled "An act to amend section twenty of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled 'A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' as amended" is hereby further amended to read as follows

Section 20 That hereafter except in the case of banks savings institutions title insurance or trust companies building and loan associations and foreign insurance companies it shall be the duty of the president vice-president secretary or treasurer of every corporation having capital stock every joint-stock association limited partnership and every company whatsoever now or hereafter organized or incorporated by or under any laws of this Commonwealth and of every corporation joint-stock association limited partnership and company whatsoever now or hereafter incorporated or organized by or under the law of any other State or Territory of the United States or by the United

States or by any foreign government and doing business in and liable to taxation within this Commonwealth or having capital or property employed or used in this Commonwealth by or in the name of any limited partnership or joint-stock association company or corporation whatsoever association or associations copartnership or copartnerships person or persons or in any other manner to make annually on or before the last day of February for the calendar year next preceding a report in writing to the Auditor General on a form or forms to be prescribed and furnished by him stating specifically

First The amount of its capital stock at the close of the year for which report is made together with the highest selling price per share and the average selling price thereof during said year

Second Its debt account

Third Its income account together with the disposition of any net income and its profit and loss statement

Fourth Its general balance sheet

Fifth Its real estate and tangible personal property if any owned and permanently located outside of the Commonwealth and value of the same and the value of the property if any exempt from taxation

Sixth The proposition of its capital stock invested in and actually and exclusively employed and used in manufacturing within the Commonwealth during the year for which said report is made

Seventh A valuation and appraisal in the manner hereinafter provided of the capital stock of the said corporation company joint-stock association or limited partnership at its actual value in cash as it existed at the close of the year for which the report is made

The affidavit of any two of the following named officers of such corporation limited partnership joint-stock association or company namely the president vice-president secretary or treasurer shall be attached to said report that the statements in the report are true and correct and that with fidelity and according to the best of their knowledge and belief they have estimated valued and appraised as shown in said report the capital stock of the said corporation at its actual value in cash as it existed at the close of the year for which report is made not less however than first the average which said stock sold for during the year and second not less than the price or value indicated or measured by net earnings or by the amount of profit made and either declared in dividends expended in betterments or carried into the surplus or sinking-fund and third not less than the actual value indicated or measured by consideration of the intrinsic value of its tangible property and assets and of the value of its good will and franchises and privileges as indicated by the material results of their exercise taking also into consideration the amount of its indebtedness

If any corporation company joint-stock association or limited partnership shall certify to the Auditor General that its fiscal year closes not upon the thirty-first day of December but upon some other date and that it reports to the United States Government as of such other date then such corporation company joint-stock association or limited partnership may in the discretion of the Auditor General be permitted to make the returns herein provided for within sixty days after such date subject in all other respects to the provisions of this act

If the Auditor General and State Treasurer or either of them is not satisfied with the appraisal and valuation so made and returned they are hereby authorized and empowered to make a valuation thereof based upon facts contained in the report herein required or upon any information within their possession or that shall come into their possession and to settle an account on the valuation so made by them for the taxes penalties and interest due the Commonwealth thereon with the right of the corporation company joint-stock association or limited partnership dissatisfied with any settlement so made against it to appeal therefrom in the manner provided by law

In the event of the neglect or refusal of the officers of any corporation company joint-stock association or limited partnership to make the report and appraisal to the Auditor General as hereinbefore provided on or before the last day of February in each and every year or within sixty days of the end of its fiscal year as herein provided it shall be the duty of the Auditor General and State Treasurer to estimate a valuation of the capital stock of such corporation joint-stock association company or limited part-

nership and settle an account for taxes penalties and interest thereon from which settlement there shall be no right of appeal

If the said officers of any such corporation company joint-stock association or limited partnership shall neglect or refuse to furnish the Auditor General on or before the last day of February in each and every year or within sixty days of the end of its fiscal year as herein provided with the report as aforesaid it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to the tax of said corporation company joint-stock association or limited partnership for each and every year for which such report was not so furnished which percentage shall be settled and collected with the State tax in the usual manner of settling accounts and collecting such taxes

The Auditor General may upon application made before the last day of February in each and every year or before the end of sixty days after any fiscal year where permission is given by the Auditor General to file such return as of the fiscal year and upon proper cause shown extend the time of filing returns for a period not exceeding sixty days from the last day of February of the year or from the end of sixty days after the fiscal year for which the same are required to be filed

The first report made under the provisions of this act by any corporation company joint-stock association or limited partnership changing its report from the calendar year to a fiscal year as hereinbefore provided shall cover the period from the last day of the calendar year for which a report was filed to the first day of the fiscal year of such corporation company joint-stock association or limited partnership and the accounting officers shall settle the tax for such intervening period at the proportionate annual rate provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1039, as follows:

An Act empowering boroughs to purchase own use operate and control any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof for a supply of natural gas for municipal purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any incorporated borough in this Commonwealth shall have authority to purchase own use operate and control any natural gas well or wells within the limits of such borough or in the vicinity thereof for the purpose of supplying natural gas for its own municipal purposes the expense thereof to be paid out of the revenues of such borough

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1013, as follows:

An Act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act

to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said taxes" as last amended by an act approved June thirtieth one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred eighty-six) entitled "An act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled 'An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax' as amended" as hereby further amended to read as follows

Section 7 It shall be the duty of every city and county treasurer to sue for the recovery of all licenses duly returned to him by the mercantile appraiser in cities of the first class if not paid on or before the first day of July and except in cities of the first class if not paid on or before the first day of September in each and every year within thirty days after that date Provided however That if the county treasurer is satisfied that the mercantile license tax for any good and sufficient reason cannot be collected he shall make a report to the Auditor General of all the facts connected with the case and the Auditor General upon investigation may exonerate him from the payment of said tax and in all such cases suit shall not be brought The county treasurer shall at the expiration of each month forward to the State Treasurer the amount of mercantile tax received by him If through fraud mistake or accident any dealer or dealers in or any vendor or vendors of goods wares or merchandise shall fail to make a full complete and accurate return or the mercantile appraiser shall fail to make a full complete and accurate report of the character and volume of the business of such dealer in all such cases upon the discovery of such delinquency it shall be the duty of the Auditor General to investigate and ascertain the character and amount or volume of business transacted by such dealer or dealers vendor or vendors during the calendar year preceding the year for which the tax is to be paid

For the purpose of conducting such investigation the Auditor General shall have all the powers conferred by law for the collection of State taxes All taxes based upon such valuation shall be collectible at any time either before or after the expiration of the year for which the tax is to be paid

Section 2 Section nine of said act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) amended by the act approved June thirtieth one thousand nine hundred twenty-three (Pamphlet Laws nine eighty-six) entitled "An act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one eighty-four) entitled 'An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax' as amended" is hereby further amended to read as follows

Section 9 It shall be the duty of every mercantile appraiser appointed under this act in cities of the first class on or before the first day of May and except in cities of the first class on or before the first day of July in each year to certify to the county treasurer a correct list of all vendors or dealers in goods wares and merchandise assessed or to be assessed with a mercantile tax in the county for which he is appointed giving the names and post-office address of the vendors or dealers so returned the classification and amount of license due by each The list furnished by the mercantile appraiser to the county treasurer shall not contain the name or names of vendors or dealers who are not subject to the payment of the mercantile license tax This list shall be kept by the county treasurer for his guidance in hearing appeals and collecting said license taxes After appeals have been heard and exonerations made the corrected list shall then be certified by the county treasurer to the Auditor General in cities of the first class on or before the first day of July and except in cities of the first class on or before the first day of September of each year It shall be the duty of each dealer or vendor liable to taxation hereunder to pay said mercantile tax and take out from the treasurer of the proper city or county the license herein provided for in cities of the first class on or before the first day of July and except in cities of the first class on or before the first day of September of each year

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House preceeded to the second reading and consideration of House Bill No. 1142, as follows:

An Act to further amend section four hundred and thirty-four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred and thirty-four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which was amended by section five of the act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and sixteen) entitled "An act to amend section one hundred and ninety-six as amended section one hundred and ninety-seven as amended section one hundred and ninety-eight section four hundred and twenty-seven section four hundred and thirty-four as amended and section one thousand and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" is hereby further amended to read as follows

Section 434 Rewards shall be granted by the Commonwealth for improvements only of the character herein set forth namely (a) For grading and draining a section of road not less than one-fourth mile in length (b) for graveling or cindering or using other approved materials on a graded and drained road not less than one-fourth mile in length (c) for constructing a road with broken stone base and broken stone slag gravel cinders or other approved material top not less than one-fourth mile in length (d) for macadamizing a road or for constructing a Telford macadam road of not less than one-fourth mile in length (e) for constructing a concrete brick or bituminous surface road of not less than one-fourth mile in length (f) for the erection and construction of bridges of three feet or more span constructed of concrete or stone or a combination of concrete and stone or a steel bridge with a floor constructed of a material approved by the State Highway Department (g) for the purchase and installation of culvert and drain pipes

Whenever any improvement of the character mentioned in this section have been completed by any township of the second class the State will pay as a reward the following sums namely One For roads of the character set forth in subdivision (a) fifty per centum of the cost of making such improvement not to exceed six hundred dollars per mile Two For roads of the character set forth in subdivision (b) fifty per centum of the cost of making such improvement not to exceed one thousand five hundred dollars per mile Three For roads of the character set forth in subdivision (c) fifty per centum of the cost of making such improvement not to exceed three thousand dollars per mile Four For roads of the character set forth in subdivision (d) fifty per centum of the cost of making such improvement not to exceed four thousand dollars per mile Five For roads of the character set forth in subdivision (e) fifty per centum of the cost of making such improvement not to exceed six thousand dollars per mile Six For bridges constructed under subdivision (f) fifty per centum of the contract price and not in any case to exceed fifty per centum of the actual cost of said bridge when constructed by the supervisors Seven For the purchase and installation of culvert and drain pipes under subdivision (g) fifty per centum of the purchase price and installation costs of said culvert or drain pipes when the said pipes have been placed but no payment shall be made under this provision for culverts and drain pipes installed in grading and draining a section of road for which payments are made under clause

The aforesaid rewards shall be based upon roads the improvement of which shall be of a width of not less than sixteen feet and corresponding reduction or addition in the amount of reward shall be made as the width of the improved road is reduced or increased but no reward shall be paid for the improvement of any road of less width than twelve feet

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1235, as follows:

An Act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever cities and counties of this Commonwealth are authorized to take purchase or acquire through condemnation proceedings property for the purpose of erecting thereon public auditoriums libraries memorial buildings and monuments and to appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance such cities and counties shall have the power to jointly take purchase or acquire through condemnation proceedings such property as may be necessary for the purpose of erecting thereon such buildings and jointly to erect the same and shall have the power to appropriate money from the public funds or by issuance of bonds according to existing laws governing the issuance of such bonds for the erection thereon of such buildings and provide for their operation and maintenance jointly

Section 2 The county commissioners of such counties and the corporate authorities of such cities shall have the power and they are hereby authorized to agree upon a site within the limits of such cities and counties and to acquire and hold the same as tenants in common and to erect thereon jointly public auditoriums libraries memorial buildings or monuments The county commissioners of such counties and the corporate authorities of such cities shall have full authority to erect upon the land thus obtained and held the building or buildings agreed upon as hereinafter provided

Section 3 The county commissioners of such counties and the corporate authorities of such cities are authorized and empowered to enter into a joint contract or contracts agreement or agreements for the construction of such building or buildings and for the payment by each of them of the proportionate share of the cost of the construction maintenance and operation of such building or buildings and for the use thereof and in the case of public auditoriums for the rental to be charged thereof and for the disposition for city and county purposes of any annual balance accruing from any rental derived from the use of such public auditorium

Section 4 Whenever under existing acts of Assembly of this Commonwealth any city or county has acquired appropriated or chosen or shall acquire appropriate or choose a site for the erection of any public auditorium library memorial building or monument such city or county may agree with any other city or county with which under the provisions of this act it has the power jointly to erect such building for the erection thereon of any such public auditorium library memorial building or monument in accordance with the provisions of this act

Section 5 Whenever under the provisions of this act any city and county shall enter into an agreement for the acquisition through condemnation proceedings of property for the purpose of erecting thereon any public auditorium

library memorial building or monument such property shall be acquired by such city and county in the proportion as may be designated by the said agreement between the said city and county under existing acts of Assembly empowering any city or county separately to acquire land or the purpose of erecting thereon public auditoriums libraries memorials and monuments

Section 6 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1232, entitled:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance

The first, second, third and fourth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That counties shall have power to take purchase or acquire through condemnation proceedings property for the purpose of erecting thereon public auditoriums public libraries public memorial buildings and monuments

Section 2 Counties by order of the commissioners thereof shall have power to appropriate money from the public funds or by issuance of bonds according to existing law governing the issuance of such bonds for the erection on said property taken purchased or acquired through condemnation proceedings public auditoriums public libraries public memorial buildings and monuments Counties shall also have power to appropriate moneys for the operation and maintenance of such public auditoriums public libraries memorial buildings and monuments

Section 3 All proceedings for the assessment of damages for property taken under the provisions of this act shall be had in the same manner as in now provided by law for the taking of property for public improvements in such counties

Section 4 Counties in the case of public auditoriums may by order of the commissioners thereof charge a rental for the use of said auditoriums All moneys derived from rental of said auditoriums shall first be devoted to the maintenance of said auditorium and any annual balance accruing therefrom shall be turned over to the county funds for the general uses and purposes of said county

Amend bill page 2 by inserting after the present section 4 the following new section:

Section 5. No county shall acquire any property for or erect any such public auditorium, library, memorial building, or monument within the limits of any city or borough without the consent of the corporate authorities of such city or borough.

On the question,

Will the House agree to the amendment?

It was agreed to.

The fifth section was read as follows:

Section 5 All acts and parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House agree to the section?

Miss GRIMES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend the section by changing the section number of the present section 5 to 6

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1011, as follows:

A Supplement to an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said taxes" fixing the mercantile license tax for dealers beginning business on or after May first

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of each vendor of or dealer in goods wares and merchandise who has commenced business on or after May first of any year to take out a license from that time until the expiration of the then current license year to wit April thirtieth succeeding for which period he shall pay upon the whole volume gross of business including cash receipts and merchandise sold on credit which has been transacted within the first month during which said vendor or dealer has been in business multiplied by the number of months of the license year for which the license shall be issued to wit from the date of commencing business to the following first day of May at the rate of Two Dollars for each retail vendor of or dealer in goods wares and merchandise and one mill additional on each dollar of the whole volume gross of business transacted during the first month the said vendor or dealer has been in business multiplied by the number of months of the license year for which the license shall be issued and at the rate of Three Dollars for each wholesale vendor of or dealer in goods ware and merchandise and one-half mill additional on each dollar of the whole volume gross of business transacted within the first month during which said vendor or dealer has been in business multiplied by the number of months of the license year for which the license shall be issued

Section 2 The mercantile license tax for the succeeding license tax year shall be based upon the amount of business transacted in the manner aforesaid during the first month which said vendor or dealer has been in business multiplied by twelve the number of months in the full license year

Section 3 It shall be the duty of each vendor of or dealer in goods wares merchandise who has thus commenced business on or after May first of each year to apply to the mercantile appraiser for a proper blank to be prepared by the Auditor General to fill up the same and return it to the mercantile appraiser of the proper county within forty days from the date of commencing said business with an affidavit certifying to the correctness of the amount of business transacted during the first month in which said business has been operated If the mercantile appraiser is dissatisfied with the

return so made by the vendor or dealer he shall ascertain and assess the mercantile license tax according to the best ascertainable information concerning the whole volume gross of business transacted during the first month said business was operated If any vendor of or dealer in goods wares and merchandise refuses to make such return as required by this act to the mercantile appraiser when requested so to do it shall be the duty of the mercantile appraiser to report the same immediately to the county treasurer whereupon it shall be the duty of the county treasurer to require the owner or business manager to appear before him in person with the books and accounts of his mercantile establishment for interrogation and examination and the county treasurer shall have power to issue subpoenas and attachments to be served by any Constable or Sheriff to compel the attendance of the owner or any clerk bookkeeper or officer connected with the said business and to compel the production of such books and papers as he may deem expedient to secure the information necessary to ascertain and fix the amount of the business transacted during the month when the said vendor of or dealer in goods wares and merchandise has been in business

Section 4 The mercantile appraiser shall leave with the vendor or dealer a written or printed notice to be prepared and furnished by the Auditor General specifying the classification and the amount of license money to be paid by such person to this State and also the time and place when and where an appeal will be held as required by law Any vendor or dealer subject to the provisions of this act who is dissatisfied with the rating so made by the mercantile appraiser shall have the right of appealing to the mercantile appraiser and county treasurer who are required to hear him on the day so fixed by the mercantile appraiser and county treasurer for the appeal If the vendor or dealer is still dissatisfied with the finding of the county treasurer and mercantile appraiser or Board of Appraisers in reference to the proper classification of the said vendor or dealer he shall have the right of appeal within the time prescribed by law to the Court of Common Pleas of the proper county which appeal the said Court is required to hear and determine within twenty days after such appeal shall be taken or at the next sitting thereof If any person fails to attend the appeal before the county treasurer and mercantile appraiser Board of Appraisers or the Court he shall not thereafter be permitted in a suit for the recovery of said mercantile license tax to set up as a defense either that he is not a vendor of or dealer in goods wares and merchandise or any other ground of defense which might have been heard and determined either by the said county treasurer and mercantile appraiser Board of Appraisers or the Court of Common Pleas on appeal as aforesaid

Section 5 Section five of the act approved March twenty-fourth one thousand eight hundred and twenty-four (Pamphlet Laws thirty-two) entitled "A supplement to the act entitled 'An act laying a duty on the retailers of foreign merchandise'" and

Section six of the act approved April seventh one thousand eight hundred and thirty (Pamphlet Laws three hundred eighty-seven) entitled "An act graduating the duties upon wholesale dealers and retailers of merchandise and prescribing the mode of issuing licenses and collecting said duties" are hereby repealed and all other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1027, as follows:

An Act to amend sections seven hundred and two and seven hundred and eighteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That section seven hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" be amended to read as follows

Section 702 Hunting on Sunday and at Night It is unlawful for any person to hunt for or shoot at or chase or catch or kill or attempt to shoot at or chase or catch or kill with or without dogs any game upon the first day of the week commonly called Sunday or to hunt for or shoot at or catch or kill or attempt to hunt or shoot at or catch or kill any game between [one-half hour after] sunset of one day and [one-half hour before] sunrise eastern standard time of the day following except [that wild turkeys shall be hunted for and killed only between sunrise and sunset and] that raccoons may be hunted for and killed at any time either day or night during the open season Sundays excepted

Any person violating any of the provisions of this section shall be liable to the fine hereinafter provided

Section 2 That section seven hundred and eighteen of said act is hereby amended to read as follows

Section 718 Training of Dogs on Certain Game During the period between one hour before sunrise and [ten] eight o'clock post meridian eastern standard time dogs when accompanied by and under control of their owner or handler may be trained upon any game in this State excepting elk or deer or wild turkey from the twentieth day of August to the last day of [February] January next following Sundays excepted so long as no firearms usually raised at arm's length and fired from the shoulder are carried and no injury is inflicted upon said animals or birds This section does not prohibit the training of dogs on raccoons during the night-time "Under control" is hereby defined to mean within call except when actually on a trail or track of legal game

Any person who shall train a dog or dogs or permit a dog or dogs under his control to pursue or follow upon the track of any small game contrary to the foregoing provisions shall be liable to a fine of ten dollars for each offense

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 600, as follows:

An Act imposing a tax for State purposes on marine insurance underwriting profits and providing for the collection of such tax

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "marine insurance" and "marine business" and "marine risks" shall mean insurance or re-insurances against any and all kinds of loss of or damage to

(a) Vessels craft aircraft cars automobiles and vehicles of every kind (excluding automobiles operating under their own power or while in storage not incidental to transportation) as well as all goods freights cargoes merchandise effects disbursements profits moneys bullion precious stones securities choses in action evidences of debt valuable papers bottomry and respondentia interests and all other kinds of property and interest therein in respect to appertaining to or in connection with any and all risks or perils of navigation transit or transportation including war risks on or under any seas or other waters on land or in the air or while being assembled packed crated baled compressed or similarly prepared for shipment or while awaiting the same or during any delays storage transshipment or reshipment incident thereto including marine builder's risks and all personal property floater risks and

(b) Person or to property in connection with or appertaining to a marine inland marine transit or transportation insurance including liability for loss of or damage to either arising out of or in connection with the con-

struction repair operation maintenance or use of the subject matter of such insurance (but not including life insurance or surety bonds) but except as herein specified shall not mean insurances against loss by reason of bodily injury to the person

Section 2 Every insurer organized admitted or licensed to transact the business of marine insurance within this Commonwealth shall with respect to such marine insurance written by it within this Commonwealth pay a tax of five per centum of that proportion of the total underwriting profit of such insurer from such marine insurance written within the United States which the gross premiums of the insurer from such marine insurance written within this Commonwealth bear to the gross premiums of the insurer from such marine insurance written within the United States The term "underwriting profit" as used herein shall be arrived at by deducting from the net earned premiums on such marine insurance contracts written within the United States during the calendar year (1) the losses incurred and (2) expenses incurred including all taxes state and federal in connection with such net earned premiums

Net earned premiums on such marine insurance contracts written during the calendar year shall be arrived at as follows

Gross premiums on such marine insurance contracts written during the calendar year less any and all return premiums any and all premiums on policies not taken any and all premiums paid for reinsurance

Add unearned premiums on such outstanding marine business at the end of the preceding calendar year

Deduct unearned premiums on such outstanding marine business at the end of the current calendar year

Losses incurred as used herein shall mean gross losses incurred during the calendar year under such marine insurance contracts written within the United States less reinsurance claims collected or collectible and salvages or recoveries collectible from any source applicable to the aforesaid losses

Expenses incurred shall include

(a) Specific expenses incurred on such earned marine premiums consisting of all commissions agency expenses taxes licenses fees lease-adjustment expenses and all other expenses incurred directly and specifically in connection with such premiums less recoveries or reimbursements on account of or in connection with such commissions or other expenses collected or collectible because of reinsurance or from any other source

(b) General expenses incurred on such earned premiums consisting of that proportion of general or overhead expenses such as salaries of officers and employes printing and stationery all taxes of this Commonwealth and of the United States except as otherwise provided herein and all other expenses not chargeable specifically to a particular class of insurance which the net premiums of such marine insurance written bear to the total net premiums written by such insurer from all classes of insurance written by it during the current calendar year

Section 3 Every insurer transacting such marine insurance in this Commonwealth shall file on or before the first day of June in each year with the commissioner of insurances in the case of insurance companies organized under the laws of any other state or of the United States or any foreign country and with the Auditor General in the case of insurance companies organized under the laws of the Commonwealth of Pennsylvania and in the form prescribed by him a report of all the items pertaining to its insurance business as enumerated and prescribed in the preceding section of this Act To determine the basis of the tax on underwriting profit every insurer which has been writing such insurance in this Commonwealth for three years shall furnish to the commissioner of insurance or the Auditor General as the case may be a statement of all of the aforementioned items in the form prescribed by him for each of the preceding three calendar years An insurer which has not been writing such marine insurance for three years shall furnish to the commissioner of insurance or the Auditor General as the case may be a statement of all the aforementioned items for each of the calendar years during which it has written marine insurance

If the commissioner of insurance or the Auditor General as the case may be finds the report of the insurer reporting correct he shall if the insurer has transacted such marine insurance for three years (1) ascertain the average an-

nual underwriting profit as defined by this section derived by the insurer from its aforesaid marine insurance business written within the United State during the last preceding three calendar years (2) ascertain the proportion which the average annual premiums of the insurer from such marine insurance written by it in this Commonwealth during the last preceding three calendar years bears to the average total marine premiums of the insurer during the same three years (3) compute an amount of five per centum of this proportion of the aforementioned average annual underwriting profit of the insurer from such marine insurance and (4) charge the amount of the tax thus computed to such insurer as a tax upon the marine insurance written by it in this Commonwealth during the current calendar year The commissioner of insurance or the Auditor General as the case may be shall each year compute the tax according to the method described in this section upon the average annual underwriting profit of such insurer from such marine insurance during the preceding three years including the current calendar year namely at the expiration of each current calendar year the profit or loss on the marine insurance business of that year is to be added or deducted and the profit or loss upon such marine insurance business of the first calendar year of the preceding three-year period is to be dropped so that the computation of underwriting profit for purposes of taxation under this act will always be on a three-year average provided however that an insurer which has not been writing marine insurance in this Commonwealth for three years shall until it has transacted such business in this Commonwealth for that number of years be taxed on the basis of its annual underwriting profit on marine insurance written within the United State for the current calendar year subject however to an adjustment in the tax as soon as the commissioner of insurance or the Auditor General as the case may be in accordance with the provisions of this section is enabled to compute the tax on the aforementioned three-year basis and provided further that in the case of mutual companies the commissioner of insurance or the Auditor General as the case may be shall not include in underwriting profit when computing the tax prescribed by this section the amounts refunded by such companies on account of premiums previously paid by its policy-holders

When the commissioner of insurance or the Auditor General as the case may be has computed the tax on an insurer's underwriting profit he shall forthwith mail to the last known address of the principal office of such insurer a statement of the amount so charged against it which amount the insurer shall pay into the State Treasury within thirty days after receipt of such notice from the commissioner of insurance or the Auditor General as the case may be provided however that in assessing taxes under the retaliatory provisions of section two hundred and twelve of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) known as "The Insurance Department Act of one thousand nine hundred and twenty-one" as amended credit shall be allowed for any taxes paid or payable under this act

Section 4 The act approved the twenty-eight day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and eight) entitled "A supplement to the twenty-fourth section of an act entitled 'An act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" is hereby repealed in so far as it applies to the taxation of gross premiums of marine insurance

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 547, as follows:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto Section One B

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth Article thereof

That Article nine of the Constitution of Pennsylvania is hereby amended by adding thereto Section 1B which reads as follows

Section 1B Taxation laws may grant exemptions or rebates to residents or estates of residents of other states which grant similar exemptions or rebates to residents or estates of residents of Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1115, as follows:

An Act to further the privileges now enjoyed by social service centers charitable organizations private schools colleges universities Young Men's Christian Association and Young Women's Christian Association branches as well as other educational and character building organizations by permitting them to encourage thrift among their frequenters students or members by accepting temporarily from them for safe keeping money that they may be induced to save for future needs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after passage of this act it shall be lawful for any social service center charitable organization private school college university Young Men's Christian Association Young Women's Christian Association as well as other educational and character building organizations to accept from their frequenters students or members temporarily any sums of money that they may be induced to save for future needs without by so doing violating any of the existing banking laws of this Commonwealth Provided That the acceptance of such deposits and their handling shall be done in the manner hereafter prescribed

Section 2 Each and every organization described in this act which shall take advantage of the privilege contained herein shall designate one responsible person to accept the deposits of money from the aforesaid frequenters students or members The person so designated shall be bonded to the board of trustees or board of directors of the organization he represents to the average total of deposits that may at any time be in his possession the surety on said bond to be a surety company authorized to do such business. And it is further provided That all money thus accepted by the properly designated representative of any such organization shall be deposited in a chartered banking institution within five days after acceptance and the account thus created in said banking institution shall be properly ear-marked

Section 3 Any organization described by this act that shall take advantage of the privilege contained herein and that shall fail to comply with any of the provisions of section two of this act shall be considered as accepting deposits in violation of the existing banking laws of this Commonwealth and any or all of the officers thereof or members of the board of trustees or board of directors may be prosecuted as is provided by law for such violation

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 711, as follows:

An Act to amend section two of the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax of the transfer thereof has been paid and providing penalties and citing certain acts for repeal" as amended fixing the rate for the taxation of property passing to or for the use of actual places of religious worship and institutions of purely public charity

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" which was amended by the act approved the twelfth day of July one thousand nine hundred and twenty-three (Pamphlet Laws ten hundred and seventy-eight) entitled "An act to amend an act approved June twentieth one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled 'An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal' as amended" is hereby further amended to read as follows

Section 2 All taxes imposed by this act shall be at the rate of two per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or property passing from the mother of an illegitimate child widow of the son of a person dying seized or possessed thereof and also on the clear value of such or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and also on the clear value of such property passing to or for the use of actual places of religious worship and institutions of purely public charity and at the rate of ten per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent reasonable and customary funeral expenses bequests or devises in trust in reasonable amounts the entire interest or income from which is to be perpetually applied to the care and preservation of the family burial lot or lots their enclosures and structures erected

thereon reasonable expenses for the erection of monuments or gravestones grave and lot markers and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estates to the Government of the United States or to any other State or Territory

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 532, as follows:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the provisions of the eighteenth article thereof

That section one of article nine is hereby amended to read as follows

All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but in the case of inheritance taxes exemptions as to subjects of taxation or as to amount may be granted by general laws and the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1304, (Senate Bill No. 481), entitled:

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1084, (Senate Bill No. 400), as follows:

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Superintendent of Public Instruction may fix and collect reasonable fees for certain services rendered to persons or agencies other than departments of the State government by the Department of Public Instruction in the distribution of lantern slides and films in furnishing certified copies or photographic or

photostat copies in the distribution of printed matter issued by the Department of Public Instruction in holding examinations for pre-professional certification and for other services rendered by such department and may alter such fees from time to time as may be desirable Provided That the charge for such services shall not be in excess of the actual cost of such services And Provided further That all fees collected under this Act shall be paid into the State Treasury as part of the general fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1252, (Senate Bill No. 467), entitled:

An Act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-six) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same" by providing for the heating by means of mechanical warm air

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1310, (Senate Bill No. 533), entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1139, as follows:

An Act to amend section three hundred and four section three hundred and ten of section six hundred and one of an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred ninety-eight) entitled "An act for the prevention and treatment of mental diseases mental defect epilepsy and inebriety regulating the admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics governing the transfer discharge interstate rendition and deportation of mental patients providing for the payment by individuals counties or the Commonwealth of the cost of the admission care and discharge of mental patients and imposing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and four of an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred ninety-eight) entitled "An act for the prevention and treatment of mental diseases mental defect epilepsy and inebriety regulating the

admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics governing the transfer discharge interstate rendition and deportation of mental patients providing for the payment by individuals counties or the Commonwealth of the cost of admission care and discharge of mental patients and imposing penalties" is hereby amended to read as follows

Section 304 [Whenever an application shall] An application may be made to a court of common pleas or judge thereof for an order for the admission of any person thought to be mentally ill to a hospital for mental diseases whereupon the court or judge thereof may in its or his discretion immediately appoint a commission to inquire into and report upon the facts in the case Such commission shall be composed of three persons two of whom shall be qualified physicians and the other a lawyer They shall in their inquiry hear such evidence as may be offered or as they may require relating to the mental condition of the person whose admission to a hospital for mental disease is sought as well as the statements of such person or his counsel and shall make a report in writing to the court or judge thereof setting forth whether or not they find that the person in question is in fact mentally ill and a proper subject for admission to a hospital for mental disease and setting forth the facts on which their conclusion is based

If such commission finds that the person in question is mentally ill and is a proper subject for admission to a hospital for mental diseases and the court or judge thereof shall approve the report of the said commission said court or judge shall thereupon order the person to be admitted to and detained in the hospital named in the application The court or judge may or may not in its or his discretion require the presence in court of the person thought to be mentally ill and the procedure may be held in any place in the discretion of the court or judge

If the person thought to be mentally ill shall refuse to submit himself to an examination by the aforesaid commission the court or judge thereof may issue a warrant for the bringing of said person before said commission for examination

Section 2 That section three hundred and ten of said act is hereby amended to read as follows

Section 310 The superintendent of any State or licensed school for mental defectives may receive and detain any mentally defective person twenty years of age or over or who is of such inoffensive habits as to make him a proper subject for classification and discipline in a school for mental defectives The procedure for admitting any such person shall be the same as for the admission of mentally defective persons under the age of twenty years

Section 3 That section six hundred and one of said act is hereby amended to read as follows

Section 601 Every mental patient in any institution or place for mental patients within the jurisdiction of the department shall have the right

(a) To communicate with his counsel and with the commissioner and to be alone at any interview with his counsel or commissioners or representatives of the department

(b) To religious freedom and to be visited by any minister of any religious denomination Provided That the religious services rendered by such minister shall be personal to the mental patient desiring the same and shall not interfere with the established order of religious services in such institution or place

(c) To be employed at a useful occupation in so far as the condition of such patient may permit and the institution or place is able to furnish useful employment to the patient

(d) In the discretion of the physician in charge to sell articles the product of his individual skill and labor and the produce of any small individual plot of ground which may be assigned to and cultivated by him and to keep or expend the proceeds thereof or send the same to his family

(e) To be furnished with writing materials and reasonable opportunity in the discretion of the physician in charge for communication under seal with any person or persons outside of such institution or place and such communication shall be stamped and mailed

(f) To a writ of habeas corpus to determine whether or not he is properly detained as a mental patient and the respondent in any such writ shall be required to pay the costs and charges of the proceedings unless the judge shall certify that in his opinion there were sufficient grounds

for detaining the patient and putting him to his writ

(g) To be discharged as soon as in the opinion of the medical attendant of such institution or place he shall be restored to reason and competent to manage his own affairs

(h) To be visited and examined at all reasonable hours by any medical practitioner designated by him or by any member of his family or "near friend" with the sanction of a judge of a court of record of the county in which such mental patient resided prior to his commitment to such institution or place and with the consent of the patient and of the physician in charge of such institution or place such medical practitioner may attend such patient for all maladies other than mental illness in the same manner as if the patient were in his own home

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 835, as follows:

An Act to amend section one of the act approved the eighth day of July one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifteen) entitled "An act authorizing and empowering the several courts of common pleas of the Commonwealth upon cause shown to discharge lands bound by the lien of any sum or sums of money under the provisions of any last will and testament for the maintenance of a burial lot or lots and to appoint a trustee to hold said sum or sums of money for the purpose for which the land is or shall be charged by said last will and testament" extending the power of the courts to discharge liens created by dead and liens for the support of churches congregations and ministers thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of July one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifteen) entitled "An act authorizing and empowering the several courts of common pleas of the Commonwealth upon cause shown to discharge lands bound by the lien of any sum or sums of moneys under the provisions of any last will and testament for the maintenance of a burial lot or lots and to appoint a trustee to hold said sum or sums of money for the purpose for which the land is or shall be charged by said last will and testament" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several courts of common pleas of this Commonwealth are hereby authorized and empowered upon cause shown in its discretion to order and decree that any lands which now are or which hereafter shall be charged with any fund or sum of money under the terms of any deed or last will and testament for the support of any burial lot or lots or the support of any church congregation or minister or ministers thereof shall be released and discharged from the said lien so created upon payment by the owner of the lands so bound of the moneys charged thereon to a trustee to be named and appointed by the appropriate court to take charge of and hold said moneys so charged upon said lands under the same terms and for the same purposes named in such deed or last will and testament Provided That said trustee shall enter into a bond in double the amount of said fund with surety to be approved by said court with conditions as said court shall direct And provided further That said trustee may at any time be removed by said court for cause shown and another trustee appointed in his or its stead

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 978, as follows:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met that the following amendment to the Constitution of Pennsylvania be and the same is here by proposed in accordance with the eighteenth article thereof

That article nine of the Constitution of the Commonwealth of Pennsylvania be amended by adding thereto the following new section

Section 16 The General Assembly may authorize the City of Pittsburgh to levy special assessments against both abutting and non-abutting property peculiarly benefited for the payment of any public improvement whatsoever to lay out and build as additional public improvements for the payment of which properties peculiarly benefited shall be liable to special assessments rapid transit railway systems drainage and sewerage systems flood protective works wharves piers and quays highway tunnels and bridges and underground and overhead streets supplementing original streets or street systems to levy general and special taxes and special assessments therefor either before or after the laying out and construction thereof and to provide that all special taxes and special assessments so levied whether payable presently when so levied or in installments over a period of years shall be credits or offsets to indebtedness incurred for such purposes in calculating the debt of such city to provide for the use and operation of any rapid transit system by private corporations organized for that purpose no law passed in pursuance hereof shall authorize the construction of any rapid transit railway system flood protective works wharves piers or quays highways tunnels or underground or overhead streets unless at a public election held therefor a majority of the electors voting thereon shall consent thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1233, as follows:

An Act authorizing and empowering cities of the second class in this Commonwealth to construct and maintain sub-surface walks under the streets and sidewalks of the city and to assess the cost damage and expense of the construction thereof against properties abutting along the line of said improvement and specially and peculiarly benefited by the construction thereof providing for the procedure therein and for the ascertainment of the cost damage and expense thereof and providing how and to what extent liens may be filed therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the second class in this Commonwealth shall have the power and authority to construct and maintain under the surface of any street or sidewalk in the said city at such depth and according to such plan and design as the council thereof may approved a sub-surface walk or passageway of such length as council may determine and with such ways of ingress and egress as they may deem necessary

Section 2 The said cities are authorized and empower to assess the cost damage and expense arising from the construction of the said sub-surface walks against the properties abutting thereon that are specially and peculiarly benefited by said improvement in like manner as such assessments are now made for the opening and widening of streets

Section 3 In exercising the powers aforesaid the proceedings for ascertaining damages and the assessment of benefits incidental thereto shall be as now provided by law in

reference to the payment of the cost damage and expense of public improvements within municipal corporations and liens therefor may be filed in accordance with the laws regulating the filing of liens for other municipal improvements and with like effect

Section 4 That all acts or parts of acts general local or special inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1153, as follows:

An Act authorizing the Department of Highways to make repairs to and provide for the maintenance of roads and highways in Valley Forge Park and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of June one thousand nine hundred and twenty-five the repairs to and maintenance of the roads and highways within the limits of Valley Forge Park as at present time existing shall be made only under the authority of by the forces of and with the equipment of the Department of Highways

Section 2 The sum of three hundred thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to the State Highway Department for the two fiscal years commencing June first one thousand nine hundred and twenty-five for the payment of the cost of the repairs and maintenance of said roads and highways

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 749, as follows:

An Act to amend Route Forty-nine of section six of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities, and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of

State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Route forty-nine of section six of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which was amended by the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and sixty-three) is hereby further amended to read as follows

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice [thence by spur to New Buena Vista] to a point on the dividing line between Bedford and Somerset Counties [east of New Baltimore thence by way of New Baltimore and Deeter Gap to a point on the Bedford and Somerset Turnpike east of Stony Creek thence by way of] thence to West End Dividing Bridge Stony Creek and Brotherton into Somerset Somerset County

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1114, as follows:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was amended by the act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws 909) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" is hereby further amended to read as follows

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay for the biennium year beginning June first one thousand nine hundred and twenty-three and each biennium year thereafter to such school districts as comply with the laws governing the public schools of the Commonwealth for each of said persons employed therein as shown by the certificate herein required to be filed with the Superintendent of Public Instruction in the November immediately preceding any such biennium year as follows In school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching and super-

visory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That the amount paid by the Commonwealth to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five per centum (75%) of the annual minimum salary prescribed herein for elementary teachers in such districts and that the amount paid to a school district in any of the foregoing classes which as a true valuation per teacher of assessable property of more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be sixty per centum (60%) of the annual minimum salary prescribed herein for elementary teachers in such districts Provided That where any members of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person And provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from Federal or other State funds such amounts shall be to the extent thereof in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued or which was heretofore permanently closed or discontinued under the provisions of the act of April twenty-fifth one thousand nine hundred and one (Pamphlet Laws one hundred five) entitled "An act to provide for the centralization of township schools and to provide high schools for townships" and all payments heretofore made by the Commonwealth and all requisitions and warrants heretofore drawn for payments for schools permanently closed or discontinued under the provisions of said act are hereby ratified validated and declared legal The true valuation per teacher for each district shall be determined by the State Council of Education on data and material submitted by the officers of such district in the annual report to the Superintendent of Public Instruction It shall be found by dividing the true valuation of the district by the number of full time teachers which number shall include all teachers principals supervisors and superintendents employed in the vocational and nonvocational schools of the district for the year covered by such report The true valuation of the taxable property of each school district shall be obtained by dividing the amount of the assessed valuation certified in the annual report of the district for the school year ending June thirtieth one thousand nine hundred and twenty-two and every second year thereafter by the average rate of assessment certified in such annual reports for the three years immediately preceding the date on which such true valuation is determined For the two fiscal years beginning on June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five such true valuation of the district shall be determined during the month of June one thousand nine hundred and twenty-three on the data and material available in the report filed with the Superintendent of Public Instruction on August first one thousand nine hundred and twenty-two The true valuation of each school district for the two fiscal years beginning on June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven and for each biennium thereafter shall be determined during the month of October one thousand nine hundred and twenty-four and in the month of October of every second year hereafter The State Council of Education is hereby given full power and authority to make such investigation to take such action and to institute such proceedings as may be necessary to determine any of the questions that may be raised in the determination and adjustment of the aforesaid true valuation and the decisions which such council reaches in such questions shall be final and conclusive

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 659, as follows:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all proceedings and elections heretofore had and held by any county city borough township school district or other municipality or incorporated district within this Commonwealth to increase its indebtedness under the method or procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto where the majority of votes cast at such election was in favor of the increase of indebtedness be and the same are hereby ratified confirmed and made valid notwithstanding the authorities of such county city borough township school district or other municipality or incorporated district either did not or by separate and independent action did not prior to the ordinance or vote in pursuance of which notice of election was given to the electors signify their desire for such increase of indebtedness or did not in the words of the act and amendments and supplements aforesaid authorizing such increase signify their desire for such increase of indebtedness notwithstanding the authorities of such county city borough township school district or incorporated district signify their desire for such increase of indebtedness by a resolution instead of by an ordinance as required by said act amendments and supplements and said resolution was not advertised as is required by law for the advertisement of ordinance and notwithstanding any ordinance resolution or ballots contained one or more lawful purposes to which the increase of indebtedness were to be applied and notwithstanding the ballots were not certified or signed by the county commissioners or did not contain a brief statement of the purpose of the proposed increase of indebtedness or were not printed on the official ballot after the list of candidates but were printed on separate ballots and notwithstanding full complete and proper return of the votes was not made to the proper court or counted by the court or a record showing the results made and certified by the clerk of said court to the proper authorities of such district or municipality and notwithstanding any defect or informality in the manner of holding mode of conducting or giving notice of such election or in the form of the ballot and notwithstanding any mistake in stating in any ordinance resolution advertisement or ballot the amount of percentage of the existing debt or the percentage of the proposed increase or patent error of orthography or of numerical statement on any or all of the ballots and notwithstanding any discrepancy between the amount of the proposed increase of indebtedness as contained in the published and posted advertisements and in the printed ballot All of the bonds securities and obligations issued or to be issued in pursuance of every such election are hereby made valid binding obligations of every such county city borough township school district or other municipality or incorporated district Provided That all the other requirements of law concerning such procedure election and issue of bonds have been complied with And provided further That the provisions of this act shall not apply in any instance where the validity of such election or of any issue of bonds or other security based thereon has been made the subject of litigation in any court of the Commonwealth prior to the approval of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1234, as follows:

A Supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" establishing and regulating a Department of City Transit defining the powers duties and jurisdiction of the department and providing for its officers and employes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an additional executive department in the government of cities of the second class is hereby created to be known as the Department of City Transit which shall be in charge of a City Transit Commission consisting of five (5) residents of the city to be appointed by the Mayor subject to the approval of council one of whom shall be designated to serve from his appointment until January first one thousand nine hundred and twenty-six and one from his appointment until January first one thousand nine hundred and twenty-seven one from his appointment until January first one thousand nine hundred and twenty-eight one from his appointment until January first one thousand nine hundred and twenty-nine and one from his appointment until January first one thousand nine hundred and thirty Their respective successors shall be appointed on the expiration of their respective terms to serve five (5) years An appointment to fill a casual vacancy shall be only for the unexpired portion of the term Three (3) of the members shall be a quorum They may make regulations for their own organization and procedure consistent with the laws of this Commonwealth and the ordinances of the city they shall serve without compensation and shall make annually to the Mayor a report of their transactions and recommendations they may employ a chief engineer and such other persons and employes as may be necessary whose salaries together with the necessary expenses of the commission shall be provided for in the discretion of council by the proper appropriations and ordinances

Section 2 The Department of City Transit shall have the power to design construct manage administer and supervise any and all transit facilities purchased leased located constructed or otherwise acquired equipped owned maintained used or operated by such city Such transit facilities shall include railways and extensions thereof for the transportation of persons and property over under upon through and across any streets highways avenues bridges viaducts rivers waters and public and private lands or partly over under through or across any or all of the same They shall be taken to mean and include tunnels subways bridges elevated structures tracks polls wires conduits power houses stations lines for the transmission of power car barns shop yards sidings turnouts switches stations and approaches thereto cars and motor equipment and all works buildings appliances and appurtenances necessary and convenient for the proper construction equipment maintenance and operation of such transit facilities or any or more of them

Section 3 It shall be the duty of the Department of City Transit to take the necessary action to enforce and carry into effect the laws of this Commonwealth and the ordinances of the city pertaining to transit facilities as defined by this article

Section 4 The Transit Commission shall from time to time make such recommendation to the council of the city as to them shall seem proper for the improvement and development of facilities for transportation of persons and property within such city

Section 5 The engineers draftsmen designers and other technical employes of said Department of City Transit shall be in the exempt class under the Civil Service Law applicable to the said city and may be appointed without regard to whether they are residents of the city of Pittsburgh or not

Section 6 That all acts or parts of acts general local or special inconsistent be and the same are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 541, entitled:

An Act to further amend section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" by eliminating from said section twenty-four the words "purely" and the words "or accumulated reserve" in respect to insurance companies doing business upon the mutual plan and by authorizing the deduction for the purpose of the State tax thereby imposed upon insurance companies of the amounts paid by them as return of premiums in whole or in part upon policies cancelled or not taken or at the expiration of said policies and of the amounts of all premiums actually paid by them for re-insurance affected in insurance companies associations or exchanges organized under the laws of this Commonwealth or duly licensed to do business within this State and by changing the time for making report to the Auditor General and for the payment of taxes settled thereon

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" (Pamphlet Laws one hundred and twelve) as heretofore amended by section one of an act approved the twenty-eighth day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and eight) entitled "A supplement to the twenty-fourth section of an act entitled 'An act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurer of the several cities and boroughs within this Commonwealth" is hereby further amended to read as follows

[That hereafter] It shall be the duty of the president secretary or other proper officer of each and every insurance company [or] association or exchange incorporated by or under any law of this Commonwealth except companies doing business upon the [purely] mutual plan without any capital stock [or accumulated reserve] and purely mutual beneficial association whose funds for the benefit of members their families or heirs are made up entirely of the weekly or monthly contributions of their members and the accumulated interest thereon to make report in writing to the Auditor General [semi-annually upon the first day of July and January in each year] on or before the first day of March in the year one thousand nine hundred and twenty-six and in each year thereafter setting forth the entire amount of premiums [and] premium deposits or assessments received by such company [or] association or exchange during the [preceding six months] year ending with the thirty-first day of December preceding whether the said premiums [and] premium deposits or assessments were received in money or in the form of notes credits or any other substitute for money and whether the same were collected in this Commonwealth or elsewhere and every such company [or] association or exchange shall pay into the State Treasury [semi-annually on the last

days of January and July] on or before the thirty-first day of March following the date for filing such report in addition to any other taxes to which it may be liable under the first and twenty-first sections of this act a tax of eight mills on the dollar upon the gross amount of said premiums [and] premium deposits and assessments received from business transacted within this Commonwealth

Such company association or exchange in reporting for taxation may deduct from the gross premiums premium deposits and assessments all amounts returned on policies cancelled or not taken and all premiums paid for reinsurance where such reinsurances are effected in companies associations and exchanges authorized to transact business in this Commonwealth and that portion of the advanced premiums premium deposits or assessments returned in cash or credited to members whether as dividends earnings savings or return deposits upon the expiration or termination of their contracts Provided That this act shall not affect the right of domestic reciprocal and inter-insurance exchanges to make the deductions provided for in section one thousand and nine of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two)

Insurance companies associations or exchanges incorporated by or under any law of this Commonwealth shall in making payment of tax hereunder on or before the thirty-first day of March one thousand nine hundred and twenty-six upon premiums premium deposits and assessments received in the year ending on the thirty-first day of December preceding be entitled to credit for the amount theretofore paid by them into the State treasury or settled against them by the fiscal officers of the Commonwealth as tax on premiums and assessments received by them during any part of said year

Provided That said reports shall be made under oath or affirmation and it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to the account of any company [or] association or exchange whose officers shall neglect or refuse for a period of thirty days to make said report or to pay into the State treasury the tax imposed by the section

And provided further That hereafter the annual tax upon premiums of insurance companies association and exchanges of other states or foreign governments shall be at the rate of two per centum upon the gross premiums of every character and description received from business done within this Commonwealth within the entire calendar year preceding

On the question,

Will the House agree to the section?

Mr. WHEELER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 1, page 4, line 7, by inserting after the word "Commonwealth" the following "and mutual companies, associations, exchanges and stock companies, with participating features"

Amend Sec. 1, page 4, line 10, by striking out after the word "deduct" the following "and"

Amend Sec. 1, page 4, line 12, by inserting after the word "members" the following "or policy holders"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title was separately read and agreed to as follows:

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

An Act to further amend section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty)

entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" by eliminating from said section twenty-four the words "purely" and the words "or accumulated reserve" in respect to insurance companies doing business upon the mutual plan and by authorizing the deduction for the purpose of the State tax thereby imposed upon insurance companies of the amounts paid by them as return of premiums in whole or in part upon policies cancelled or not taken or at the expiration of said policies and of the amounts of all premiums actually paid by them for re-insurance affected in insurance companies associations or exchanges organized under the laws of this Commonwealth or duly licensed to do business within this State and by changing the time for making report to the Auditor General and for the payment of taxes settled thereon

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 851, as follows:

An Act to amend clause (c) of section fifty-seven of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (c) of section fifty-seven of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and fifty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the

discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" is hereby amended to read as follows

(c) It shall be lawful for any executor administrator trustee or other person duly authorized to take charge or possession of the personal estate of any decedent or for any guardian or other legal representative of the estate of a minor acting under letters testamentary or of administration or other authority granted by or under the laws of any other State Territory or possession of the United States of America or of any foreign country to assign and transfer and to receive the dividends or interest of any public debt or loan of the Commonwealth of Pennsylvania or of any county city borough township or school district thereof or any stocks or bonds of any corporation incorporated under the laws of this Commonwealth or the stock of any National Bank standing in the name of or belonging to the decedent minor or cestui que trust or any mortgage debt or indenture of mortgage held by or belonging to the decedent minor or cestui que trust upon real estate situate within this Commonwealth and to enter or cause to be entered satisfaction upon the record of such indenture of mortgage Before any such act shall be done by any such executor administrator trustee guardian or other person there shall be filed in the office of the register of wills for the county in which is located the office for the transfer of such loans stocks or bonds or in the case of a mortgage of the county where the mortgaged real estate may be situated when such person is acting under letters or other authority granted by or under the laws of any other State Territory or possession of the United States of America a copy of the will probate and letters issued thereon or of such other grant of authority duly authenticated in accordance with the acts of Congress or when such person is acting under letters or other authority granted by or under the laws of any foreign country a copy of such will probate and letters issued thereon or of such other grant of authority certified by the official custodian of such documents or records under his official seal if any to be a true and correct copy of the originals thereof in his possession or under his control together with the certificate of the presiding judge or the officer having jurisdiction or authority over such custodian that the attestation is in due form and by the proper officer Provided That before any such executor administrator or trustee shall assign or transfer any such loans stocks bonds or mortgages or receive any interest or dividends thereon or enter satisfaction of any such mortgage he shall also file with said register of wills an affidavit stating that the said decedent is not indebted to any person in this Commonwealth and that the proposed transfer assignment receipt or entry of satisfaction is not made for the purpose of removing any of the assets of said decedent beyond the reach of any of the creditors in this Commonwealth and any such transfer assignment receipt or entry of satisfaction without first making and filing such affidavit shall be void

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1094, as follows:

A Supplement to an Act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and section one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act' approved the twenty-sixth day of July nineteen thirteen (Pamphlet Laws one thousand three hundred seventy-four) providing as to how and when contracts between public service companies and municipalities and within the jurisdiction of the Public Service Commission may be modified or abrogated

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That after the date of the approval of this Act no contract between any public service company and any municipality and within the jurisdiction of the Public Service Commission may be modified or abrogated (other than by due mutual consent of the parties thereto) until after due hearing by the Commission after due notice and pursuant to due proofs and until after a due finding and determination by the Commission modifying or abrogating the same

Section 2 All acts or parts of acts inconsistent with this act be and they are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1095, as follows:

A Supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expenses and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of such commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and seventy-four) providing as to when increase shall become effective in the rates charges fares or tolls of any public service company duly complained of within thirty days of the filing posting and publishing of the tariff or schedule of the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That after the date of the approval of this act no increase of the rates charges fares or tolls of any public service company duly complained of within thirty days of the filing posting and publishing of the tariff or schedule of the same shall go into effect until after due hearing by the Public Service Commission after due notice and pursuant to due proofs and until after a due finding and determination by the Commission that said rates charges fares or tolls so increased are just and reasonable and not unjustly discriminatory or unduly or unreasonably preferential

Section 2 All acts or parts of acts inconsistent with this act be and they are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1096, as follows:

A Supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expenses and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of such commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of

clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred seventy-four) providing for reparation of illegal excess of rates charges fare or tolls of public service companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That after the date of the approval of this act whenever in any case whether already vending or hereinafter instituted the Public Service Commission shall determine that any of the rates charges fare or tolls of any public service company are unjust or unreasonable or unjustly discriminatory or unduly or unreasonably preferential it shall be the duty of the Commission to make and enforce and of such company to obey an order requiring such public service company forthwith to pay and transmit the illegal excess so ascertained of any such rates charges fares or tolls to each and every customer or patron of such public service company from whom such excess may have been exacted or received whenever such public service company may either by virtue or having issued certificates or from its books and records or otherwise have evidence within its possession as to the identity and whereabouts of such patrons subject however to the rights of such company to appeal to the courts and to a supersedeas

Section 2 All acts or parts of acts inconsistent with this act be and they are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1250, (Senate Bill No. 409), entitled:

An Act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by changing the time during which a State employee shall have the option of membership in the retirement association

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1251, (Senate Bill No. 410), entitled:

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments

in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of state annuities thereunder

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 928, (Senate Bill No. 340), entitled:

An Act to amend part of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1244, (Senate Bill No. 451), as follows:

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations."

Section 1 Be enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which was amended by the act approved the ninth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred fifty-nine) entitled "An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four amending the twenty-ninth section of said act so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate mortgages and others interested in real estate from loss by reason of defective titles liens and incumbrances" is hereby further amended to read as follows

Clause V The said companies shall keep all trust funds and investments separate and apart from the assets of the companies and all investments made by the said companies as fiduciaries shall be so designated as that the trust to which such investment shall belong shall be clearly known Provided That every such company shall have the right to clear receipts and payments of trust money in the regular course of business in the same manner as other funds held by it And provided further That said companies may assign to their various trust estates participation in a general trust fund of mortgages upon real estate securing bonds in which case it shall be a sufficient compliance with the provisions of this service for the company to designate clearly on its records the bonds and mortgages composing such gen-

eral trust fund the names of the trust estates participating therein and the amounts of the respective participations and in such case no estate so participating shall be deemed to have individual ownership in any bond and mortgage in such fund and the company shall have the right at any time to repurchase at market value but not less than face value any such bonds mortgages from such fund with the right to substitute therefor other bonds and mortgages

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 991, (Senate Bill No. 411), as follows:

An Act to amend sections one thousand four and one thousand eight of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws" is hereby amended to read as follows

Section 1004 Declaration To Be Filed with Insurance Commissioner Contents Such subscribers so contracting among themselves shall through their attorney file with the Insurance Commissioner of this Commonwealth a declaration verified by the oath of such attorney setting forth

(a) The name or title of the office at which such subscribers propose to exchange such indemnity contracts Such name or title shall not be so similar to any other name or title previously adopted by a similar exchange or association or by any insurance company as in the opinion of the Insurance Commissioner is calculated to result in confusion or deception

(b) The kind or kinds of insurance to be affected or exchanged

(c) A copy of the form of policy contract or agreement under or by which such insurance is to be effected or exchanged

(d) A copy of the form of power of attorney or other authority of such attorney under which such insurance is to be affected or exchanged

(e) The location of the office or offices from which such contracts or agreements are to be issued

(f) That applications have been made for indemnity upon at least one hundred (100) separate risks aggregating not less than one and one-half million (\$1,500,000) dollars as represented by executed contracts or bona fide applications to become concurrently effective or in case of employers liability or compensation insurance covering a total payroll of not less than one and one-half million (\$1,500,000) dollars

(g) That there is in the possession of such Attorney and available for the payment of losses a sum of not less than [twenty-five thousand (\$25,000)] one hundred thou-

sand (\$100,000) dollars

Section 2 That section one thousand eight of said act is hereby amended to read as follows

Section 1008 Reserves There shall at all times be maintained as a reserve a sum in cash or in securities of the character permitted by the laws of the State under which the exchange is organized for the investment of the capital and funds of an insurance company equal to fifty per centum (50%) of the aggregate net annual deposits collected and credited to the account of the subscribers on policies having one year or less to run and pro rata on those for longer periods Net annual deposits shall be construed to mean the advance payments of subscriber after deducting therefrom the amounts specifically provided in the subscribers' agreements for expenses [Said sum shall at no time be less than twenty-five thousand (\$25,000) dollars and if at any time fifty per centum (50%) of the aggregate deposits so collected and credited shall not equal that amount then the subscribers or their attorneys for them shall make up any deficiency under penalty of a revocation of the license] If said reserves at any time do not amount to one hundred thousand (\$100,000) dollars then there shall be maintained on deposit at the exchange at all times additional funds in cash or such securities which together with said reserves will equal one hundred thousand (\$100,000) dollars In calculating the foregoing reserves the funds or amounts provided for in sub-section (g) section one thousand four shall be included as part thereof There shall also be maintained as a claim or loss reserve cash or such securities as authorized sufficient to discharge all liabilities on all outstanding losses arising under policies issued If at any time the amounts on hand are less than the foregoing requirements the subscribers or their attorney for them shall make up the deficiency under penalty of a revocation of the license Such advances shall be repaid only out of the surplus funds of the exchange

Section 3 The provisions of these amendments shall not apply to any reciprocal and inter-insurance exchange to whose attorney has been issued a certificate of authority prior to the approval of this act until the expiration of six months after such approval

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this cause dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 956, (Senate Bill No. 351), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1108, (Senate Bill No. 470), entitled:

An Act authorizing counties cities boroughs incorporated towns townships and school districts to make contracts of insurance with mutual fire insurance companies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 929, (Senate Bill No. 358), entitled:

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 817, (Senate Bill No. 36), entitled:

An Act authorizing the employment of stenographers by the district attorneys of certain counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 950, (Senate Bill No. 310), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

The SPEAKER. If there is no objection, the Chair will take up at this time bills on first reading. Is there any objection? The Chair hears none.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1141, entitled:

A Joint Resolution proposing an amendment to Article nine Section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1228, entitled:

An Act giving the assent of the Commonwealth to the Act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes" and providing for the appointment of an officer to receive appropriations made under said act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 544, entitled:

An Act to amend section thirty-two of the act approved the twenty-ninth of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" and providing for the taxation of privately owned improvements erected on public lands

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 879, entitled:

An Act to amend section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a fee bill" by increasing the fees of the coroner

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 997, entitled:

An Act to amend Section eight of an Act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws ten hundred and sixty) entitled "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" and providing certain exceptions to which the provisions of the act shall not apply

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 477, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" by changing the compensation of registrars

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1276, entitled:

An Act authorizing district attorneys in counties of the sixth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasurer

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 674, entitled:

An Act to amend sections three four and five as amended and section eleven of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 438, entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1079, entitled:

An Act to further amend sections one and two and to amend section eleven of article one chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing two or more boroughs to act jointly in the acquisition improvement maintenance and control of public parks playgrounds swimming pools and gymnasiums

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1271, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1124, entitled:

An act providing for the sale of certain armories and the use of the money derived therefrom in the acquisition of property and building of other armories

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1147, entitled:

An Act conferring upon cities of the second class the power to authorize the construction maintenance and use of overhead passageways across and of underground passageways beneath public highways by the owners or lessees of the abutting properties and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1396, entitled:

An Act authorizing counties cities boroughs towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods and providing for the expenditure and repayment of such moneys by the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1365, entitled:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1263, entitled:

An Act to amend subdivision fifteen of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1136, entitled:

An Act to authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed and to reduce such claims to judgment and providing for the revival and collection of such judgments

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1129, entitled:

An Act to amend chapter five article one section two of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to erect establish and maintain market houses and market places and to regulate the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1344, entitled:

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Supplies to agree with municipalities upon the terms and conditions and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes and to receive such compensation and to release the municipality and to grant to the municipality or municipalities the right to open lay out and maintain a street highway or parkway through the lands under their supervision

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 584, entitled:

An Act to regulate and determine what weight of coal shall make a ton in all transactions in this Commonwealth and to impose penalties for short weight

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 188, entitled:

An Act amending section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 640, entitled:

An Act to regulate the practice of Chiropractic and to provide for the appointment and maintenance of a Board of Chiropractic Examiners To define the powers and duties of said Board of Chiropractic Examiners To provide for the examining and licensing of Chiropractors in this State and provide for penalties for the violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 913, (Senate Bill No. 160), entitled:

An Act authorizing local boards of health of cities of the third-class boroughs and first-class townships of the Commonwealth to organize county health associations providing for the representation of such county associations in a State Association to be formed by representatives from such county health associations and providing for the payment of the expenses of county and State associations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 943, (Senate Bill No. 91), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by extending the provisions thereof to cities and boroughs and to include appropriations to aid in defraying expenses of Armistice Day.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 915, (Senate Bill No. 106), entitled:

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. LUKEHART. Mr. Speaker, I move that this House do now adjourn until Monday, March 23rd, 1925, at 9 o'clock P. M.

The motion was agreed to, and (at 11:04 A. M.) the House adjourned until Monday, March 23rd, 1925, at 9 o'clock P. M.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., MONDAY, MARCH 23, 1925.

No. 27.

SENATE

MONDAY, March 23rd, 1925.

The Senate met at 9:00 o'clock P. M.

The PRESIDENT (Lieutenant Governor David J. Lavis) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

Almighty God: As we gather here this evening we invoke Thy divine blessing upon us. Nor do we pray for ourselves alone, but for the whole world. All men are our brothers and need Thee even as we need Thee. There is so much trouble and unrest among the nations; in so many places falsehood and injustice are enthroned. In spite of comparative peace, we are often startled by rumors of impending war. Humanity is in distress and our only hope is in Thee. May the nations learn to keep step with the Lord of Hosts; to bring their will into harmony with His will. Do Thou rule and overrule; overthrow every evil thing and bring peace and prosperity to all the world.

For Christ's sake. Amen.

PETITION PROTESTING AGAINST APPROPRIATIONS TO SECTARIAN INSTITUTIONS.

The Chair laid before the Senate petition of Golden Rule Council, No. 1121, Daughters of America, protesting against appropriations to sectarian institutions.

Which was referred to the Committee on Appropriations.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal was approved.

LEAVES OF ABSENCE.

Mr. EYRE asked and obtained leave of absence for the Senator from Fayette, Mr. Brown, for to-night's session.

Mr. BETTS asked and obtained leave of absence for the Senator from Washington, Mr. Sprowls.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 80, (Senate Bill No. 976), entitled:

An Act making an appropriation to the Northern Liberties Hospital, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 137, (Senate Bill No. 977), entitled:

An Act making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 331, (Senate Bill No. 978), entitled:

An Act making an appropriation to the Monroe County Hospital, Stroudsburg, Monroe County, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 372, (Senate Bill No. 979), entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the Indebtedness of the normal schools contained in the act approved the twenty-seventh day of May, one thousand nine hundred and twenty-one, (Appropriation Acts, page 33) entitled "An act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-one; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended.

Which was committed to the Committee on Appropriations.

House Bill No. 531, (Senate Bill No. 980), entitled:

An Act to amend section twenty-three of the act approved the first day of June, one thousand eight hundred and eighty-nine (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini, one thousand eight hundred and seventy-nine"; providing for the collection of taxes upon gross receipts of persons, individuals, companies, joint-stock association, and limited partnerships engaged in freight, passenger, oil and motor transportation, and from water power and hydro-electric companies; and providing also for the payment of taxes upon gross receipts where works are operated by others than the owners thereof.

Which was committed to the Committee on Finance.

House Bill No. 631, (Senate Bill No. 981), entitled:

An Act to amend sections two and three of an act, approved the ninth day of June, one thousand nine hundred and eleven entitled "An act to protect trees and woodlands and providing punishment for the violation thereof."

Which was committed to the Committee on Forestry.

House Bill No. 633, (Senate Bill No. 982), entitled:

An Act to amend section two of an act, approved the fifth day of May, one thousand nine hundred and eleven, entitled "An act to protect the State Forest Reserves, and providing punishment for the violation thereof."

Which was committed to the Committee on Forestry.

House Bill No. 644, (Senate Bill No. 983), entitled:

An Act to amend sections two, five and six of the act approved the sixteenth day of July, one thousand nine hundred and thirteen, (P. L. 752), entitled "A supplement to an act entitled 'An act providing for the incorporation and government of cities of the third class,' approved the twenty-third day of May, Anno Domini one thousand eight hundred eighty-nine, creating a City Planning Department, defining its jurisdiction, and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city, and for three miles beyond the city limits; and to regulate the making and use of certain public improvements until said plans are approved by said department and authorizing the exercise of the powers herein provided by a park or other municipal commission," by providing for annual appropriations to be made by the city councils to the said commission prohibiting the recording of deeds and transfers of certain properties until the streets and roads abutting upon or bounded within the same have been legally established or approved by the commission, and providing penalties.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 670, (Senate Bill No. 984), entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violations thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 757, (Senate Bill No. 985), entitled:

An Act to amend paragraph one, section five of the act, approved the the twenty-ninth day of April, one thousand eight hundred and seventy-four, (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations," as amended, changing the effect of the by-laws of corporations.

Which was committed to the Committee on Corporations.

House Bill No. 758, (Senate Bill No. 986), entitled:

An Act to amend sections seven and seventeen of an act approved the twentieth day of May, one thousand nine hundred and thirteen, (P. L. 229), entitled "An act defining and regulating public amusements and places used therefor, requiring and regulating the licensing thereof; restricting the scope of certain acts of Assembly relating thereto, and providing penalties for violations of this act."

Which was committed to the Committee on Judiciary Special.

House Bill No. 847, (Senate Bill No. 987), entitled:

An Act establishing a State Highway in the county of Elk; providing for its location, construction, improvement and maintenance by the Commonwealth; and vacating a certain section of State road in the said county of Elk.

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 863, (Senate Bill No. 988), entitled:

An Act to amend section one of the act approved the fifth day of July, one thousand eight hundred eighty-three, (Pamphlet Laws 176), entitled "A supplement to an act, entitled, 'An act regulating lateral railroads,'" approved the fifth day of May, Anno Domini one thousand eight hundred thirty-two, authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad, public road or navigable stream, within the county in which such mines are situate."

Which was committed to the Committee on Railroads.

House Bill No. 883, (Senate Bill No. 989), entitled:

An Act to amend article eleven, paragraph twelve of section one thousand two hundred and ten, section one thousand three hundred and one, and section one thousand five hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by making further provisions for the certification of supervisory officials employed by school districts.

Which was committed to the Committee on Education.

House Bill No. 895, (Senate Bill No. 990), entitled:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous, contagious or infectious diseases.

Which was committed to the Committee on Appropriations.

House Bill No. 958, (Senate Bill No. 991), entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by allowing boards of school directors, to acquire school sites, playgrounds, or buildings in another district.

Which was committed to the Committee on Education.

House Bill No. 965, (Senate Bill No. 992), entitled:

An Act to amend section one of an act, approved the eighth day of June, one thousand eight hundred and ninety-three (Pamphlet Laws, three hundred forty-five), entitled "An act relating to mandamus" as amended.

Which was committed to the Committee on Judiciary General.

House Bill No. 967, (Senate Bill No. 993), entitled:

An Act validating certain contracts in writing made by boroughs, in connection with proper legal requirements of such boroughs, involving an expenditure of over five hundred dollars, without complying with all of the requirements of an act, approved the fourteenth day of April, one thousand nine hundred and twenty-one (Pamphlet Laws, one hundred and forty-seven), entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (Pamphlet Laws, three hundred and twelve), entitled 'An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs,' where such contracts have been either in whole or in part performed by the contractor.

Which was committed to the Committee on Judiciary General.

House Bill No. 969, (Senate Bill No. 994), entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

Which was committed to the Committee on Judiciary General.

House Bill No. 970, (Senate Bill No. 995), entitled:

An Act to amend an act approved the fourteenth day of May nineteen hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing for a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" by adding an additional section to Article seventeen Chapter six thereof providing an additional method for meeting the cost of the construction of new water mains in connection with municipally owned water supply systems in boroughs by empowering boroughs to assess all or a part of the cost of such construction against the properties abutting thereon by the front foot rule and collect the same as municipal claims are now by law collected

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 971, (Senate Bill No. 996) entitled:

An Act authorizing municipalities to acquire the plant water companies in the Commonwealth of Pennsylvania located wholly within or partly without the territorial limits of the municipality

Which was committed to the Committee on Municipal Affairs.

House Bill No. 972, (Senate Bill No. 997), entitled:

An Act to amend clause forty-four of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 974, (Senate Bill No. 998), entitled:

An Act to repeal an act approved the seventh day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws 677) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' by adding additional sub-section to section nine of article seven of chapter six thereof to empower boroughs without petition of property owners to grade pave, curb macadamize or otherwise improve public streets or parts thereof and assess part of the cost thereof against the owners of the property abutting thereon when said streets or parts thereof do not exceed one thousand feet in length and connect two streets theretofore paved and improved"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1012, (Senate Bill No. 999), entitled:

An Act making an appropriation to the Department of the Auditor General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury.

Which was committed to the Committee on Appropriations.

House Bill No. 1040, (Senate Bill No. 1000), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer, Pennsylvania, by authorizing the sale and conveyance of the real estate and personal property of said hospital, and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1041, (Senate Bill No. 1001), entitled:

An Act providing constables fees for service of writs in juvenile cases

Which was committed to the Committee on Judiciary General.

House Bill No. 1058, (Senate Bill No. 1002), entitled:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary.

Which was committed to the Committee on Appropriations.

House Bill No. 1061, (Senate Bill No. 1003), entitled:

An Act making an appropriation to the Board of Trustees of Pennsylvania School.

Which was committed to the Committee on Appropriations.

House Bill No. 1091, (Senate Bill No. 1004), entitled:

An Act making an appropriation to the Cornplanter Indian School located in Warren County, Pennsylvania.

Which was referred to the Committee on Appropriations.

House Bill No. 1110, (Senate Bill No. 1005), entitled:

An Act to amend section one of an act approved the twenty fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed, Senate Bill No. 971, (House Bill No. 782), entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expenses of the county."

Mr. BUCKMAN, from the Committee on Corporations, reported as committed, Senate Bill No. 203, entitled:

An Act to further amend a part of section two of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations;" providing for the incorporation of associations for the purpose of encouraging and promoting improvement in the breeding, preservation, exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto, to members and the public.

Mr. BALDWIN, from the Committee on Finance, re-reported as committed, Senate Bill No. 483, entitled:

An Act to amend section one of an act approved the ninth day of July, one thousand nine hundred and nineteen, (Pamphlet Laws 794), entitled "An act providing that estates in buildings, ground, books, curios, pictures, statuary and other works of art passing by will to any municipality, corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax, and in certain instances the date when such tax shall become due;" extending the act to property passing to colleges, universities and educational institutions.

Mr. KUTZ, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 571, (House Bill No. 292), entitled:

A supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the fourth class.

Mr. NORTH, from the Committee on Game and Fisheries, re-reported as committed, Senate Bill No. 436, (House Bill No. 281), entitled:

An act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in the said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes specified.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 637, (House Bill No. 712), entitled:

An Act providing for the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class.

Also, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 388, (House Bill No. 430), entitled:

An Act authorizing the register of wills and ex officio clerk of the orphans' court with the consent of the judges of the separate orphans' court in counties of the second class of this Commonwealth to fix and determine the salaries of assistant clerks in said court.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 575, (House Bill No. 563), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties of the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the

expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 614, entitled:

An Act to fix the salaries of the judges of the Municipal Court of Philadelphia

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 935, (House Bill No. 797), entitled:

A supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children, especially those which relate to dependent defective delinquent neglected incorrigible or illegitimate children; defining the powers and duties of the commission; authorizing the examination of documents records and papers, and making an appropriation to meet the expenses of the said commission," continuing the commission appointed under the provisions of said act for the further period of two years, and making an appropriation.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 443, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie, for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie, said appropriation being contingent upon the raising of additional funds by the city of Erie or its citizens.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 117, entitled:

An Act making an appropriation to the Board of Trustees of the Laurelton State Village at Laurelton, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 800, (House Bill No. 368), entitled:

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 141, entitled:

An Act authorizing the Department of Forests and Waters to acquire by purchase or condemnation certain property at Chadds Ford, Delaware County, for a public park; providing for the management of said park by said Department with the advice of a departmental advisory commission hereby created.

BILLS INTRODUCED.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 1006, entitled:

An Act regulating transfers of real estate in cities of the second class which have not established a bureau of deed registry and providing a penalty.

Which was committed to the Committee on Municipal Affairs.

Mrs. VARE read in her place and presented to the Chair Senate Bill No. 1007, entitled:

An Act to authorize the acquisition by purchase or condemnation on the part of the Commonwealth of certain land to be laid out and maintained as Fort Washington Park; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. CULBERTSON read in his place and presented to the Chair Senate Bill No. 1008, entitled:

An Act to amend clause forty-one of section two, article one, chapter five, of the act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

Which was committed to the Committee on New Counties and County Seats.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 1009, entitled:

An Act to establish as a state highway a certain section of public road in Lancaster County.

Which was committed to Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1010, entitled:

An Act authorizing registers of wills in counties of the fourth class to appoint a solicitor; prescribing the duties of said solicitor and fixing his salary.

Which was committed to the Committee on Judiciary General.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 1011, entitled:

An Act providing for the paving, repaving, repairing and maintenance of the roadbed of street railway lines in streets and highways, and fixing the obligations of persons and corporations owning leasing or operating such lines with respect to the paving, repaving, repairing and maintenance of such streets and highways.

Which was committed to the Committee on City Passenger Railways.

Mr. PAINTER read in his place and presented to the Chair Senate Bill No. 1012, entitled:

An Act to establish as a state highway a certain section of public road in the counties of Armstrong and Butler.

Which was committed to Committee on Public Roads and Highways.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 1013, entitled:

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown, Pennsylvania and the management of the said school thereafter and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. MILLER read in his place and presented to the Chair Senate Bill No. 1014, entitled:

An Act to amend the act approved the fifth day of May, one thousand nine hundred and twenty-one, (P. L. 399), entitled "An act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners; providing for appointment of examiners; defining qualifications of applicants for examination; condition of granting and revoking licenses; regulating and limiting and defining the practice of dentistry; limiting

and defining operator in dental surgery; prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor; requiring the recording of licenses and registration of practitioners and the disposition of fees and fines; providing for an annual registration fee for licensed practitioners and the disposition of such fees; defining evidence of violations and providing punishment; fixing the appropriations to the dental council; providing procedure for the issuing of orders by the courts of quarter sessions commanding and restraining persons from further violations of this act.

Which was committed to the Committee on Public Health and Sanitation.

Mr. HARRIS read in his place and presented to the Chair Senate Bill No. 1015, entitled:

A Joint Resolution proposing an amendment to Article VIII, Section VII, of the Constitution of the Commonwealth of Pennsylvania, so as to permit the use of voting machines at any election or primary election held in the County of Allegheny, or any part thereof and providing for the installation and regulation of such machines.

Which was committed to the Committee on Elections.

Mr. QUIGLEY read in his place and presented to the Chair Senate Bill No. 1016, entitled:

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes.

Which was committed to the Committee on Appropriations.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 1017, entitled:

An Act to establish as a State Highway a certain section of public road in the county of Luzerne.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1018, entitled:

An Act to establish as a State Highway a certain section of public road in the county of Luzerne.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1019, entitled:

An Act to establish as a State Highway a certain section of public road in the county of Luzerne.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1020, entitled:

An Act authorizing Sheriffs in Counties of the third class to appoint a Solicitor, prescribing the duties of such Solicitor, fixing his term and providing for the fixing of his salary.

Which was committed to the Committee on New Counties and County Seats.

Mr. STEELE read in his place and presented to the Chair Senate Bill No. 1021, entitled:

An Act providing for the appointment of a commission to investigate to the Governor on the care of insane persons by the Commonwealth, and the desirability of the acquisition by the Commonwealth of all county hospitals for the same.

Which was committed to the Committee on Appropriations.

Mr. HUFFMAN read in his place and presented to the Chair Senate Bill No. 1022, entitled:

An Act to further amend sections five hundred and six and five hundred and eight of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 1023, entitled:

An Act relating to the licensing of persons, firms, or corporations advertising, soliciting, or contracting to treat shade, park or ornamental trees or shrubs by pruning, trimming or filling of cavities, or to protect such trees from damage from insects or diseases, by spraying or by any other method; providing for the appointment of a licensing board, and defining its powers and duties; providing penalties and making an appropriation.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 1024, entitled:

An Act prohibiting the investment of funds of building and loan associations in syndicated or equal lien loans where the same are divided between or among building and loan associations, individuals or corporations.

Which was committed to the Committee on Banks and Building and Loan Associations.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 1025, entitled:

An Act authorizing the Secretary of Highways, with the approval of the Governor, to establish the width and lines of State Highways for future construction where it appears uneconomical to widen existing highways; providing for acknowledgment by the Secretary of Highways and recording of plans therefor in the proper county; and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway; and providing for the payment of damages.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1026, entitled:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways, or any highway being constructed under the supervision or with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1027, entitled:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment

of all new townships and boroughs within said county, fixing fee for such certification and providing penalty.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1028, entitled:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches, and providing for the payment of damages.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1029, entitled:

An Act to amend sections two, three, four, five, seven, nine, twenty, twenty-four, twenty-five, twenty-six and twenty-eight of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 678) entitled "An act relating to and regulating the use of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same and the licensing of all operators thereof; providing the fee therefor, and the disposition of such fees; limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing registration or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violation thereof; and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended.

Which was committed to the Committee on Public Roads and Highways.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary of the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were as follows:

APPROVAL OF SENATE BILLS Nos. 61, 85, 455, 94, 98, 277, and 279.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 17, 1925.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 61, entitled, "An act to amend route number one hundred and two of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled 'An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs

and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petition providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act' as amended".

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 85, entitled, "An Act for the protection of the safety of the traveling public by authorizing counties and townships to purchase or condemn by the right of eminent domain property and lands along highways so as to eliminate dangerous curves and widen narrow highways"

Senate Bill No. 455, entitled, "An Act to amend Section three of the act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand ninety) entitled 'A Supplement to an act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand one hundred and seventy-three) entitled 'An act constituting a commission to make an investigation of the battlefields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War defining the powers and duties of the commission and making an appropriation' continuing said commission providing for the erection of certain memorials in France and Belgium and making an appropriation.'"

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 17, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 94, entitled, "An Act to validate the obligations of school districts issued prior to January first one thousand nine hundred and twenty-four pursuant to section five hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for

the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and its amendments notwithstanding that said obligations were not issued under the seal of the district if any were not properly attested by the president and secretary of the board of directors of such district and that the incurring of said indebtedness and the issuing of obligations therefor were not first authorized by not less than two-thirds of the members of the board of school directors and that no provision for the payment of the same from the current revenue of said district was made."

Senate Bill No. 98, entitled, "An Act to further amend section one of the act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifteen) entitled 'An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population' as amended by providing that the deputy prothonotary in counties of the third class shall receive the same salary paid other deputies in such county."

Senate Bill No. 277, entitled, "An Act to amend section one of article three clause (b) of section four of article two and to add article twenty-four to an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled 'An act for the better government of cities of the first class of this Commonwealth' by abolishing the office of Purchasing Agent and substituting therefor a new department to be known as the Department of Supplies."

Senate Bill No. 279, entitled, "An Act to amend section one of an act approved the thirteenth day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred twenty-nine) entitled 'An Act to provide for safety guards upon passenger elevators and providing a penalty for violation thereof.'"

GIFFORD PINCHOT.

NOMINATIONS BY THE GOVERNOR.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John C. Stuckent, Willow Grove, Pa., to be Justice of the Peace in and for the Township of Upper Moreland, Montgomery County.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Roy Miner, Scottdale, Pa., to be Justice of the Peace in and for the Township of Upper Tyrone, Fayette County.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Clyde R. Hayward, of Woodlawn, to be Justice of the Peace in and for the Borough of Woodlawn, Beaver County.

GIFFORD PINCHOT.

MEMBER BOARD OF TRUSTEES MOTHER'S ASSISTANCE FUND.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Mrs. Mabel C. Hagenbuck, 518 North 25th St., Allentown, Pa., to be a member of the Board of Trustees of the Mothers' Assistance Fund for Lehigh County.

GIFFORD PINCHOT.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration:

ALLEGHENY COUNTY.

Carl K. Devlin, 1007 Peoples Bank Bldg., Pittsburgh, March 29, 1925.

F. R. S. Kaplan, McKeesport, March 26, 1925.

H. W. Nestle, 122 W. McIntyre Ave., Pittsburgh, March 25, 1925.

W. C. Rice, 410 Oliver Bldg., Pittsburgh, March 30, 1925.

CARBON COUNTY.

Payson C. Bittner, Palmerton, March 25, 1925.

W. T. Stedman, Mauch Chunk, March 21, 1925.

CHESTER COUNTY.

Miss Linda M. Fulmer, Parkesburg, March 25, 1925.

DELAWARE COUNTY.

John A. Butler, Eddystone, March 25, 1925.

MERCER COUNTY.

Miss Louise Spears, Grove City, March 25, 1925.

NORTHAMPTON COUNTY.

I. B. Hochman, Easton, April 5, 1925.

PHILADELPHIA COUNTY.

James J. Crosson, 2957 Gaul St., Phila., March 28, 1925.
Walter E. Lawrence, 1940 W. Somerset St., Phila., March 25, 1925.

Harry T. Rotenbury, 4838 N. Camac St., Phila., March 25, 1925.

Miss Mary Weisenburger, 144 N. 18th St., Phila., March 23, 1925.

YORK COUNTY.

J. H. Bartenschlager, Stewartstown, April 6, 1925.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Harold Colwes, 129 Millbridge St., Pittsburgh.

Miss Huldah A. Davidson, 607 Lorenz Ave., Pittsburgh.

Samuel D. Gray, Dormont.

N. W. Imboden, 831 Heberton Ave., Pittsburgh.

Miss Selma M. Iseman, Tarentum.

H. J. Krelling, 3336 Delaware St., Pittsburgh.

Mrs. Laura E. Mackie, 722 Ivy St., Pittsburgh.

John Maior, Brentwood.

G. Stanley Marsh, Brentwood.

Mrs. Marion McMaster, 320 N. Euclid Ave., Pittsburgh.

W. M. McMillin, 720 Honewood Ave., Pittsburgh.

Robert Samuels, McKeesport.

Charles Schafer, 2202 Spring St., Pittsburgh.

George W. Seel, Etna.

C. Victor Shaffer, McKees Rocks.

Miss Margaret C. Taylor, 1729 Chislett St., Pittsburgh.

David H. Thompson, 5823 Older St., Pittsburgh.

Mrs. Ellen B. Wagner, McKeesport.

M. D. Wedner, 1623 Bedford Ave., Pittsburgh.

John H. Wylie, Wilkinsburg.

BEDFORD COUNTY.

L. I. Stallings, Hyndman.

BUTLER COUNTY.

Michael S. Karlitsky, Butler.

CAMBRIA COUNTY.

J. L. Binder, Barnesboro.

J. F. Horan, Barnesboro.

Miss E. R. James, Johnstown.

CARBON COUNTY.

Mrs. B. R. Davis, Summit Hill.

CHESTER COUNTY.

Samuel P. Green, Kennett Square.

CLARION COUNTY.

I. F. Dempsey, New Bethlehem.

CRAWFORD COUNTY.

Walter J. McClintock, Meadville.

CUMBERLAND COUNTY.

W. H. Crider, Carlisle.

DAUPHIN COUNTY.

George W. Jacobs, Harrisburg.

Miss Tildia A. Ravor, Steelton.

DELAWARE COUNTY.

Mrs. Florence P. Hallman, Lima.

Miss H. Catherine Miller, Drexel Hill.

Abraham B. Rieman, Chester.

Henry J. Schmidt, Aldan.

E. Smedley Ward, Ridley Park.

ELK COUNTY.

George S. Rupprecht, St. Marys.

ERIE COUNTY.

Charles Hagenlocher, Erie.

Leonard J. Kujawski, Erie.

LACKAWANNA COUNTY.

Joseph Kiesel, Scranton.

LANCASTER COUNTY.

Miss M. Edith Hahn, Lancaster.

I. P. Hepler, Lancaster.

LAWRENCE COUNTY.

Charles J. Kenahan, New Castle.

Benjamin J. Martin, New Castle.

Tony E. Turner, Ellwood City.

LUZERNE COUNTY.

Miss Klara S. Thomas, Forty Fort.

LYCOMING COUNTY.

Miss Annie L. Bardo, Montgomery.
Mrs. Gertrude F. Fisher, Williamsport.
Thomas J. Rider, Williamsport.

MONTGOMERY COUNTY.

J. M. Peterman, 3659 York Road, Philadelphia.

NORTHAMPTON COUNTY.

Edgar R. Kichline, Bethlehem.
Alexander Kuhar, Northampton.
Fred C. Piccirilli, Bethlehem.

PHILADELPHIA COUNTY.

Geo. A. Butler, 2451 N. Sepviva St., Philadelphia.
Frank A. Diehl, 2208 N. 17th St., Philadelphia.
Miss E. M. Eisenhower, 407 N. 33d St., Philadelphia.
Miss Lillian E. Errig, 1634 S. Ringgold St., Philadelphia.
Isadore Gewertz, 1032 N. 46th St., Philadelphia.
Erwin A. Rosenberger, 5117 Saul St., Philadelphia.
Joseph Rubin, 6230 Osago Ave., Philadelphia.
Mrs. Blanche Veale, 43d & Chester Ave., Philadelphia.
Miss D. H. Wager, 4323 Peachin St., Philadelphia.
James K. Wheatley, 5118 Locust St., Philadelphia.

VENANGO COUNTY.

John T. Dolphin, Oil City.
C. R. Keniston, Oil City.

WESTMORELAND COUNTY.

George E. Cashdollar, Penn.

YORK COUNTY.

John H. Eyster, York.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations. On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley. |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz. |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele. |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare. |
| Daix, | Homsher, | Norton, | Weingartner. |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. SALUS. Mr. President, I second the motion.
The motion was agreed to.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor David J. Davis) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 13, entitled:

Senate No. 671, (H. R. 13), An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

House Bill No. 18, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware, Commonwealth of Pennsylvania.

House Bill No. 19, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania.

House Bill No. 23, entitled:

Senate No. 674, (House 23), An Act making an appropriation to the Beaver Valley General Hospital at New Brighton, Pennsylvania.

House Bill No. 24, entitled:

An Act making an appropriation to the Rochester General Hospital of Rochester, Beaver County Pennsylvania.

House Bill No. 25, entitled:

Senate No. 676, (House No. 25). An act making an appropriation to the Beaver County Children's Home of New Brighton, Pennsylvania.

House Bill No. 26, entitled:

Senate No. 677, (House 26), An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy, Philadelphia to cover deficiency in maintenance and education of state pupils.

House Bill No. 28, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania.

House Bill No. 30, entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia, Pennsylvania.

House Bill No. 44, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster, Pennsylvania.

House Bill No. 46, entitled:

Senate 681 (House 46), An Act making an appropriation to the Lancaster General Hospital, Lancaster Pennsylvania.

House Bill No. 48, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia, Lancaster County Pennsylvania.

House Bill No. 54, entitled:

Senate 683, (House 54), An Act transferring and reappropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the

Water Supply Commission of the Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras in the county of Pike.

House Bill No. 63, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania.

House Bill No. 67, entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania.

House Bill No. 70, entitled:

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania.

House Bill No. 71, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania.

House Bill No. 72, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania.

House Bill No. 73, entitled:

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania.

House Bill No. 79, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania.

House Bill No. 81, entitled:

Senate 691, (House 81), An Act making an appropriation to the Lying in Charity Hospital Philadelphia.

House Bill No. 83, entitled:

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

House Bill No. 84, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 86, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 87, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

House Bill No. 89, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 90, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

House Bill No. 91, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

House Bill No. 93, entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

House Bill No. 94, entitled:

An Act making an appropriation to the Childrens Industrial Home at Harrisburg Pennsylvania

House Bill No. 95, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

House Bill No. 101, entitled:

An Act making an appropriation to the York Society to protect Children and Aged Persons at York Pennsylvania

House Bill No. 1102, entitled:

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

House Bill No. 103, entitled:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

House Bill No. 108, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

House Bill No. 109, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Pennsylvania

House Bill No. 110, entitled:

An Act making an appropriation to the Adrain Hospital Association of Punxsutawney Jefferson County Pennsylvania

House Bill No. 116, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 118, entitled:

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

House Bill No. 125, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 127, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 128, entitled:

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

House Bill No. 129, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

House Bill No. 130, entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 132, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

House Bill No. 134, entitled:

An Act making an appropriation to the Howard Hospital Philadelphia Pennsylvania

House Bill No. 135, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

House Bill No. 136, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 139, entitled:

An Act making an appropriation to the Robert Packer Hospital at Sayre Pennsylvania

House Bill No. 141, entitled:

An Act making an appropriation to the Florence Crittendon Home of Harrisburg Pennsylvania

House Bill No. 142, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 145, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

House Bill No. 151, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

House Bill No. 164, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

House Bill No. 169, entitled:

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

House Bill No. 175, entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

House Bill No. 177, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 178, entitled:

An Act making an appropriation to the Home for Friendless Children at Easton Pennsylvania

House Bill No. 179, entitled:

An Act making an appropriation at the Easton Hospital at Easton Pennsylvania

House Bill No. 186, entitled:

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

House Bill No. 191, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

House Bill No. 197, entitled:

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

House Bill No. 198, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

House Bill No. 199, entitled:

An Act making an appropriation to the Mount Sinai Hospital Philadelphia Pennsylvania

House Bill No. 201, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 202, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

House Bill No. 203, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

House Bill No. 205, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

House Bill No. 206, entitled:

An Act making an appropriation to the Old Ladies Home located at Wissinoming Philadelphia

House Bill No. 207, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 213, entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 214, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

House Bill No. 215, entitled:

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

House Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittendon Circle of Wilkes-Barre Pennsylvania

House Bill No. 224, entitled:

An Act making an appropriation to the J C Blair Memorial Hospital at Huntingdon Pennsylvania

House Bill No. 226, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania and providing for a deficiency for the fiscal year ending June first one thousand nine hundred and twenty-five

House Bill No. 232, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

House Bill No. 233, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 234, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

House Bill No. 236, entitled:

An Act making an appropriation to the Home for the Aged located at One Thousand Eight Hundred Nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 237, entitled:

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

House Bill No. 238, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

House Bill No. 239, entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

House Bill No. 240, entitled:

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

House Bill No. 241, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 244, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighty-two Westminister Avenue Philadelphia Pennsylvania

House Bill No. 245, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 246, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 247, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 248, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

House Bill No. 249, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

House Bill No. 252, entitled:

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

House Bill No. 253, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 260, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

House Bill No. 261, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

House Bill No. 270, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 272, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 278, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

House Bill No. 285, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at Johnstown Pennsylvania

House Bill No. 288, entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams County Pennsylvania

House Bill No. 291, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 295, entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

House Bill No. 296, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 298, entitled:

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

House Bill No. 300, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

House Bill No. 301, entitled:

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

House Bill No. 302, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 307, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

House Bill No. 310, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

House Bill No. 315, entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 316, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

House Bill No. 317, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 322, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Arts Philadelphia Pennsylvania

House Bill No. 328, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

House Bill No. 343, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 346, entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 347, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

House Bill No. 350, entitled:

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

House Bill No. 351, entitled:

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

House Bill No. 352, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

House Bill No. 354, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

House Bill No. 357, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

House Bill No. 359, entitled:

An Act making an appropriation to the Children's Home Society of Pennsylvania

House Bill No. 371, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

House Bill No. 375, entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 376, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

House Bill No. 377, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

House Bill No. 381, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

House Bill No. 385, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

House Bill No. 387, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

House Bill No. 395, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

House Bill No. 396, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

House Bill No. 397, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 399, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

House Bill No. 400, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

House Bill No. 407, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 408, entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance.

House Bill No. 422, entitled:

An Act making an appropriation to the Butler County Memorial Butler County Pennsylvania.

House Bill No. 433, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

House Bill No. 441, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania.

House Bill No. 449, entitled:

An Act authorizing the Department of Public Instruction annually to fix the fees to be charged for the several professional examining boards within the said Department and prescribing the basis upon which such fees shall be fixed.

House Bill No. 450, entitled:

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of moneys accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards and transferring to the General fund of the State Treasury any unexpended balances in any such funds

House Bill No. 458, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives, Oil City, Pennsylvania.

House Bill No. 461, entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania.

House Bill No. 466, entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania.

House Bill No. 474, entitled:

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania.

House Bill No. 478, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania.

House Bill No. 480, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania.

House Bill No. 488, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia.

House Bill No. 493, entitled:

An Act providing for the levy of a poll tax in counties of the second third fourth fifth sixth seventh and eighth class and in boroughs towns and townships and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trade and occupations

House Bill No. 494, entitled:

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

House Bill No. 508, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 509, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 510, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 548, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

House Bill No. 556, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 558, entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport

House Bill No. 566, entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 599, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School at Philadelphia Pennsylvania

House Bill No. 604, entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

House Bill No. 632, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

House Bill No. 635, entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 638, entitled:

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania

House Bill No. 648, entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 651, entitled:

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

House Bill No. 653, entitled:

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania

House Bill No. 657, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania

House Bill No. 667, entitled:

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor changing the time within which a surviving spouse must elect to take under or against will of deceased spouse

House Bill No. 694, entitled:

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania.

House Bill No. 698, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania.

House Bill No. 714, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania.

House Bill No. 718, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania.

House Bill No. 729, entitled:

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof.

House Bill No. 742, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

House Bill No. 753, entitled:

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania.

House Bill No. 759, entitled:

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital.

House Bill No. 769, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia.

House Bill No. 778, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital.

House Bill No. 781, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania.

House Bill No. 786, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania.

House Bill No. 787, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania.

House Bill No. 804, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania.

House Bill No. 805, entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania.

House Bill No. 808, entitled:

An Act making an appropriation to Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

House Bill No. 823, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania.

House Bill No. 852, entitled:

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer.

House Bill No. 867, entitled:

An Act making an appropriation to the Florence Crittendon Home of Erie Pennsylvania.

House Bill No. 888, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg.

House Bill No. 899, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils.

House Bill No. 901, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania.

House Bill No. 959, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania.

House Bill No. 987, entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania.

House Bill No. 988, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania.

House Bill No. 993, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania.

House Bill No. 998, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania.

House Bill No. 1016, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania.

House Bill No. 1025, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania.

House Bill No. 1036, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia.

House Bill No. 560, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

House Bill No. 12, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools, Glen Mills, Delaware County, Pennsylvania.

House Bill No. 17, entitled:

An Act to amend section one of the act approved the twenty-seventh day of March, one thousand nine hundred and three (P. L. 83), entitled, "An act for the payment of the expenses of the maintenance and instruction of children, committed to Houses of Refuge which are not exclusively under State control, jointly by the State and by the counties from which they may be sent; and providing a method for determining the amount due, and collecting the same from said counties," by changing the time of payment of counties.

House Bill No. 29, entitled:

An Act to amend section one of the act approved the fifteenth day of March, one thousand nine hundred and eleven (P. L. 20), entitled "An act regulating in criminal trials the cross examination of a defendant when testifying in his own behalf by prohibiting the introduction as evidence of certain testimony or records."

House Bill No. 50, entitled:

An Act to amend section one of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two) entitled "An act to provide for the protection of insane persons feeble minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing the guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the powers of the guardian and authorizing the sale of real estate of the ward"

House Bill No. 106, entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and seventy-one) entitled "An act requiring banks banking corporations copartnerships or associations cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void" by extending its provisions to all corporations copartnerships and associations.

House Bill No. 187, entitled:

An Act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred twenty-two) entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned

or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State County city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses.

House Bill No. 243, entitled:

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital

House Bill No. 294, entitled:

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital.

House Bill No. 361, entitled:

An Act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred twenty-two) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation therefor and providing penalties"

House Bill No. 388, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five

House Bill No. 393, entitled:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

House Bill No. 401, entitled:

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania.

House Bill No. 406, entitled:

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary.

House Bill No. 457, entitled:

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge

House Bill No. 471, entitled:

An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties

House Bill No. 482, entitled:

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital.

House Bill No. 484, entitled:

An Act to amend section seven of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizers prescribing penalties for its violation and repealing an act entitled 'An act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers.

House Bill No. 495, entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

House Bill No. 549, entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 630, entitled:

An Act to further amend clause three section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four) entitled "A further supplement to the act entitled 'An act concerning divorces' " as amended by taking away the right of support or alimony in certain cases

House Bill No. 663, entitled:

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 666, entitled:

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 675, entitled:

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation"

House Bill No. 676, entitled:

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of counties of the first class

House Bill No. 751, entitled:

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation

House Bill No. 24, entitled:

An Act making an appropriation to the Rochester General Hospital, of Rochester, Beaver County, Pennsylvania.

House Bill No. 84, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg, Pennsylvania.

House Bill No. 94, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg, Pennsylvania.

House Bill No. 110, entitled:

An Act making an appropriation to the Adrian Hospital Association, of Punxsutawney, Jefferson County, Pennsylvania.

House Bill No. 116, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

House Bill No. 129, entitled:

An Act making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

House Bill No. 132, entitled:

An Act making an appropriation to the Miners' Hospital, of Northern Cambria, at Spangler, Cambria County, Pennsylvania.

House Bill No. 145, entitled:

An Act making an appropriation to the Citizens General Hospital, of New Kensington, Pennsylvania.

House Bill No. 175, entitled:

An Act making an appropriation to the Mercy Hospital, of Philadelphia, Pennsylvania.

House Bill No. 197, entitled:

An Act making an appropriation to the Franklin Hospital, Franklin, Pennsylvania.

House Bill No. 226, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois, at DuBois, Pennsylvania, and providing for a deficiency for the fiscal year ending June first, one thousand nine hundred and twenty-five.

House Bill No. 233, entitled:

An Act making an appropriation to the Pottstown Hospital, Pottstown, Pennsylvania.

House Bill No. 253, entitled:

An Act making an appropriation to the Oil City Hospital, Oil City, Pennsylvania.

House Bill No. 270, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulation Library for the Blind, at Philadelphia.

House Bill No. 296, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading, Pennsylvania.

House Bill No. 300, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia, Philadelphia, Pennsylvania.

House Bill No. 310, entitled:

An Act making an appropriation to the Brownsville General Hospital, Brownsville, Pennsylvania.

House Bill No. 322, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art, Philadelphia, Pennsylvania.

House Bill No. 346, entitled:

An Act making an appropriation to the Latrobe Hospital, Latrobe, Pennsylvania.

House Bill No. 351, entitled:

An Act making an appropriation to the Homeopathic Hospital, West Chester, Chester County, Pennsylvania.

House Bill No. 354, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association, at Canonsburg, Pennsylvania.

House Bill No. 371, entitled:

An Act making an appropriation to the Lock Haven Hospital, Lock Haven, Pennsylvania.

House Bill No. 389, entitled:

An Act making an appropriation to pay for the care, treatment, removal and maintenance of the indigent insane for two years ending the thirty-first day of May, one thousand nine hundred and twenty-seven.

House Bill No. 466, entitled:

An Act making an appropriation to the Memorial Hospital at Mount Pleasant, Pennsylvania.

House Bill No. 556, entitled:

An Act making an appropriation to the Kittanning General Hospital, Kittanning, Pennsylvania.

House Bill No. 566, entitled:

An Act making an appropriation to the Home for the Friendless, of the City of Williamsport, Pennsylvania.

House Bill No. 805, entitled:

An Act making an appropriation to the Andrew Kaul Memorial Hospital, at St. Mary's, Elk County, Pennsylvania.

House Bill No. 987, entitled:

An Act making an appropriation to the Kensington Hospital for Women, of Philadelphia, Pennsylvania.

House Bill No. 493, entitled:

An Act providing for the levy of a poll tax in counties of the second, third, fourth, fifth, sixth, seventh and eighth class and in boroughs, towns and townships and abolishing therein taxes on salaries and emoluments of office, offices, offices and posts of profit, professions, trades and occupations.

Senate Bill No. 3, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women, in the City of Philadelphia.

Senate Bill No. 6, entitled:

An Act making a deficiency appropriation to the Home for training in Speech of Deaf Children before they are of school age, at Philadelphia, Pennsylvania.

Senate Bill No. 44, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem, Lehigh County, Pennsylvania.

Senate Bill No. 43, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania.

Senate Bill No. 45, entitled:

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania.

Senate Bill No. 57, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania.

Senate Bill No. 59, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

Senate Bill No. 62, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Senate Bill No. 64, entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the city of Scranton.

Senate Bill No. 67, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Senate Bill No. 75, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

Senate Bill No. 76, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania.

Senate Bill No. 77, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 90, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Senate Bill No. 100, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

Senate Bill No. 104, entitled:

An Act making an appropriation to the Allegheny General Hospital

Senate Bill No. 105, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

Senate Bill No. 114, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 129, entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

Senate Bill No. 140, entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County Pennsylvania

Senate Bill No. 142, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Senate Bill No. 180, entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side City of Pittsburgh Pennsylvania

Senate Bill No. 181, entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Senate Bill No. 184, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester Pennsylvania

Senate Bill No. 186, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

Senate Bill No. 193, entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania

Senate Bill No. 194, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia

Senate Bill No. 214, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

Senate Bill No. 228, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Senate Bill No. 258, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Senate Bill No. 281, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Senate Bill No. 302, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 327, entitled:

An Act making an appropriation to the McKeesport Hospital Pennsylvania

Senate Bill No. 344, entitled:

An Act making an appropriation to the Friends' Home for Children of the City of Philadelphia and State of Pennsylvania

Senate Bill No. 357, entitled:

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession

Senate Bill No. 362, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

Senate Bill No. 364, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Senate Bill No. 370, entitled:

An Act making an appropriation to the Florence Crittendon Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

Senate Bill No. 371, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

Senate Bill No. 383, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

Senate Bill No. 448, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

Senate Bill No. 450, entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Creamer for moneys erroneously paid into the State Treasury

Senate Bill No. 458, entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Whereupon,

The PRESIDENT (Lieutenant-Governor David J. Davis) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 3.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 3, entitled:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs defining its powers and duties providing for its administration and repealing inconsistent laws

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 6.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 6, entitled:

An Act creating the Public Service Commission of the Commonwealth of Pennsylvania in the Department of Internal Affairs; vesting in and conferring upon said Commission the powers and duties now by law conferred upon the existing Public Service Commission; providing for the administration of said Commission; abolishing the existing Commission; and repealing inconsistent laws.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 44.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 44, entitled:

An Act making an appropriation to the Home for Friendless Children, of Lancaster, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 43.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 43, entitled:

An Act to amend section five of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred eight) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the courts of Common pleas and the judges of the orphans' courts" by providing increased salaries for judges of the courts of common pleas having a separate judicial district to which another county is attached

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 45.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 45, entitled:

An Act to amend section fifty-seven of the act approved the twenty-third day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and thirty) entitled "An act dividing the cities of this state into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offences in all of said cities and providing for the incorporation and government of cities of the third class" providing for the acceptance of said act by certain cities of the third class providing for the election of certain city officers and members of city council in such cities and fixing the time when the terms of members of councils and certain city officers then in office shall cease and be terminated

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 57.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 57, entitled:

An Act transferring and re-appropriating to the Department of Property and Supplies certain unexpended balances of appropriations heretofore made to a commission created for the purpose of selecting a site and erecting a monument to the late Brigadier General of the United States Army Galusha Pennypacker

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 59.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 59, entitled:

An Act transferring and reappropriating to the Department of Forests and Waters certain unexpended balances of appropriations heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of deepening widening and improving French Creek in the County of Crawford

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 62.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 62, entitled:

An Act making an appropriation to the Lewistown Hospital, of Lewistown, Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 64.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 64, entitled:

An Act to amend section one of the act approved the thirteenth day of April, one thousand nine hundred and twenty-one (P. L. 138), entitled "An act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act, approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws, two hundred forty-four), entitled 'An act providing for the original location, laying out and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alternation of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said road; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road'; and providing for the filing, reviving, and collecting of liens arising from any assessment of benefits thereunder," by making the provisions thereof apply to all counties.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 67.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 67, entitled:

An Act making an appropriation to the Christian Home, of Johnstown, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 75.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 75, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf, at Scranton, Lackawanna County, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 76.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 76, entitled:

An Act to further amend section two hundred thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 77.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 77, entitled:

An Act to amend section twelve of the act approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated town, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended; dedicating a portion of the moneys collected under the provisions of this act for the payment of rewards to townships of the second class for road and bridge improvements.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 90.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 90, entitled:

An Act making an appropriation to the Erie Home for the Friendless, of the City of Erie, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 100.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 100, entitled:

An Act making an appropriation to the Pennsylvania Soldiers' and Sailors' Home at Erie, Pennsylvania, for the maintenance of said Home and payment of expenses of administration, including salaries of officials and clerks, and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 104.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 104, entitled:

An Act requiring the furnishing and prescribing a form of seal and manner in which aldermen, magistrates, justices of the peace and notaries public shall certify their official acts; and making acts in violation thereof invalid.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 105.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 105, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 114.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 114, entitled:

An Act regulating the recording of deeds and other instruments containing illegible matter

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 129.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 129, entitled:

An Act making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 140.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 140, entitled:

An Act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 142.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 142, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 180.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 180, entitled:

An Act making a deficiency appropriation to the Easton Hospital, at Easton, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 181.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 181, entitled:

An Act concerning the Flag of the United States of America and other flags; and revising, amending, consolidating and changing the law relating thereto.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 184.

He also presented communication from the House of Representatives, informing the Senate that the House has con-

curred in amendments made by the Senate to House Bill No. 184, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Perry and Juniata.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 186.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 186, entitled:

An Act making an appropriation to the General Hospital, East Stroudsburg, Monroe County, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 193.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 193, entitled:

An Act to validate acts done by corporations before the recording of their charters.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 194.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 194, entitled:

An Act to further amend section three of an act approved the twentieth day of April, one thousand eight hundred and seventy-four (P. L. 65) entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended; by providing that the vote shall be counted by the Court of Quarter Sessions.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 214.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 214, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 228.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 228, entitled:

An Act providing for the maintenance by the Commonwealth of State-aid roads and highways in townships of the second class.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 258.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 258, entitled:

An Act authorizing the limiting of the capacity of county and township bridges imposing a penalty and fixing liability

for damages resulting from violation of the provisions of this act.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 281.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 281, entitled:

An Act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes specified.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 302.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 302, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 327.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 327, entitled:

An Act to amend part of section four hundred and twenty-one of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended; making females subject to the township tax on occupations in townships of the second class.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 344.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 344, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to anyone claiming title thereto and providing a penalty

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 357.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 357, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 362.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 362, entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 364.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 364, entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred and ninety-eight) entitled "An act to establish a county court for the County of Allegheny and in prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 370.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 370, entitled:

An Act to regulate and standardize the manufacture and sale of clinical thermometers and provide a penalty.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 371.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 371, entitled:

An Act making an appropriation to the Lock Haven Hospital, Lock Haven, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 383.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 383, entitled:

An Act fixing the salaries of the fire marshals and the deputies and assistant fire marshals providing for their office of office supplies and clerical assistance and providing for the appointment and compensation of a solicitor in counties wherein the office of fire marshal has been established under existing laws.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 448.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 448, entitled:

An Act making an appropriation to the Superintendent of Public Instruction to carry into effect the provisions of the act, approved the twentieth day of May, one thousand nine hundred and twenty-one (P. L. 1034), entitled "An act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions."

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 450.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 450, entitled:

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of moneys accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards and transferring to the general fund of the State Treasury any unexpended balances in any such funds.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL
NO. 458.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 458, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives, Oil City, Pennsylvania.

HOUSE MESSAGES.

SENATE BILL NO. 73, RETURNED WITH
AMENDMENTS.

He also returned to the Senate, Senate Bill No. 73, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 4, by striking out the word "ten" and inserting in lieu thereof the word "fifteen;" also line 5 by striking out "\$10,000" and inserting in lieu thereof "\$15,000"; also line 13 by striking out "derd" and inserting in lieu thereof "dered."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 192, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 192, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 9, by inserting after the word "maintenance" the words "to be paid according to law."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 195, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 195, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 4, by striking out the word "fifty" and inserting in lieu thereof the word "sixty"; also line 5 by striking out "\$50,000" and inserting in lieu thereof "\$60,000".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 231, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 231, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 5, by inserting before the word "or" the following: "\$13,500".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |

Davis,
Derrick,

Huffman,
Joyce,

Painter,
Patton,

Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 345, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 345, entitled:

An Act making an appropriation to The House of Industry for Discharged prisoners of the City of Philadelphia and State of Pennsylvania

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend the title line 2, by striking out the word "prisoners".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 353, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 353, entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 3, by striking out the word "two" and inserting in lieu thereof the word "one"; also page 2, by inserting after line 18, the following: "The amount herein appropriated shall be available until the purposes for which appropriated have been accomplished and shall not be held or construed to have lapsed for the reason that the same was not used within a specified time after the passage of this act"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL No. 7, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 7, entitled:

An Act to exempt from payment of inheritance taxes bequests and devises to institutions of purely public charity

With the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 10, by striking out the words "for the following purposes"; also by striking out the balance of the section.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Krause, | Phipps, |
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Huffman, | Norton, | Woodward, |
| Davis, | Homsher, | Painter, | Weingartner, |
| Derrick, | Joyce, | Patton, | |

YEAS—0.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 472, (House Bill No. 378), as follows:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring person manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" is hereby amended to read as follows

Section 3 That the Secretary of Agriculture shall promulgate uniform rules and regulations for enforcing this act including the collection and examination by existing bureaus of insecticides and fungicides manufactured or offered for sale in the Commonwealth for the purpose of determining whether such articles are adulterated or misbranded within the meaning of this act and if it shall appear after such examination that any of such specimens are adulterated or misbranded within the meaning of this act the Secretary of Agriculture shall cause notice thereof to be given to the person from whom such sample was obtained Any person so notified shall be given an opportunity to be heard at a designated time and place and if it appears that any of the provisions of this act have been violated the Secretary of Agriculture shall cause the certification of such facts to the proper court with a copy of the results of the analysis or examination authenticated by the analyst or expert under oath. Results of analysis or examination of insecticides and fungicides may be published under the direction of the Secretary of Agriculture

Section 2 That said act is hereby amended by adding thereto Section 5 (a) which reads as follows

Section 5 (a) Every person manufacturing insecticides or fungicides in this Commonwealth and every person importing insecticides or fungicides into this State for the purpose of reselling the same on or before the first day of January of each year or before selling offering or exposing

for sale such insecticides or fungicides shall register and file with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such insecticides or fungicides that he or they shall manufacture import or offer for sale during the next ensuing year and such additional information concerning the same as the Secretary of Agriculture may require and he or they shall pay to the Secretary of Agriculture the sum of five dollars (\$5.00) for each kind or brand of such insecticide or fungicide so registered. Provided that every person registering five kinds or brands of insecticides or fungicides and paying to the Secretary of Agriculture the sum of Five Dollars (\$5.00) for each may register additional kinds or brands for the sum of One Dollar (\$1.00) for each insecticide or fungicide. All moneys so received shall be immediately paid by the Secretary of Agriculture into the general fund of the State Treasury.

The Secretary of Agriculture may refuse to register any kind or brand of insecticide or fungicide and he may revoke any registration which shall have been accepted when such kind or brand has been found to be adulterated misbranded or to have little or no value for the purpose for which it is intended to be used.

It shall be unlawful for any person to sell offer or expose for sale any insecticide or fungicide that is not properly registered under the provisions of this section.

Section 3 That section nine of said act is hereby amended to read as follows

Section 9 Any person who shall violate any of the provisions of this act or any rule or regulation of the Secretary of Agriculture promulgated under this act shall be guilty of a misdemeanor and shall upon conviction thereof be fined not [to exceed] less than twenty-five nor more than two hundred dollars for the first offense and upon conviction for each subsequent offense be fined not to exceed three hundred dollars or sentenced to imprisonment for not to exceed one year or both such fine and imprisonment in the discretion of the court.

Section 4 This amendment shall take effect and be in force January first one thousand nine hundred and twenty-six. This act shall not prevent the sale or disposal of insecticides and fungicides in the possession of dealers or selling agents at the date of the approval of this act.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. CULBERTSON. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. MANSFIELD. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. CULBERTSON. Mr. President, I move that the bill be recommitted to the Committee on Agriculture.

Mr. MANSFIELD. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 570, (House Bill No. 268), as follows:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial

Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" by extending the provisions thereof to cities and boroughs and by authorizing appropriations for Armistice Day.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by an act approved the first day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred twenty-eight) entitled "An act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled 'An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" to include authorization of appropriations to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto" and by an act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred forty) entitled "An act to further amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the Disabled American Veterans of the World War" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That the respective authorities of the several counties cities boroughs and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and to each post of the American Legion and to each post of the Veterans of Foreign Wars and to each Naval Association and to each post of the Grand Army of the Republic and to each post of the Disabled American Veterans of the World War and to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto in the respective counties or towns a sum not to exceed two hundred dollars to aid in defraying the expenses of Memorial Day and Armistice Day. Such payments shall be made to defray actual expenses only. Before any payment is made the organization receiving the same shall submit verified accounts of their expenditures.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 635, (House Bill No. 608), as follows:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by requiring undertakers' assistants to register and license undertakers to register annually with the State Board of Undertakers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" which was amended by section two of the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend sections five and six of an act entitled "An act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of the expenses thereof" is hereby further amended to read as follows

Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business who shall have failed to register with said board in accordance with section five of this act shall continue in

said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board

If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice said business of undertaking and shall register such applicants or applicant as duly licensed undertakers

Said board shall have full power at any time to revoke any licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and person persons or corporation obtaining a license under this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such license

Every person registered as a licensed undertaker shall annually hereafter during the month of January cause his or her certificate to be recorded in the office of the State Board of Undertakers for which annual registration the said licensed undertaker shall pay a fee of two dollars or such other fee as may be fixed by the Department of Public Instruction under the authority of law The board on or before the first day of November of each year shall mail to every person registered as a licensed undertaker a blank application for registration Upon receipt of such application blank each licensed undertaker shall fill in such information as the board may deem necessary and forward the same to the board together with the aforesaid fee

Every person employed as an undertaker's assistant and not registered as a licensed undertaker shall register with the State Board of Undertakers and shall furnish such information as the board may deem necessary together with a registration fee of one dollar or such other fee as may be fixed by the Department of Public Instruction under authority of law Such registration shall be valid as long as such person remains an assistant to the undertaker by whom he was employed at the time of registration should a registered undertaker's assistant for any reason leave the employ of such undertaker and accept employment as an assistant to any other undertaker he or she shall immediately re-register with the Board and for such re-registration shall pay an additional fee of one dollar or such other sum as may be fixed by the Department of Public Instruction under authority of law

All fees collected under the provisions of this section shall go to and be used by the State Board of Undertakers to defray its necessary expenses

Section 2 That section seven of said act is hereby amended to read as follows

Section 7 Any person persons corporation or member thereof who shall practice or hold himself herself themselves or itself out as practicing the business of undertaking or the care preparation disposition and burial of the bodies of deceased persons or be employed as an undertaker's assistant without having complied with the provisions of sections five and six of [this act] the act to which this is an amendment shall be guilty of misdemeanor and upon conviction thereof before any court shall be sentenced to pay a fine of not less than fifty dollars or more than five hundred dollars or undergo an imprisonment not exceeding one year or both at discretion of the court for each and every offense Provided That nothing contained in this act shall be construed to apply to [bona fide employees of a duly licensed or registered undertaker or to] persons engaged simply as layers out or shrouders of the dead or to the employees of any cemetery whose duties or business extends no further

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 232, as follows:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor when they have not been filed in time

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property therefor but owing to some defect in the ordinance assessment or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of any municipal claim or lien therefor are for any reason defective or invalid or where by reason of the fact that the interest of the person or corporation named in the lien as owner or reputed owner is an estate in the mineral only whether as tenant or as owner thereof it might or could be contended that the land described in the lien is not bound thereby and especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such ordinance and proceedings authorizing the improvement and making the assessment therefor and any municipal claim or lien filed therefor are hereby validated and made binding for the amount justly and equitably due and payable on account of such grading paving and curbing Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered And Provided further That this Act shall not validate any lien against any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any

bona fide lien or liens filed entered or recorded or which shall have otherwise attached subsequently to the time prescribed by law for the filing of such municipal lien and prior to the time of the filing thereof

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 309, as follows:

An Act imposing a poll tax for county purposes in counties of the third class on male and female residents over the age of twenty-one years and abolishing the occupation tax

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all persons male and female over the age of twenty-one years residing within any county of this Commonwealth of the third class shall be required to pay an annual poll tax of fifty cents for county purposes which tax shall be assessed and collected in the same manner as other county taxes All county taxes now assessed and collected on salaries and emoluments of office or offices and posts of profit professions trades and occupations by the laws of this Commonwealth are hereby abolished saving the right to counties to collect all such taxes assessed prior to the passage of this act

Section 2 This act shall take effect on the first day of September one thousand nine hundred and twenty-five

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Joyce, | Patton, |
| Barr, | Einstein, | Krause, | Phipps, |
| Bonbrake, | Eyre, | Kutz, | Quigley, |
| Buckman, | Freeman, | Leslie, | Salus, |
| Coyne, | Griswold, | MacDade, | Schantz, |
| Culbertson, | Harris, | Mansfield, | Sones, |
| Daix, | Heaton, | Miller, | Stites, |
| Davis, | Homsher, | North, | Vare, |
| DeWitt, | Huffman, | Norton, | Weingartner, |

NAYS—10.

| | | | |
|----------|---------|----------|-----------|
| Baumer, | Gelder, | Painter, | Steele, |
| Betts, | Kunkle, | Snyder, | Woodward, |
| Derrick, | Lanius, | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. STITES. Mr. President, I ask that Senate Bill No. 333, on third reading entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

go over in in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 337, as follows:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same and revising amending consolidating and changing the law relating thereto

CHAPTER I
PRELIMINARY PROVISIONS
ARTICLE I
NAME AND EFFECTIVE DATE

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The General Poor Relief Act of one thousand nine hundred and twenty-five" This act shall take effect on the first Monday of January one thousand nine hundred and twenty-six

Section 2 What Act Does Not Include This act does not include any provisions and shall not be construed to repeal any acts relating to

(a) The procedure for the collection of municipal claims by liens

(b) The amount and method of incurring or increasing bonded indebtedness

(c) Election officers and conduct of elections

(d) Care of the insane or feeble-minded epileptic or habit cases

(e) Board of Health

(f) Common schools

(g) Constables

(h) Justices of the Peace except as to their authority to grant orders of poor relief which is hereby expressly withdrawn

(i) Validations of elections bonds ordinances and acts of corporate officers

Section 3 Continuation of Existing Laws The provisions of this act so far as they are the same as those of existing laws are intended as a continuation of such laws and not as new enactments The repeal by this act of any Act of Assembly or part thereof shall not revive any act or part thereof heretofore repealed or superseded The provisions of this act shall not affect any act done liability incurred or right accrued or vested or affect any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of such repealed laws Any person holding office under any act of Assembly repealed by this act shall continue to hold such office until the expiration of the term thereof subject to the conditions attached to such office prior to the passage of this act

Section 4 Provisions Severable The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act

Section 5 Reference To Prior Act By Title Whenever in this act reference is made to any act by title such reference shall also apply to and include any codification wherein the provisions of the act referred to are substantially re-enacted

Section 6 Preservation of Existing Rights And Liabilities Whenever the territory of any poor district is changed in extent all liabilities incurred rights and all suits and prosecutions pending or to be instituted to enforce any right or penalty accrued or punish any offense committed prior to such change shall continue with the same force and effect as if no such change had been made

Section 7 Act Not Complete System For Poor Taxes This act does not provide a complete system for the assessment and collection of poor taxes All acts and parts of acts relating to poor taxes in force prior to the passage of this act which are not re-enacted or specifically or impliedly repealed by this act shall remain in force in the same manner as prior to the passage of this act

Section 8 Act Supersedes And Prevails Over Previous Enactments Found Inconsistent Or Incompatible The provisions of this act shall supersede and prevail over any previous enactments ordinances regulations and rules found to be inconsistent or incompatible herewith

ARTICLE II

DEFINITIONS

Section 10 Definitions The following are defined within the meaning of this act

(a) A poor person is one who is unable to maintain himself or those dependent upon him

(b) Directors shall be taken to include and mean unless obviously otherwise directors of the poor county commissioners acting as directors of the poor guardians of the poor directors of the home for the destitute overseers overseers of the poor or any other public officer by whatever title designated chargeable with the duty of maintenance of paupers or the granting of poor relief

(c) District means and includes any political sub-division of the State operating as a separate unit or quasi municipal corporation in caring for the poor

(d) Almshouse shall include and mean the county home poor house home for the destitute or any other building or place by whatever title designated where poor persons are maintained at the public expense

(e) A settlement of a person shall be his right under the provisions of this act to relief in any particular poor district

(f) The word "may" shall be construed to be permissive

(g) The masculine noun or pronoun shall include the feminine

(h) Public charge shall mean a person to whom poor relief from public funds is necessary for his maintenance as a pauper

CHAPTER II

CREATION AND ADMINISTRATION OF POOR
DISTRICTS

ARTICLE I

Section 200 Each County Made A District With Four Exceptions For the purpose of furnishing relief to poor persons giving them employment and carrying out the provisions of this act each county of this Commonwealth is hereby created a district to be known as "County Poor District" Provided however

(a) The several poor districts within the County of Philadelphia shall remain as at present fixed and administered

(b) Out of the County of Allegheny shall be excepted the City of Pittsburgh which shall continue a separate poor district as at present

(c) Out of the County of McKean shall be excepted the city of Bradford which shall continue a separate poor district as at present

(d) The Counties of Carbon Luzerne and Lackawanna shall be excepted herefrom so far as relates to the territorial sub-division thereof into districts

Section 201 Four Classes of Districts Poor districts co-terminous with counties having a population of one million

five hundred thousand inhabitants and over shall constitute districts of the first class

Poor districts coterminous with counties having a population of eight hundred thousand or more but less than one million five hundred thousand inhabitants shall constitute districts of the second class

Poor districts coterminous with counties having a population of one hundred thousand and more but less than eight hundred thousand inhabitants shall constitute of the third class

Poor districts coterminous with counties having a population of less than one hundred thousand inhabitants shall constitute districts of the fourth class

Section 202 Poor District System Preserved In Excepted Territory In poor districts of the first and second classes and in the Counties of Carbon Lackawanna and Luzerne the number or directors the manner of their election or appointment and the administrative system of giving poor relief shall continue as now fixed by law

ARTICLE II

Section 210 Disposition of Property of Old District Upon the taking effect of this act the title to all real and personal property equipment and supplies now owned by the various township borough city or other poor districts which have been abolished is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located The township commissioners in first-class townships and supervisors in second class townships are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such districts shall be used for township purposes

That of each borough poor district is hereby transferred to and vested in the borough in which located The Council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for borough purposes

That of each poor district other than those named above is hereby transferred to and vested in the constituent political units composing said district in proportion to the taxable valuation of real estate in said constituent units The municipal authorities of said constituent units are hereby given the power and authority to sell same and transfer the title thereto The proceeds thereof together with all other moneys of such districts shall be used for the purposes of such constituent units

The directors of the poor of any district are hereby given the power and authority to take and use any such real estate if adaptable to the care of the poor either by agreement with the owners or by the exercise of the right of eminent domain as provided in sections seven hundred and five and seven hundred and eleven hereof

The sales above authorized shall be made only under the direction and supervision of the court of common pleas of the proper county and in accordance with the provisions of sections seven hundred and three and seven hundred and four hereof so far as the same may be applicable and the proceeds thereof distributed by said court

Section 211 Election of Officers The directors of the poor shall elect on the first Monday of January in each year or as near thereto as convenient the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician may appoint an attorney trained welfare worker and all other necessary employees and assistants all of whom shall be subject to removal by the directors of the poor at any time They may require bond with security in such amount as they deem proper from any officer or employee appointed

Section 212 County Treasurer to be Treasurer of District The treasurer of such county shall be treasurer of said poor district shall receive all moneys belonging to the district and pay out the same on warrants drawn by the directors of the poor The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers

The directors of the poor shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district

Section 213 Notice to Overseers and Directors As soon

as the directors of the poor are prepared to accommodate the poor of said district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each township borough city or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county

Section 214 Removal of Poor to County Home Immediately after notice that the directors of the poor are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city or other poor district within said county to remove all poor persons entitled to relief to the poor house as designated by the directors of the poor and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute shall be incurred by such directors or overseers

Section 215 Local Poor Districts Abolished After delivery of the poor and destitute to the directors of the poor as provided in Section two hundred and fourteen the various township borough city or other poor districts within any such county are hereby abolished and the directors or overseers of the poor in such poor districts cease to act in such capacity and said officers are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished business transactions of such district

Section 216 Directors to Provide Suitable Buildings Whenever in any poor district no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishing and equipment for maintaining the poor in such poor district are inadequate unsuitable or unsafe for the proper maintaining of the poor within such district the directors of the poor are authorized to purchase or acquire by right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such district Any such purchase or acquisition shall be only with the approval of the court of common pleas

After the purchase or acquisition of such lands the said directors of the poor or a majority of them are authorized to have prepared plans and specifications in accordance with existing law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications

Before the said directors of the poor shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of common pleas in such county

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in accordance with proceedings provided for by Sections seven hundred and five to seven hundred and eleven inclusive hereof

Section 217 Sale of Poor Property After the construction equipment and furnishing of new buildings the directors of the poor with the approval of the court of common pleas of the proper county are authorized to sell the site or buildings of any disused county poor house and apply the proceeds of such sale together with such sums of money belonging to the poor district as may be approved by said court by whomsoever the same may be held or deposited toward the payment for such new lands buildings equipment and furnishings

Section 218 Viewers of New Buildings Whenever new buildings shall be finished and completed the said directors of the poor shall certify their proceedings to the court of common pleas of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district

Section 219 Authority To Issue Bonds For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any poor house or buildings the directors of the poor are authorized to borrow money within the limits of amount now fixed by law and issue bonds therefore and negotiate the same for the purpose of raising the necessary money Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum they shall be payable by the said poor district shall not be sold below par shall not be subject to taxation except for State purposes and shall be sold to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county Provided this shall not apply to the giving of notes for temporary loans as may be authorized by Section two hundred and twenty-five hereof

Section 220 Quorum Rules and Regulations A majority of the directors of the poor shall be a quorum for the transaction of business They shall have full power to make all rules and regulations as they shall thing proper convenient and necessary for the direction government and support of the poor the poor house and grounds and poor farm and the revenues thereunto belonging and of all such persons and things as shall come under their care or cognizance but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States and shall be approved by the Court of Common Pleas of the proper county

Section 221 Repairs and Improvements The directors of the poor shall make all necessary repairs and improvements of buildings and grounds provided for the cultivation of the real estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance

Section 222 Meetings Record of Proceedings Such directors of the poor shall meet at least once a month at the poor house visit the apartments inspect the management of the work upon and about the real estate see that the poor are properly treated and hear all complaints and cause all grievances that may hapen by neglect to be redressed They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings

Section 223 Taxes Levy and Collection of The basis of taxation for poor purposes shall be the last preceding assessment upon real property trades occupations and professions for county rates and levies

The county commissioners shall upon the requisition of the Directors of the Poor annually collect a tax not exceeding one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employes and the current expenses of managing the buildings and the poor farm The taxes shall be levied at the same time and collected in the same manner as other county taxes

For the purpose of paying any debt incurred in the purchase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners shall upon a like requisition levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses

Provided however That nothing in this section shall apply to any district wherein the directors of the poor now have authority to levy a poor tax

Section 224 Temporary Loans For the purpose of meeting unusual or unforeseen expenditures in the operation of the district the directors may borrow money and give temporary notes therefor not exceeding six months and within the limitations designated in Section two hundred and nineteen hereof Said temporary loans shall be fully liquidated or payment provided for in the next annual tax levy

Section 225 Audit of Accounts The directors of the poor shall keep accurate accounts of all moneys received by them in any way for the purposes of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties All accounts under this act shall be audited by the county controller or county auditors as the case may be

Section 226 Inspections of Buildings Grounds and Records The poor house buildings and grounds shall at all

times be open to inspection by the State Department of Welfare and its agents and the directors of the poor shall at all times when required submit to the inspection and examination by said Department and its agents of all their books accounts and records

CHAPTER III

ELECTIONS VACANCIES IN OFFICE

Section 300 Number of Directors The number of directors in each district is fixed at three in all districts of the third and fourth classes and in all other districts except where a different number now prevails and their term of office is fixed at four years commencing on the first Monday of January next succeeding their election

Section 301 Election in Newly Created Districts At the first municipal election in a district newly created under this act one director shall be elected for two years and two directors for four years

Section 302 Election of Directors At the municipal election next preceding the expiration of the term of any director of the poor the qualified voters of each poor district where the office is elective shall elect one or more directors of the poor as may be required and in case of election for other than the regular term such fact shall be designated

Section 303 Vacancies In case of vacancy in the office of director by death resignation or otherwise the said vacancy shall be filled by appointment by the court of quarter sessions said appointee to serve until the first Monday of January next succeeding the first municipal election at which such vacancy can by law be filled by election and at such election a director shall be elected to serve for the unexpired term

CHAPTER IV

SALARIES

Section 400 Salaries in Districts other than third and Fourth Classes In Third Class In Fourth Class Traveling Expenses In Addition The annual salary of each director of the poor in districts other than those of the third and fourth classes shall remain as now fixed by law to be paid in the same manner as employees of the county

The annual salary of directors of the poor in districts of the third class shall be one thousand five hundred dollars to be paid in the same manner as employees of the county

The annual salary of directors of the poor in districts of the fourth class shall be seven hundred and fifty dollars in addition to their compensation as county commissioners to be paid in the same manner as employees of the county

All directors of the poor of this Commonwealth shall in addition to the salary above specified be allowed their traveling expenses necessarily incurred in the discharge of their official duties

CHAPTER V

RECORDS AND REPORTS

Section 500 Directors to Keep Records Prescribed by Department of Welfare It shall be the duty of the directors of the poor or other persons having charge of the poor in the several districts and of all directors and managers of charitable and correctional institutions of the Commonwealth receiving State-aid to keep their records after the manner and in the form to be prescribed by the Department of Welfare and to make returns thereof to said Department at such times as they may direct and in default thereof the person or persons so offending shall forfeit and pay a fine of not less than one hundred dollars to be used for and collected in the name of the said Department for the use of the Commonwealth

Section 501 Reports of Persons Applying for Treatment of Disease All superintendents or managers or other persons in charge of hospitals almshouses lying-in hospitals or other institutions public or private to which persons resort for treatment of disease confinement or are committed by process of law are hereby required to make a record of all of the personal and statistical particulars relative to the inmates in their institutions as directed by the State Registrar and thereafter such record shall be by them made for all future inmates at the time of their admission And in case of persons admitted or committed for medical treatment of disease the physician in charge shall specify for entry in the record

the nature of the disease and where in his opinion it was contracted. The personal particulars and information required by this section shall be obtained from the individual himself if it is practicable to do so and when they cannot be obtained they shall be secured in as complete a manner as possible from the relatives friends or other persons acquainted with the facts.

Section 502 Reports To Anatomical Board All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other public institution and all other persons having charge or control over dead human bodies required to be buried at the public expense are hereby required to immediately notify the State Anatomical Board or such person or persons as may from time to time be designated by said Board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said Board and its agents and the physicians and surgeons from time to time designated by men who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science. Such notice shall be given to the Board of distribution in all cases but no such body shall be delivered if any relative by blood or marriage shall claim the body for burial at the expense of such relative within thirty-six hours after death but the body shall be surrendered to said claimant for interment nor shall any such body be delivered if any friend or any representative of a fraternal society of which the deceased was a member or a representative of any charitable organization shall claim the said body for burial within twenty-four hours after death said burial to be at the expense of such friend fraternal society or charitable organization nor shall the body be delivered if said person was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws. In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes he shall notify in writing the poor directors or the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses which expenses shall not be less than thirty-five dollars nor more than fifty dollars on each body buried in accordance with the provisions of this act. Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which no warrants are to be drawn. No warrants for the payment of the expenses of the burial of any person whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the Board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with. Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expenses the poor directors or in districts in which there are no separate poor directors then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible.

CHAPTER VI

DIRECTORS OF THE POOR

Section 600 Directors Declared County Officers The directors of the poor of districts coextensive with the county are hereby declared to be county officers and subject in the discharge of their duties and obligations as directors of the poor to all the general laws relating to county officers.

Section 601 This Act to Apply Throughout State The

provisions of this act shall apply generally throughout the Commonwealth including the districts made territorial exceptions in Section two hundred hereof.

Section 602 Directors not to be Interested in Contracts It shall not be lawful for any director of the poor to be concerned or personally interested in any contract for furnishing supplies for the maintenance of the poor or for the construction or improvement of property under his control. Any violation of the provisions of this act shall be deemed a misdemeanor in office and upon conviction thereof the party or parties so offending shall be fined in a sum not exceeding five hundred dollars and shall be adjudged by the court to be removed from office. Provided That nothing herein contained shall be construed to prevent such director from receiving his lawful compensation while necessarily attending in his official character to any of the duties enjoined upon him by his office.

Section 603 Contracts of Five Hundred Dollars or more to be in Writing It shall be the duty of poor directors to purchase all supplies for the maintenance of the inmates of the poorhouses or hospitals under their supervision by written contract where such contract involves an expenditure of five hundred dollars or more. Said directors of the poor shall by advertisement inserted in at least one newspaper of the county in which said institution is located for two weeks invite sealed proposals for the furnishing of such supplies and shall award all such contracts to the lowest responsible bidder and shall take from such bidder a bond with sufficient sureties conditioned for the faithful performance of his contract.

Section 604 Penalty for Violation Any director of the poor violating the provisions of section six hundred three shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding six months.

Section 605 Directors Authorized to Attend Conventions The directors of the poor or other officers having charge of the poor districts of this Commonwealth together with their solicitor steward or superintendent and such other executive officers as may be designated by said directors or other officers are hereby authorized as part of their official duties to attend the annual meeting of the association of directors of the poor and charities and corrections of Pennsylvania for the purpose of discussing the various questions arising in the discharge of their duties and of providing for uniform and economical methods of administering the affairs of the respective poor districts.

Section 606 Expenses to be Paid by District The actual expenses of the aforesaid officials attending the said annual meetings of said association including traveling expenses and hotel bills actually paid by them together with a membership subscription by each poor district to the necessary expenses of the convention including printing employment of stenographers and expenses of committees which said membership subscription however shall not be more than thirty dollars for any poor district per annum shall be paid out of the funds of the poor district. The time spent in attending such meeting shall not be more than four days exclusive of the time employed in traveling thereto and therefrom.

CHAPTER VII

REAL PROPERTY OF POOR DISTRICTS

Section 700 Plans of Almshouse to be Approved by Department of Welfare Before any mental hospital or almshouse shall be erected under the direction of the poor authorities within this Commonwealth the plan of construction of such hospital or almshouse drawn sufficiently in detail for clear comprehension thereof shall be submitted to the Department of Welfare and shall be inspected and approved by the said Department.

Section 701 Districts May Require Bonds From Contractors for Protection of Material-Men All poor districts shall in the improvement of lands or in the erection alteration addition or repair of edifices and buildings of any kind in said districts have the power to require of the contractor of contractors employee in and about said improvements an additional bond with sufficient surety or sureties providing for the payment of all labor and material entering into the said improvements.

Section 702 Right to Sue Thereon The labor and material-men furnishing labor and material in and for said improvements upon the contract of said contractor shall

have the right according to law to sue in action of assumpsit in the name of the obligee for his or their use upon said bond upon proof of said contractor's failure to pay for said labor or material

Section 703 Courts of Common Pleas Authorized to Decree Sale of Poor House Property The courts of common pleas of the several counties of this Commonwealth shall have jurisdiction and are hereby authorized to decree a public or private sale of any poor-house property or real estate held for the relief and employment of the poor in any poor district at such time and in such parts or parcels and upon such terms as in the opinion of such court may be considered most advantageous to such district

Section 704 Procedure Thereon Such sale may be decreed upon the petition of the directors of the poor of any poor district setting forth that such sale would be to the advantage of the said district and all facts needful for the court under oath or affirmation and shall only take place after a full and careful investigation by the court aided when deemed necessary by the report of a competent person to be appointed by the court and if upon investigation the court shall deem it to the advantage of such district the property so held or any part thereof should be sold such court is hereby authorized to decree a sale thereof and to direct the investment of the proceeds of such sale or sales in the purchase for the use of such district of such other real estate as may be necessary for poor purposes and in the erection of suitable buildings thereon for the comfortable maintenance employment and support of the poor district or such other investments or disposition thereof as may be deemed most advantageous to the district or may distribute and award the proceeds among the municipalities entitled thereto The Court may in its discretion require proper bond to be given before or after sale for the faithful accounting and application of the proceeds

Section 705 Right of Eminent Domain Whenever the directors of any poor district shall desire land for the erection of necessary buildings or for farming or other purposes or for procuring a supply of pure water for hospital purposes and are unable to agree with the owner or owners of the property upon the price to be paid therefor the said directors with the approval of the Court of Common Pleas for the proper county of such poor district by themselves their agents and workmen shall have power to enter upon locate survey make take occupy and use any such lands or appropriate such water for the purposes aforesaid Provided that no waters shall be condemned and appropriated under the provisions of this act nor any water system reservoir pipe or conduit be constructed or maintained until a permit for the condemnation and appropriation of such waters or the construction or maintenance of such water system reservoir pipe or conduit shall have been procured from the Department of Health and the water supply commission of Pennsylvania And provided further That nothing in this act contained shall be construed to relieve any hospital from the operation of the provisions of the act of April twenty-two nineteen hundred and five

Section 706 Property of Poor District to be Security for Land Taken The taking of any lands by any poor district by right of eminent domain under the provisions of section seven hundred and five is hereby declared to be the taking of private property for public purposes and for all damages done or suffered or which shall accrue to the owner or owners of such lands by reason of such taking all the property of the poor district shall be pledged as security

Section 707 Appointment of Viewers to Fix Compensation If the directors of the poor cannot agree with the owner or owners of such lands for the compensation proper for the damage sustained or likely to be sustained by any owner or owners which such directors may enter upon use take or occupy in pursuance of the authority herein given or by reason of the absence or legal incapacity of any such owner or owners no compensation can be agreed upon the court of common pleas of the county on application thereto by petition either by the directors of the poor or by the owner or owners or any one in their behalf shall appoint three viewers from the county board of viewers and fix a time not less than ten nor more than twenty days thereafter for said viewers to meet at or upon the premises or property taken or occupied of which time and place five days' notice shall be given by the petitioner to the said viewers and the other party

Section 708 Viewers to Estimate Damages and Report

to Court The viewers having been first duly sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters and things to be submitted to them and in relation to which they are authorized to inquire in pursuance of the provisions of this act and having viewed the premises shall estimate and determine what amount of damages if any have been or may be sustained and to whom the same are payable and make report thereof to the court The amount of damages when confirmed by the court shall be entered as a judgment

Section 709 Appeals from the Court Upon the filing of the report of said viewers or any two of them either party may within thirty days thereafter file his her or their appeal from the said report to the court and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal to the Supreme or Superior Court in the manner provided in other cases.

The court shall have power to order what notices shall be given in connection with any part of the proceedings and make all such rules in connection therewith as may be deemed requisite

If any exceptions be filed with any appeal to the proceedings they shall be disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as before prescribed

Section 710 Damages to be Paid Into Court When Title Disputed If during any of said proceedings it shall be made to appear by affidavit or otherwise to the satisfaction of the court that the title to the said lands is disputed doubtful or defective or that any party in interest is absent covert not of full age or for any other cause incapable to act the court may make all needful orders to effect the purposes of this act and may direct the damages and costs to be paid into court for the benefit of the parties who may eventually be entitled thereto

Section 711 Damages to be Paid to Owner When finally Determined The amount of damages as finally determined in any proceeding before viewers shall be paid by the poor district to the owner or owners of the property entitled thereto

Section 712 Leasing of Poor Farms for Coal Oil or Gas The directors of the poor in the several districts of this Commonwealth having lands in connection with almshouses be and they are hereby authorized and empowered with the approval of the court of common pleas to lease said lands for the purpose of producing coal oil or gas on such terms as may be advantageous to such county or body corporate owning or controlling the same the said court shall enter a decree directing the disposition or investment of the income of such lease

Section 713 Rebuilding of Poor Houses Destroyed by Fire The directors of the poor in any district where a poor house has been heretofore erected and the same has been or may hereafter be destroyed by fire or other casualty are authorized and empowered to rebuild the buildings so destroyed or to erect suitable separate buildings to segregate the sane and insane poor

Section 714 County Commissioners to Levy and Collect Tax for such Buildings The county commissioners of the respective counties when such buildings have been or may hereafter be destroyed by fire or other casualty shall have the power and it shall be their duty upon the requisition of said directors to assess levy and collect together with the other county rates and levies and on the same subjects of taxation on estimates furnished by the directors an amount sufficient to furnish the necessary funds to erect said buildings and furnish the same in connection with any sum or sums of money received by said directors from insurance on said buildings so destroyed or from any other source

Section 715 Plans and Specifications and Contracts for New Buildings The plans and specifications for any buildings authorized by section seven hundred and fourteen to be erected shall be first submitted to and approved by the Department of Welfare as provided in section seven hundred hereof and any contract for the erection of such building or buildings made by the directors of the poor with any contractor or contractors or for furnishing the necessary materials for the same shall have the approval of the court of common pleas of the proper county before such contract becomes binding and operative

Section 716 Appointment of Viewers to Inspect New Buildings Whenever the said building shall be finished and com-

pleted viewers shall be appointed under the provisions of Section two hundred and eighteen of this act

CHAPTER VIII SETTLEMENT

Section 800 How Gained A Settlement may be gained in any poor district by any person not a public charge married or single who bona fide comes to inhabit therein and continues to reside there for one year Persons born in a place whether legitimate or illegitimate shall be deemed to be settled there unless the parent having their custody be settled elsewhere and all children shall follow the settlement of the parent or parents stepfather or stepmother having their custody until the age of sixteen years

Section 801 Order of Removal In case any person shall have no settlement in the district wherein he has become or is likely to become a public charge it shall be the duty of the directors as soon as may be to notify the directors of the district of his settlement of the facts and from the time of such notice the cost of his relief shall be charged to the district of his settlement If the directors so notified refuse or neglect to receive him or to make arrangements for his proper support and maintenance the directors furnishing such relief may apply to the court of quarter sessions of their county or to any judge thereof by petition asking for a citation to the directors so refusing or neglecting requiring them to appear before such court at a time specified therein and show cause why an order should not issue for the removal of such person into their district The said court shall proceed to hear and determine the cause upon its merits and their decree shall be final unless an appeal therefrom be taken within thirty days

The citation herein provided for accompanied by a copy of the petition shall be served by the Sheriff of the county who may for that purpose deputize the Sheriff of the county of the respondent upon one or more of the directors named therein or with the approval of the Court service may be had by sending such copy by registered mail and shall be served or mailed at least ten days before the day fixed for such hearing Provided that upon the hearing and argument before said court of quarter sessions of said citation for an order of removal of paupers from one district to another it shall be lawful for either of the parties to the issue to except to any decision of the court upon any point of evidence or law which exception shall be noted by the court and filed of record as in civil cases and an appeal to an appellate court may be taken by either party from the judgment or decree of the court with like effect as in civil cases

Section 802 Liability For Costs In case an order of removal is granted by any court of quarter sessions under the provisions of this act the court in the same order shall require the directors of the district of settlement to pay the petitioners the cost of the proceedings the expense of removing and the proper charges for the relief of the poor person from the date of the notice first above provided for all of which expense cost and charges shall be ascertained and allowed by the court If an order or removal is refused the cost of the proceeding shall be paid by the directors petitioning therefor

Section 803 Jurisdiction of Quarter Sessions The court of quarter sessions shall have full and complete authority and jurisdiction to enforce by appropriate methods its orders or directions made in such proceeding

Section 804 Care of Transient If any person shall come out of any poor district in this Commonwealth into any other district and shall happen to fall sick or die before he have gained a settlement therein so that he cannot be removed the directors of such district shall as soon as conveniently may be given notice to the directors of the district where such person had last gained a settlement or to one of them of the name circumstances and condition of such poor person and if the directors to whom such notice shall be given shall neglect or refuse to pay the moneys expended for the use of such poor person and to take order for relieving and maintaining him or in case of his death before such notice could be given shall on request made neglect or refuse to pay the moneys expended in maintaining and burying such poor person in every such case the procedure defined in section eight hundred and one of this act may be invoked to compel payment by such district of all such sums of money as were expended for said purposes

Section 805 Leaving Poor Person in District If any person shall bring or send or cause to be brought or sent any poor person from any place without this Commonwealth or

from any place within this Commonwealth to any other place within it where such person was not last legally settled and there leave or attempt to leave such person with intent to relieve himself or some other place or district of the maintenance of such person he shall forfeit and pay the sum of one hundred dollars (\$100) for every such person and become liable to pay all the costs respecting the maintenance and removal or either of such person to be sued for and recovered by the directors of the district into which such poor person may have been brought or sent and moreover shall be obliged to convey such poor person out of the Commonwealth or district or support him at his own expense

CHAPTER IX

DUTIES AND POWERS OF DIRECTORS

Section 900 Maintenance Of Poor Persons It shall be the duty of the directors of every district from time to time to provide as is herein directed for every poor person within the district having a settlement therein who shall apply to them for relief where such directors are satisfied upon investigation that such relief is necessary Such relief may be granted as outdoor relief or such poor person may be committed to the poor house on the written order of a director of the poor to be approved by the Board of Directors within a month thereafter or upon an order of removal issued out of any court

Section 901 Poor Persons Unable To Work To Be Maintained If such poor person by reason of age disease infirmity or other disability be unable to work it shall be the duty of the directors to provide him with necessary means of subsistence

Section 902 Poor May Be Employed By Highways It shall be lawful for the directors of any district with the concurrence and under the direction of the supervisors of the township to employ such poor person being a male of sufficient ability in opening or repairing any road or highway within the district

Section 903 Maintenance of Poor in Almshouse of Adjoining District The directors of the poor in all districts not having poor houses are hereby authorized to contract with the authorities in charge of the poor in any adjoining or convenient district having a poor house for the maintenance of the poor under their charge and to remove such poor to the poor house of such district

Section 904 Children Between Two and Sixteen Years of Age not to be Kept in Almshouses It shall not be lawful for the directors of the poor in the several districts of this Commonwealth to receive into or retain in any almshouse or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child be an unteachable idiot an epileptic or paralytic or otherwise so disabled or deformed as to render it incapable of labor or service Violation hereof shall be deemed a misdemeanor and shall subject the offender upon conviction to a fine not exceeding one hundred dollars (\$100) or imprisonment not exceeding six months either or both at the discretion of the court

Section 905 Placing Children It shall be the duty of said directors or other persons having charge of the poor to place all dependent children who are in or committed to their charge and who are over two years of age (with the exceptions named in the preceding section of this act) in some respectable family or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of directors or other officers charged with the care of such children

Section 906 Quarantined Persons Considered "Needy and Indigent Poor" Whenever any head of a family or a person shall be quarantined by any authority because of any infectious or contagious disease and by reason of such quarantine such person becomes unable to pay the expense of the maintenance and treatment of his family or himself during the period of quarantine he shall be considered a "poor person" or a "needy and indigent poor" person within the meaning of the poor laws of this Commonwealth

Section 907 Relief of Indigent Deaf and Dumb That the directors of the poor of any district may enter into a contract with any association organized for the purpose of providing a home for deaf and dumb persons and being situated within the boundaries of the State of Pennsylvania for the care and maintenance at such home of any indigent

deaf and dumb person who may be an inmate of the almshouse of any poor district or who may be under the laws of Pennsylvania entitled to relief from such poor district

Section 908 Removal of Deaf and Dumb to Care of Certain Associations The contract as hereinbefore provided shall be entered into by the poor district on its own motion with such qualified institutions as they may select Provided however That the State Department of Welfare or any of its authorized agents may direct any poor district to remove any deaf and dumb inmate of an almshouse to the care of an association qualified under this act and when such removal is so ordered the contract for maintenance and the removal of the inmate to such institution shall be made and carried out by the directors of the poor district or in the event of their failure to comply with such directions the said contract and the removal of such inmate may be made and carried out by the Department of Welfare or its authorized agents

Section 909 Cost of Maintenance Thereof Whenever a contract for such care and maintenance is made whether by any poor district or by the Department of Welfare for any poor district the said poor district shall during the period such person may remain in said institution pay to such association annually a sum equal to the per capita cost of maintaining inmates in the almshouse of such poor district and all such costs for maintenance shall be collected by process of existing laws

Section 910 Appropriations to Associations for Relief of Poor The proper officers of the several poor districts in each and every county if this Commonwealth may in their discretion upon satisfactory proof being produced to them of the advisability thereof make an appropriation yearly to incorporated associations maintained by gifts and voluntary contributions and formed for the purpose of assisting relieving and giving medical care and attention to the poor injured or sick within their respective poor districts or any municipal division thereof Provided That this act shall in no wise apply to corporations whose objects and purposes are limited to the members thereof or to any nationality or sect

Section 911 Burial of Indigent Persons It shall be the duty of the directors of each poor district where provision is not made by law to provide for the burial of all indigent persons other than travelers or honorably discharged soldiers sailors or marines who shall die within their respective districts and whose bodies shall not be claimed by any relative by blood or marriage or by a friend or by a representative of a fraternal organization of which the deceased was a member or by the representatives of any charitable organization or which may not be claimed by the Anatomical Board of the State of Pennsylvania for the use for scientific purposes under the provisions of existing laws The expense of any such burial shall not be less than twenty-five dollars nor more than seventy-five dollars and shall be paid from the funds of the poor district

CHAPTER X

LIABILITY FOR SUPPORT

Section 1000 Estate of Pauper Liable for the Expense of His Maintenance The real and personal estate of any pauper shall be liable for the expenses of his support maintenance and burial incurred by any poor district whether owned at the time such expenses were incurred or acquired thereafter

Section 1001 Poor Authorities May Sue for Moneys Expended The directors of the poor or the County Commissioners in charge of any poor district may sue for the moneys expended by them on account of such pauper in an action of assumpsit in the proper court of the county and any judgment obtained shall be a lien upon the real estate of such pauper and be collected as other judgments are now collected

Section 1002 Status of Claim Against Real Estate of Deceased Pauper Any claim as provided for in section one thousand shall have the same force and effect against the real estate of a deceased pauper as other debts of a decedent and shall be ascertained and recovered in the same manner

Section 1003 Guardianship of Pauper When any person shall become a public charge the directors may file a certificate setting forth the fact of chargeability in the office of the Prothonotary of the Court of Common Pleas of

such county where such person is of full age or in the office of the Clerk of the Orphans' Court of such county where such person is a minor and attach thereto an inventory of all property real personal and mixed which may be owned by such poor person or to which the directors may believe the said poor person to be entitled and thereupon the said directors shall be and become to all intents and purposes guardian of the person and estate of such poor person (whether all of such estate be enumerated in the inventory or not) with all the rights at law now enjoyed by guardians of the persons and estates of adults or minor children The Prothonotary shall index the filing of such certificate in the name of such poor person in the adsectum equity index and the Clerk of the Orphans' Court shall index such certificate filed in his office in the Orphans' Court index which indexing in either office shall be regarded as notice to the world of such facts No poor person in such case shall be discharged from such guardianship and his property shall not be released therefrom until he has made application to the proper court by petition for a citation upon the directors and after service thereof has fully satisfied the court that he has become able and willing to resume control of his own person and estate and that the said district has been fully reimbursed for the expense of his maintenance or that all of his estate has been applied thereon The cost of such proceedings shall be paid by the petitioner unless otherwise ordered by the court Provided that nothing herein shall prejudice the right of an innocent purchaser for value of any personal property of said pauper

Section 1004 Leasing of Real Estate of Paupers It shall be lawful for the directors of the poor of any district under the supervision of the common pleas court where the pauper is of full age and of the orphans' court where the pauper is a minor of such county to make leases for a term of years of the real estate of any pauper and receive the rents issues and profits thereof and apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such pauper and the balance of residue thereof shall be paid to the legal representatives of such pauper after his or her death upon indemnity being made to such directors to secure them from the claims of all other persons and after the payment of the claims of such directors the rents issues and profits arising under such lease shall be payable to the legal representatives of such pauper

Section 1005 Poor Authorities to Sue for and Recover Property of Paupers It shall be lawful for the directors of the poor of any district in which any person shall have become chargeable to sue for and recover any real or personal estate belonging to such person and to sell or otherwise dispose of the personal property and to collect and receive the rents and profits of the real estate and to apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such person and if any balance shall remain the same shall be paid over to the legal representatives of such person after his death upon demand made and security being given to indemnify such directors from the claims of all other persons

Section 1006 Poor Authorities to Collect Money Due Pauper Whenever any person shall have become a public charge in any poor district of this Commonwealth it shall be lawful for the directors of the poor of such district to sue for and recover any and all sums of money which may be due to such poor persons in the present or to become due in the future whether the same be claimed by such poor person upon an express or an implied contract by judgment mortgage order or decree of any court having jurisdiction of the subject-matter for this purpose the said directors of the poor are authorized to employ any and all legal means which such poor person might have employed had he or she not become chargeable as aforesaid

Section 1007 Form of Action In all suits brought under section one of this act the writ of process shall issue in the name of the owner of the chose in action for the use of the directors of the poor of the proper poor district and at the hearing proof that the owner of the right of action has become legally chargeable to the county or poor district whose directors of the poor are the use plaintiffs shall be conclusive of their right to recover whatever may be legally due or to become due to the poor person so found to be chargeable If the amount due shall have been already ascertained and judgment entered the proof that the said plaintiff has become chargeable as aforesaid shall be conclusive of the

right of the proper directors of the poor to be subrogated as plaintiffs in the said judgment and if the sum due such poor person shall be founded on an order or decree of a court of competent jurisdiction then proof before such court on a rule to show cause that such poor person has become chargeable to any county or poor district shall be conclusive of the right of the directors of the poor of such poor district to recover the same whether the same be due in the present or in the future or be due in one or several installments and the said court shall make all the orders necessary to carry the provisions of this section into effect. Any defendant upon whom notice has been served of intention to begin proceedings under the provisions of this act to recover the amount owing by him to a person chargeable to any county or poor district who shall after this notice pay the same or any portion thereof to any other person than the proper directors of the poor shall not thereby be released from any liability but shall be liable to pay his entire indebtedness to the said directors of the poor.

Section 1008 Refund of Unexpended Money Belonging to Pauper. Should any person chargeable to any county or poor district in this Commonwealth become self-sustaining or cease to be chargeable by being supported by a relative or other person then any moneys originally belonging to such poor person which may have been recovered under the provisions of sections one thousand and five or one thousand and six by the directors of the poor of such poor district shall belong to such poor person the same as if no proceeding under this act had been instituted and on the death of any person chargeable to any poor district any moneys originally belonging to such poor person which may have been recovered under the provisions of this act and not expended in the care support or funeral of such poor person shall belong to the heirs of such poor person the same as if it had never been obtained by the directors of the poor under the provisions of this act. Provided That if the entire amount expended in the care support and funeral of such poor person shall exceed the amount recovered under the provisions of this act nothing shall be refunded to the said poor person or his heirs in any event.

Section 1009 Seizure of Property of Deserters. If any man shall separate himself from his wife without reasonable cause or shall desert his children or if any woman shall desert her children leaving them a charge upon the district in any such case it shall be lawful for any magistrate of the county upon complaint made by the directors of the district to issue his warrant to such directors therein authorizing them to take and seize so much of the goods and chattels and receive so much of the rents and profits of the real estate of such man or woman or to attach so much of his or her wages or of any other sums due as in the judgment of the said magistrate shall be sufficient to provide for such wife and to maintain and bring up such children which sum or amount shall be specified in such warrant but if sufficient real or personal estate cannot be found then to arrest such person and bring him before such magistrate at a time to be specified in such warrant.

Section 1010 Security for Appearance at Court. It shall be lawful for such magistrate on the return of such warrant to require security from such person for his appearance at the next court of quarter sessions of the county there to abide the order of the court and for want of such security to commit such person to the county jail.

Section 1011 Court to Make Order. The warrant aforesaid shall be returned to the next court of quarter sessions of the county when it shall be lawful for the said court to make an order for the payment of such sums as they shall think reasonable for the purpose aforesaid and therein authorizing the directors to dispose of the goods and chattels aforesaid by sale or otherwise and to collect and receive the rents and profits aforesaid or so much of either as in the judgment of the court shall be sufficient for the purpose aforesaid but if there be no real or personal estate it shall be lawful for the court to commit such person to the jail or workhouse of the county there to remain until he or she comply with such order give security for the performance thereof or be discharged by due course of law.

Section 1012 Relatives Liable for Support. The husband wife children father mother grandparents and grandchildren respectively of every poor person shall at their own charge being of sufficient ability relieve and maintain such poor person at such rate as the court of quarter sessions of the county where such poor person resides shall order and direct.

Section 1013 Attachment May Issue Upon Default. In all cases where an order has been made by the court of quarter sessions for the support of a husband wife father mother child grandfather grandmother or grandchild or where an order has been made upon a husband wife father mother child grandfather grandmother or grandchild of a person confined in any hospital asylum home or other institution at the charge of any county or poor district for the support of the said person so maintained as a charge by the said county or poor district and the said order made for the support or maintenance of any of the said persons heretofore mentioned has not been complied with by the person on whom the said order has been made for a period of thirty days the court of quarter sessions wherein the said order shall have been made or any judge thereof upon affidavit or petition filed setting forth that the person on whom the said order has been made has not complied with the said order shall issue an attachment directed to the sheriff or other proper officer of the county directing and commanding that the person named as having failed to comply with said order be brought before the court forthwith or at such other time as the court may in its discretion direct. Whereupon if it shall appear to the court after hearing that the person on whom the said order was made has wilfully neglected to comply with the said order upon him the court may adjudge said person in contempt of court.

Section 1014 Penalty for not Complying with Order of Support. If the court after hearing shall adjudge the person on whom the said order has been made to be in contempt of court it shall be lawful for the court in the exercise of its discretion to commit the said person to the county jail for a period not exceeding six months.

Section 1015 Order on Relatives for Maintenance. The courts of quarter sessions in the several counties of this Commonwealth shall have power to hear determine and make orders and decrees in all cases either upon the petition of the directors of the poor or of any other person or persons having an interest in the support of said poor person or persons and either with or without an order of relief having been first obtained.

Section 1016 Statute Of Limitations No Defense. In all suits claims or demands of any poor district for maintenance and support against the real or personal estate or property rights of any pauper the statute of limitations shall not avail as a defense.

Section 1017 Nothing contained in this act shall oust alter or impair the exclusive jurisdiction in desertion and non-support cases now vested in any municipal or county court but the same shall continue as though this act had not been passed.

CHAPTER XI

VAGRANTS

Section 1100 Who Are Vagrants. The following described persons are hereby declared to be vagrants.

One All persons who shall unlawfully return into any district whence they have been legally removed without bringing a certificate from the proper authorities of the city or district to which they belong stating that they have a settlement therein.

Two All persons who shall refuse to perform the work which shall be allotted to them by the overseers of the poor as provided by the act of June thirteenth one thousand eight hundred and thirty-six entitled "An act relating to the support and employment of the poor."

Three All persons going about from door to door or placing themselves in streets highways or other roads to beg or gather alms and all other persons wandering abroad and begging who have no fixed place of residence in the township ward or borough in which the vagrant is arrested.

Four All persons who shall come from any place without this Commonwealth to any place within it shall be found loitering or residing therein and shall follow no labor trade occupation or business and have no visible means of subsistence and can give no reasonable account of themselves or their business in such place.

Five Husbands who shall desert or refuse without reasonable cause to maintain and support their wives or family.

Section 1101 Commitment of Vagrants. If any person shall be found offending in any township or place against this act it shall and may be lawful for any constable or police officer of such township or place and he is hereby enjoined and required on notice thereof given him by any of the inhabitants thereof or without such notice

on his own view to apprehend and convey or cause to be conveyed such person to a justice of the peace or other committing magistrate of the county who shall examine such person and shall commit him being thereof legally convicted before him on his own view or by the confessions of such offenders or by the oath or affirmation of one or more credible witnesses to labor upon any county farm or upon the roads and highways of any city township or borough or in any house of correction poor-house work-house or common jail for a term of not less than thirty days and not exceeding six months and shall forthwith commit him to the custody of the steward keeper or superintendent of such county farm house of correction poor-house work-house or common jail or to the supervisors or street commissioners and directors of the poor of the respective county city borough township or district wherein such person shall be found as in his judgment shall be deemed most expedient the said justice of the peace or committing magistrate in every case of conviction annexing thereto the names and records of the different witnesses examined before him and shall be warrant under hand commit such person as aforesaid Provided Any person who shall conceive himself aggrieved by an act judgment or determination of any justice of the peace or alderman in and concerning the execution of this act may appeal to the quarter sessions of the county giving reasonable notice thereof whose orders thereupon shall be final

Section 1102 Employment for Vagrants It shall be the duty of the custodian of any such vagrant to make active efforts to provide work for every vagrant committed under this act and not disqualified by sickness old age or casualty and whenever labor cannot be provided in the place to which any vagrant is committed it shall be lawful for such custodian and it is hereby declared to be his duty with the approval of the board of directors of the poor to contract with the proper authorities of any such township borough city county or other persons to do any work or labor outside the place of commitment in all cases the work or labor shall be suited to the proper discipline health and capacity of such vagrant and he shall be fed and clothed in a manner suited to the nature of the work engaged in and the condition of the season and when any vagrant is committed under the provisions of this act to the custody of the supervisors or street commissioners and directors of the poor of any township borough city or district or county it shall be their duty to provide for him suitable lodging or quarters either in a station-house or other building

Section 1103 Return of Person Without Settlement to Their Homes If any person not being in the county township or place in which he usually lives or has his home shall apply to any director of the poor of any county city borough township or district stating that he is desirous to return to his home but is poor and has not the means to do so the said director may employ or let out such poor person to labor at some suitable place to be by them selected and at such wages as shall seem to them just and when in the opinion of said director of the poor such poor person shall have earned a sufficient sum said director of the poor shall with the money so earned and with such additions thereto from the treasury of the county city borough township or district as they may think reasonable cause such person to be returned to his home whether in this State or elsewhere

Section 1104 Discharge of Vagrants The custodian of such vagrant may at discretion discharge such vagrant at any time within the term of commitment upon not less than ten days' good behavior or upon satisfactory security that he shall not become a charge upon the public within one year from the date of such discharge

Section 1105 Buildings and Enclosures for Vagrants The directors of every district in which there shall not be sufficient provision for the safe custody of persons committed under this chapter with the approval of the court of common pleas are hereby empowered to make suitable provisions by buildings or enclosures

Section 1106 Fees Disposition of Fines For each arrest hearing or commitment made under this chapter there shall be paid out of the county treasury to the committing magistrate and the officer making such arrest of commitment the sum of fifty cents each and mileage as now provided by law when such arrest is made more than one mile from the prison or place where such vagrant shall be committed and no mileage shall be allowed to any officer making the arrest

within one mile of the prison or place where such vagrant shall be committed And no person shall be detained beyond the term of his or her commitment by reason of his or her inability to pay the costs of his or her arrest hearing and commitment but shall forthwith be discharged by the officer in whose custody he may be Any wilful refusal to make such arrest on the part of any constable or police officer shall subject him to a penalty of five dollars to be collected as penalties are collectible and shall be paid into the poor fund of the district in which such officer resides if such poor fund exists and into the county treasury where such poor fund does not exist

Section 1107 Almshouses Declared Workhouses All almshouses are hereby declared to be work-houses for the purposes of this chapter and it is hereby made the duty of the custodians of such buildings to provide work for such vagrants and to compel them to work therein when able not less than six hours per day

Section 1108 Certificates of Discharge The custodian of any vagrant upon his discharge and at his request shall give him a certificate of discharge which shall exempt him from any further arrest for vagrancy for a period of five days and the said custodian is hereby authorized to give in his discretion to such discharged vagrant a reasonable sum of money out of his earnings or out of the treasury of the townships borough city or county to defray his expenses in securing employment

Section 1109 Employment of Prisoners on Poor Farms It shall be lawful for the authorities having control and supervision of any county jail or county prison within this Commonwealth and they are hereby empowered with the approval of the court of quarter sessions to permit the employment of such inmates serving sentences therein as they shall deem advisable at agricultural labor on any district almshouse farm of the poor district in which such jail or prison is located by the poor authorities of such district under the direction and guard of the warden or keeper of such jail or prison or any deputy or deputies of such warden or keeper and all inmates so employed shall at all times be amenable to restraint discipline and punishment in the same manner as if they were confined in the proper jail or prison

Section 1110 Liability of Warden or Keeper for Escape No warden or keeper or his sureties shall be held liable on any bond conditioned for the safe-keeping of persons given into his care in case any inmates so employed shall escape if due care and diligence has been exercised in the discharge of the duties herein imposed

CHAPTER XII

SANATORIA AND HOSPITALS

Section 1200 Hospitals for Tuberculosis Poor districts in this Commonwealth are authorized to acquire lands supply erect and equip hospitals or sanatoriums for the care and treatment of indigent persons afflicted with tuberculosis

Section 1201 Equipment Thereof Any poor district may hereafter supply erect and equip a suitable institution for the maintenance care and treatment of indigent persons afflicted with tuberculosis according to plans and specifications approved by the State Department of Health which hospital or sanatorium shall be provided with all the modern appliances for the treatment of tuberculosis with a medical superintendent of experience in the treatment of tuberculosis and who shall be in actual practice for at least five years in which the said patients are attended by trained and skilled nurses and in every way receive the same care and attention as they would in any State sanatorium for care and treatment of tuberculosis

Section 1202 Appropriation to Hospital or Society Whenever there shall have been established in any poor district of this Commonwealth a hospital or sanatorium for the treatment therein of indigent persons suffering from tuberculosis or whenever there shall have been established in any county or district a duly incorporated society chartered to maintain a sanatorium for the treatment therein of persons suffering from tuberculosis which said hospital or sanatorium has been erected and equipped in accordance with plans and specification approved by the State Department of Health it shall be lawful for the commissioners or directors of such county or district and they are hereby authorized and empowered to appropriate out of the funds of such county to such poor district or out of the funds of

such district to such incorporated society so much money as may be necessary for the maintenance of indigent persons residents of the county or district who may be inmates of such hospital or sanatorium and under treatment for tuberculosis

Section 1203 Appropriation Limited That such appropriation shall not exceed for each of indigent inmates the sum of twenty dollars (\$20) per week payable every three months at the end of the period

Section 1204 Inspection by County Commissioners That the commissioners of each county at all times shall have free access to such hospitals or sanatoria for inspection of its management and for ascertainment of the number of indigent persons receiving treatment therein

Section 1205 County Hospital for Contagious Diseases From and after the passage of this act hospitals for the care and treatment of persons suffering from contagious diseases may be constructed and maintained by counties in this Commonwealth

Section 1206 County Commisisoners to Provide Whenever in the opinion of the county commissioners of any county a hospital for the care of contagious diseases appears to be necesasry or advisable the said county commissioners may either locate such a hospital on the grounds of the county poor-farm or may purchase a suitable location in some other locality provided such locality is not within or close to the built-up portion of any city borough or village and not within one hundred (100) feet of any public highway

Section 1207 Approval of Plans by Commissioner of Health Plans and specifications may be prepared for such hospital by the county commissioners or at their instance which plans and specifications must be submitted to the Commissioner of Health of the Commonwealth of Pennsylvania for his approval and must be so approved before the construction of any building is commenced

Section 1208 Manner of Construction Upon the plans and specifications being approved by the Commissioner of Health the said hospital may be constructed and equipped in the same manner that other county buildings are constructed and equipped and the expense and cost of such construction and equipment paid by the county commissioners out of county funds

Section 1209 Conduct and Maintenance of Hospital After such hospital is erected and equipped and ready for occupancy it shall be conducted and maintained by and under the authority of the directors of the poor in the same manner that the county home and other county poor buildings are conducted and maintained

Section 1210 Payment of Expenses All expense incident to the construction and maintenance of contagious disease hospitals established in accordance with the provisions of this act shall be paid out of county funds and no appropriations shall be made to such hospitals by the State

Section 1211 Removal of Contagious Cases to Hospital In any county in which a hospital for the care and treatment of contagious diseases has been constructed and is being maintained whenever in the opinion of the health authorities either the local board or department of health of any city or borough in such county or the State Department of Health proper quarantine measures cannot be otherwise enforced the said health authorities may for the protection of public health and the prevention of epidemics of disease have authority to remove cases of contagious disease from private residences and other places to such hospital for treatment and isolation during the continuance of such disease

CHAPTER XIII

SPECIAL REVENUE PROVISIONS

Section 1300 Record Of Fines For Use Of Poor It shall be the duty of every justice or magistrate who shall by virtue of any law of this Commonwealth receive any fine penalty or forfeiture appropriated by law for the use of the poor forthwith to enter at length on his docket the name of the person convicted the offense committed the amount of such fine penalty or forfeiture and the time when the same was paid and forthwith such justice shall pay over the same to the directors of the poor lawfully entitled thereto and shall at all times if required exhibit his docket to the inspection of the auditor or controller of such poor district

Section 1301 Neglect Of Duty By Justice If any justice

or magistrate shall wilfully neglect or refuse to perform the duties enjoined on him aforesaid touching any fine penalty or forfeiture appropriated to the use of the poor he shall on conviction thereof in the court of quarter sessions of the proper county be deemed guilty of a misdemeanor in office and fined for the use of the poor of the district in which he shall reside any sum not exceeding one hundred (\$100) dollars and if he shall be convicted of neglecting or refusing to pay over on demand to the proper directors any money which he shall have received as aforesaid he shall be fined over and above the last mentioned sum any sum not exceeding double the amount which he shall have received as aforesaid which sums shall be recovered by process of said court

Section 1302 Duty Of Clerk Of Court It shall be the duty of every clerk of the court by whom any fine shall be imposed which by law is to be appropriated in whole or in part to the use of the poor forthwith to deliver a written notice of the same to the directors of the poor of the district entitled to receive said fine

Section 1303 Sheriff to Pay Over Fines Collected It shall be the duty of every sheriff who shall have received any fine penalty or forfeiture which by law may be appropriated to the use of the poor to pay the same to the proper directors of the poor and if he shall fail to do so within five days after demand he shall on conviction thereof in the court of quarter sessions of the proper county be fined and pay to the use of the poor of the proper district any sum not exceeding double the amount received by him to be recovered by the process of the said court

Section 1304 Gifts to Poor Construed All gifts grants devises and bequests of any houses lands tenements rents goods chattels sum or sums of money to the poor of any poor district or to any person or persons for the use of such poor by deeds or by last will and testament or otherwise howsoever shall be good and available in law and shall pass such gifts grants devises and bequests to the authorities having charge of the poor of such poor district for the use of said district

Section 1305 Same to be Received by Directors All fines forfeitures bequests gifts and devises for the use of the poor of said district or now by law provided for any poor district which forms a part of said district under the provisions of this act shall go to and be received by said directors of the poor who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district

CHAPTER XIV

AUDIT OF ACCOUNT

Section 1400 Accounts to be Audited In addition to the powers and duties of county auditors and of county controllers as now conferred on them by law it shall be their duty to audit settle and adjust the accounts of the directors of the poor and of the treasurer and steward of every county poor-house

CHAPTER XV

JOINT DISTRICTS

Section 1500 Purchase or Lease of Real Estate and Erection of Buildings by Directors of Two or More Districts Administration by Joint Board The directors of the poor of any two or more conveniently located poor districts are hereby authorized with the approval of the court of common pleas in each county to jointly lease or purchase real estate and improve and erect buildings and to provide tools machinery and stock as they may deem necessary and proper to provide a home or farm for the keeping maintaining and employing of such poor persons as may be assigned to such home or farm by the directors of the poor of such districts and there to keep maintain and employ such poor persons and receive the benefit of the labor of such as are able to work for and toward their maintenance and support The title for such real estate shall be taken in the joint names and for the joint use of the districts so uniting No such joint action as aforesaid shall be had until it shall be separately ratified and entered upon the records of the respective districts so uniting

Section 1501 Organization of Joint Boards The directors of the poor of any two or more poor districts uniting as provided in section one thousand five hundred of this act

shall before they purchase or lease any real estate meet as a board on a day certain and annually thereafter and organize by electing a president secretary and treasurer. The secretary and treasurer may be allowed such compensation as the board may determine. The treasurer shall give bond in an amount to be fixed by the board conditioned for the faithful performance of the duties of his office which bond shall be deposited with the president of said board.

Section 1502 Apportionment of Costs Among Districts Uniting The board shall ascertain the amount required for the purchase or leasing of real estate and the improvement and construction of buildings together with the cost of equipment and shall apportion such amount among the districts so uniting according to their population or according to such other method or basis as may be agreed upon before such joint action starts and the directors of such districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board the amounts thus apportioned to their respective districts.

Section 1503 Authority to Borrow Money Issue Bonds and Levy Special Taxes At any time after the organization of the board the directors of the separate districts so uniting are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising money to carry out the provisions of section one thousand five hundred and two of this act. Such bonds shall be payable by the separate districts issuing them and shall not bear interest at a greater rate than six per centum nor be sold below par. They may be renewed from time to time should the directors deem it advisable to do so. For the purpose of paying each district's share of the cost of such joint purchase or lease of real estate and the permanent improving and equipping of the same or for the purpose of paying debts incurred or bonds issued according to the provisions of this section the directors of the poor of the respective districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board for a building or bond fund the amounts apportioned in the manner provided in section one thousand five hundred and two in addition to the poor tax for current expenses.

Section 1504 Management And Control Of Property The board shall have control management and direction of the property leased or purchased as aforesaid and shall provide those things necessary for the maintenance and employment of inmates make necessary repairs and improvements of building and lands cause the land to be cultivated and use the proceeds of such land and of the labor of the inmates for and toward the support and maintenance of the home or farm. The board shall elect each year and fix their compensation a superintendent and such assistants and employes as they shall deem necessary and they may appoint a physician and surgeon all of whom shall be subject to removal by the board at any time.

Section 1505 Meetings Of Board Quorum Record Of Proceedings A majority of the directors of the districts so uniting shall be a quorum for the transaction of business they shall meet at such regular times and places as they may agree upon visit and inspect the home and farm and examine into its management see that the inmates are properly treated and cause any just grievances to be corrected or redressed and shall keep a record of their proceedings which shall be evidence of their actions in any subsequent judicial proceedings. The board may appoint an executive committee consisting of such number of members of the board as may be agreed upon and may delegate to such committee such powers and duties as the board may deem proper. The expenses of the board and of the executive committee shall be paid out of joint fund. No contract shall be approved nor any expenditure authorized of over five hundred dollars except upon the vote of two-thirds of the board.

Section 1506 Apportionment of Maintenance Expenses Among Districts The board shall at its annual meeting for organization or as soon thereafter as possible make a careful written estimate of the amount of money they deem necessary for the proper maintenance operation and support of said poor home or farm for the ensuing year. The amount or amounts so determined upon shall be apportioned among the several districts so uniting according to such method or basis as may have been agreed upon before such joint action started and the directors of the poor of the several districts are authorized and required to pay or to make provision to pay as needed out of their poor fund to the treasurer of the board the amount so apportioned to their respective districts. Any income arising from the operation of said home or farm may be used to lessen the

current expense to the several districts for improvements stock and equipment or at the option of the board may be distributed among the several districts according to such method or basis as may have been agreed upon.

Section 1507 Accounts and Audit The board shall keep accurate accounts of all moneys received and paid by them in the performance of their duties. All accounts shall be audited by a board of three auditors appointed by concurrence of the courts of common pleas of the counties constituting such poor district which shall fix their compensation.

Section 1508 Discontinuance of Joint District Whenever such districts so uniting shall agree to discontinue such joint action and ownership or where one or more districts shall desire to discontinue such joint action and ownership the joint assets and indebtedness or the share thereof such district or districts shall be apportioned or adjusted as may be agreed upon. In case of failure so to agree the matter may be adjudicated by the court of common pleas of any constituent county by a proceeding in equity.

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to amend page 16, line 24, by striking out after the word "Salaries" the balance of lines 24 and line 25 to and including the words "Fourth Class"; also line 27 by striking out the following: "in districts other than those of the third and fourth classes"; also on page 18 by striking out lines 5, 6, 7, 8 and 9.

THE PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 359, as follows:

An Act relating to the operation and administration of the Cheyney Training School for Teachers discontinuing said school as a part of the Public School System changing its name providing for the operation and administration as a State School for teacher training with departments for technical and vocational training under a departmental administrative board within the Department of Public Instruction.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon the effective date of this Cheyney Training School for Teachers located at Cheyney Pennsylvania shall cease to be operated and administered as a part of the Public School System and shall thereafter be operated and administered as a State school for teacher training with departments for technical and vocational training.

Section 2 That upon the discontinuance of said school as a State Normal School the name thereof shall be changed from "Cheyney Training School for Teachers" to "Cheyney Normal and Technical Institute".

Section 3 That for the purpose of administering the affairs of the said school after it becomes a school for teacher training with departments for technical and vocational training as hereinbefore provided there is hereby created in the Department of Public Instruction a departmental administrative board to be known as "Board of Trustees of Cheyney Normal and Technical Institute". Said Board of Trustees shall con-

sist of nine members to be appointed by the Superintendent of Public Instruction Of the first members of such Board appointed under the provisions of this act three shall be appointed for two years three for four years and three for six years Thereafter all appointments shall be for terms of six years Five members of the Board shall constitute a quorum The Board shall annually elect a President and Vice President from among its members and a Secretary and Treasurer who need not be members of the Board The Secretary and Treasurer may be the same person

Section 4 The said Board shall have the power and its duty shall be with the approval of the Superintendent of Public Instruction

(a) To determine what programs and courses of study shall be given in the Cheyney Normal and Technical Institute and under what circumstances and upon what conditions pupils of either sex may be admitted thereto and in general to determine all other questions which must be decided in connection with the operation and administration of the school under the provisions of this act

(b) To determine from time to time what equipment is necessary for the purposes of the school and to purchase the same as may now or hereafter be provided by law for purchases by departmental administrative boards out of funds appropriated for the purpose

(c) To elect a Principal of the School who shall subject to the authority of the Board administer the institution

(d) On nomination of the principal to appoint from time to time such officers teachers and other employes as may be necessary and to fix the salaries of its employes in conformity with the standards established by the Executive Board of this Commonwealth and

(e) To make such by-laws rules and regulations for the management of the school as may be deemed advisable

Section 5 Members of the Board of Trustees created by this act shall not receive any compensation for their services but shall receive out of the appropriation made for the maintenance of the school their necessary traveling and other expenses actually incurred in the performance of their duties

Section 6 The said Board of Trustees shall be subject in all respects to the laws of this Commonwealth limiting the powers of departmental administrative boards with regard to the expenditure of money and prescribing the duties of such boards with reference to the making of financial reports the furnishing of financial and budgetary information to the Department of Public Instruction and the making of biennial reports

Section 7 The programs and courses of study in the normal or teacher training department of the Cheyney Normal and Technical Institute shall be such as to entitle the graduates therefrom to standard certification under the rules and regulations prescribed by the State Council of Education

Section 8 This act shall become effective at the end of the current school year of Cheyney Training School for Teachers

Section 9 Any and all acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 397, entitled:

An Act providing that at the close of each general municipal primary and special election in counties of the second class the contents of the ballot box in each district shall be deposited as a court of record with the prothonotary of the county and providing for its preservation and inspection repealing act inconsistent herewith

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BETTS. Mr. President, I ask that Senate Bill No. 401, on third reading, entitled:

An Act to amend sections six hundred and twenty-three and six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions against fire hazard in school buildings

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 425, (House Bill No. 195), entitled:

An Act to further amend section thirteen of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended empowering associate

judges to act as return boards where the resident president judge is a candidate

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 430, (House Bill No. 470), entitled:

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen (P. L. 797) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" said section having been added to Article ten of said act by the act approved April twenty-sixth one thousand nine hundred and twenty-three (P. L. 90) entitled "An act to amend Article ten of the act approved the third day of June one thousand nine hundred and fifteen (P. L. 797) entitled 'An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act' adding thereto a section to be section one thousand nine providing a penalty for interfering with notices posted by the Department"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 517, as follows:

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property thereof but owing to some defect in the ordinance assessment or for any other reason the ordinance or proceeding by the council authorizing and directing the improvement and making the assessment therefor or the proceeding in the filing of and municipal claim or lien therefor are for any reason defective or invalid or where by reason of the fact that the interest of the person or corporation named in the lien as owner or reputed owner is an estate in the mineral only whether as tenant or as owner thereof it might or could be contended that the land described in the lien is not bound thereby and especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such ordinance and proceedings authorizing the improvement and making the assessment therefor and any municipal claim or lien filed therefor are hereby validated and made binding for the amount justly and equitable due and payable on account of such grading paving and curbing Provided that this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered And Provided Further That this act shall not validate any lien against any property which has been conveyed to a bona fide purchaser thereof subsequent to the expiration of the period prescribed by law for the filing of such liens and prior to the time of the filing thereof or give the lien thus filed priority over any bona fide lien or liens then existing against the property

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 549, entitled:

An Act relating to private roads prescribing the time within which approved private roads must be physically opened invalidating proceedings for opening of such roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 552, on third reading, entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of a nitro-cellulose or similarly hazardous base and by removing existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non-hazardous base and providing for the enforcement of the provisions of this act and penalties for violations of the provisions of this act and providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 564, entitled:

An Act to amend the first paragraph of the seventh section of an act entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee

of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (P. L. 713) as amended so as to change the time for filing petitions of nomination

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. NORTH. Mr. President, I ask unanimous consent to amend Title, page 1, line 4, by striking out the word "the" and insert in lieu thereof the word "and"; also by striking out the word "and" which follows the word "regulating" and insert in lieu thereof the word "the", line 14, by striking out the word "polical" and insert in lieu thereof the word "political"; also page 2, line 1, by striking out the word "thirteen" and insert in lieu thereof the word "nineten"; also Section 1, page 2, line 18, by striking out the word "offenses" and insert in lieu thereof the word "offenses"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. DERRICK. Mr. President, I ask that Senate Bill No. 572, (House Bill No. 332), on third reading entitled:

An Act to amend section seventeen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws ten hundred and eighty-one) entitled "An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 576, (House Bill No. 609), entitled:

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|----------|-----------|---------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |

| | | | |
|-------------|-----------|------------|--------------|
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 581, entitled:

An Act to further amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 582, entitled:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|----------|-----------|---------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |

| | | | |
|-------------|-----------|------------|--------------|
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

BILLS RECOMMITTED.

Mr. NORTON. Mr. President, I move that Senate Bill No. 585, on third reading, entitled:

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest tree seedlings and fixing a maximum amount that may be paid therefor

be recommitted to the Committee on Appropriations.

Mr. KRAUSE. Mr. President, I second the motion.

The motion was agreed to.

Mr. GRISWOLD. Mr. President, I move that Senate Bill No. 590, on third reading, entitled:

An Act to amend sections one thousand four hundred and twenty-five one thousand four hundred and twenty-six and one thousand four hundred and twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for the biennial enumeration of illiterates and aliens

be recommitted to the Committee on Education.

Mr. GELDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 591, entitled:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," providing for the reinstatement of persons separating from school service for more than five years and returning thereto.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the Bill?

Mr. BARR. Mr. President, I ask unanimous consent to amend Section 1, page 4, line 5, by inserting after the word "within" the word [three]

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 592, entitled:

An Act to amend section one and section seventeen as amended of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" exempting scrip bonds certificates and evidences of indebtedness issued by school districts from taxation under this act

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the Bill?

Mr. BARR, Mr. President, I ask unanimous consent to amend Section 1, page 2, line 5, by striking out the word "or" and insert in lieu thereof the word "of"

The PRESIDENT: Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 611, (House Bill No. 783), entitled:

A Supplement to an act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred thirty-one) entitled "An act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvement to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvement and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements in roads lands buildings and means of communication" requiring certain plans of streets and highways and plans replots of land to be submitted to and approved by the County Planning Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanias, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 612, entitled:

An Act establishing the minimum marriageable age at sixteen years and providing for certain exceptions thereto

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. WOODWARD. Mr. President, I ask unanimous consent to amend Section 1, page 1, lines 9 and 10, by striking out the word "person" and inserting in lieu thereof the word "persons"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 638, (House Bill No. 775), as follows:

An Act to amend section one of and to add sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) providing for regulating and restricting the height number of stories bulk and size of buildings and other structures the percentage of lot that may be occupied the size depth and width of yards courts and other open spaces the density of population and the location and use of buildings structures and land for trade industry residence or other purposes providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordi-

nance duly adopted by said cities establishing appeal from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by cities and providing penalties for the violation of the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of promoting the public health safety order convenience prosperity [and] or general welfare cities of the third class may by ordinance regulate and restrict the height number of stories bulk and size of buildings and other structures the percentage of lot that may be occupied the size depth and width of yards courts and other open spaces the density of population and the location and use of buildings structures and land for trade industry residence or other purposes and may make different regulations for different districts thereof and may alter the same but no alteration of such regulations may be made except by the affirmative vote of not less than two-thirds of the elected or appointed members of council or other local legislative body having jurisdiction Such regulations shall provide that a board of appeals may determine and vary their application in harmony with their general purpose and intent and in accordance with general or specific rules therein contained

Section 2 The said act is hereby further amended by adding thereto the following sections to be known as sections four five and six

Section 4 The legislative body of such cities shall provide for the appointment of a board of appeals and in the regulations and restrictions adopted pursuant to the authority of this act shall provide that the board of appeals may in appropriate cases and subject to appropriate conditions and safeguards make special exceptions to the terms of the ordinance in harmony with its general purpose and intent and in accordance with general or specific rules therein contained

The board of appeals shall consist of three members one of whom shall be appointed to serve until the first day of January following the adoption of the zoning ordinance one until the first day of the second January thereafter and one until the first day of the third January thereafter Their successors shall be appointed on the expiration of their respective terms to serve three years The appointing authority upon written charges shall have the power to remove any member for cause and after public hearing Vacancies shall be filled for the unexpired term of any member whose place becomes vacant

The board shall adopt rules in accordance with the provisions of any ordinance adopted pursuant to this act Meetings of the board shall be held at the call of the chairman and at such other times as the board may determine Such chairman or in his absence the acting chairman may administer oaths and compel the attendance of witnesses All meetings of the board shall be open to the public The board shall keep minutes of its proceedings showing the vote of each member upon each question or if absent or failing to vote indicating such fact and shall keep records of its examinations and other official actions Every rule or regulation every amendment or repeal thereof and every order requirement decision or determination of the board shall immediately be filed in the office of the board and shall be a public record

Such board of appeals shall hear and decide appeals from and review any order requirement decision or determination made by an administrative official charged with the enforcement of any ordinance adopted pursuant to this act It shall also hear and decide all matters referred to it or upon which is required to pass under any such ordinance Such appeal may be taken by any person aggrieved or by any officer department board or bureau of the municipality affected by any decision of the administrative officer

Such appeal shall be taken within a reasonable time as provided by the rules of the board by filing with the officer from whom the appeal is taken and with the board of appeals a notice of appeal specifying the grounds thereof The officer from whom the appeal is taken shall forthwith transmit to the board all the papers constituting the record upon which the action appealed from was taken

An appeal stays all proceedings in furtherance of the action appealed from unless the officer from whom the appeal is taken certifies to the board of appeals after the notice of appeal shall have been filed with him that by reason of facts stated in the certificate a stay would in his opinion cause imminent peril to life or property In such case proceedings shall not be stayed otherwise than by a restraining order which may be granted by the board of appeals or by a court of record on application on notice to the officer from whom the appeal is taken and on due cause shown

The board of appeals shall fix a reasonable time for the hearing of the appeal give public notice thereof as well as due notice at least six days prior to the hearing by mail to the parties in interest at the address filed with the appeal and decide the same within a reasonable time Upon the hearing any party may appear in person or by agent or by attorney

The board of appeals shall have the following powers

1 To hear and decide appeals where it is alleged there is error in any order requirement decisions or determinations made by an administrative official in the enforcement of this act or of any ordinance adopted pursuant thereto

2 To hear and decide special exceptions to the terms of the ordinance upon which such board is required to pass under such ordinance

3 To authorize upon appeal in specific cases such variance from the terms of the ordinance as will not be contrary to the public interest where owing to special conditions a literal enforcement of the provisions of the ordinance will result in unnecessary hardship so that the spirit of the ordinance shall be observed and substantial justice done

In exercising the above-mentioned powers such board may in conformity with the provisions of this act reverse or affirm wholly or partly or may modify the order requirement decision or determination appealed from and may make such order requirement decision or determination as ought to be made and to that end shall have all the powers of the officer from whom the appeal is taken

Any person or persons jointly or severally aggrieved by any decision of the board of appeals or any taxpayer or any officer department board or bureau of the municipality may present to the court of common pleas of the respective county a petition duly verified setting forth that such decision is illegal in whole or in part specifying the grounds of the illegality Such petition must be presented to the court within thirty days after the filing of the decision in the office of the board

Upon the presentation of such petition the court may allow an appeal directed to the board of appeals to review such decision of the board of appeals and shall prescribe therein the time within which a return thereto must be made and served upon the relator's attorney which shall not be less than ten days and may be extended by the court The allowance of the writ shall not stay proceedings upon the decision appealed from but the court may on application on notice to the board and on due cause shown grant a restraining order

The board of appeals shall not be required to return the original papers acted upon by it but it shall be sufficient to return certified or sworn copies thereof or of such portions thereof as may be called for by such writ The return shall concisely set forth such other facts as may be pertinent and material to show the grounds of the decision appealed from and shall be verified

If upon the hearing it shall appear to the court that testimony is necessary for the proper disposition of the matter it may take evidence or appoint a referee to take such evidence as it may direct and report the same to the court with his findings of fact and conclusions of law which shall constitute a part of the proceedings upon which the determination of the court shall be made The court may reverse or affirm wholly or partly or may modify the decision brought up for review

Costs shall not be allowed against the board unless it shall appear to the court that it acted with gross negligence or in bad faith or with malice in making the decision appealed from

All issues in any proceeding under this section shall have preference over all other civil actions and proceedings

Section 5 The legislative body of such cities may provide by ordinance for the enforcement of this act and of any ordinance or regulation made thereunder A violation of this act or of such ordinance or regulation is hereby declared to be a misdemeanor and such legislative body may provide for the punishment thereof by fine or imprisonment or both It is also empowered to provide civil penalties for such violation

Section 6 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Einstein, | Kutz, | Salus, |
| Barr, | Eyre, | Lanius, | Schantz, |
| Baumer, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |
| Earnest, | Kunkle, | Quigley, | |

NAYS—1.

Betts,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 639, (House Bill No. 798), entitled:

An Act relating to adoption

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. LESLIE. Mr. President, I ask that Senate Bill No. 640, (House Bill No. 799), on third reading, entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STEELE. Mr. President, I ask that Senate Bill No. 643, (House Bill No. 126), on third reading, entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled 'An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 644, (House Bill No. 364), entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 656, entitled:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Will the Senate agree to the bill?

Mr. WEINGARTNER: Mr. President, I ask unanimous consent to amend Section 1, page 3, line 9, by striking out the word "is" and insert in lieu thereof the word "in"

The PRESIDENT: Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 658, entitled:

An Act fixing the salary of the Secretary of Mines in the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

| | | | |
|-------------|-----------|------------|-----------|
| Baldwin, | Earnest, | Krause, | Phipps, |
| Barr, | Einstein, | Kunkle, | Quigley, |
| Baumer, | Eyre, | Kutz, | Salus, |
| Bonbrake, | Freeman, | Lanius, | Schantz, |
| Buckman, | Gelder, | Leslie, | Sones, |
| Coyne, | Griswold, | MacDade, | Stites, |
| Culbertson, | Harris, | Mansfield, | Vare, |
| Daix, | Heaton, | North, | Woodward, |
| Davis, | Homsher, | Norton, | |
| Derrick, | Huffman, | Painter, | |
| DeWitt, | Joyce, | Patton, | |

NAYS—5.

| | | | |
|---------|---------|---------|--------------|
| Betts, | Snyder, | Steele, | Weingartner, |
| Miller, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 659, entitled:

An Act creating a State Council for the Blind as a departmental administrative board within the Department of Welfare and defining its powers and duties

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. HOMSHER. Mr. President, I ask that Senate Bill No. 661, on third reading, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 662, entitled:

An Act making an appropriation to the Department of Welfare for the State Council for the Blind

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|----------|-----------|---------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |

Baumer,
Betts,
Bonbrake,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,
Phipps.

Schantz,
Snyder,
Sones,
Steele,
Stites,
Vare,
Weingartner,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 664, (House Bill No. 362), on third reading, entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (P. L. 33) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 876, (House Bill No. 321), on third reading, entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems

be recommitted to the Committee on Public Roads and Highways.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 881, (House Bill No. 514), on third reading, entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (P. L. 286) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 890, on third reading, entitled:

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand

eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments

be recommitted to the Committee on Banks and Building and Loan Associations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 892, entitled:

An Act to repeal the act approved the tenth day of April one thousand eight hundred and seventy-three (P. L. 661) entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 896, entitled:

An Act authorizing the county court for the County of Allegheny to appoint interpreters and providing for their compensation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. SALUS. Mr. President, I ask that Senate Bill No. 897, on third reading, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 900, on third reading, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled: "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

be recommitted to the Committee on Elections.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 902, entitled:

An Act to amend section one of the act approved the seventh day of July, one thousand nine hundred and thirteen (P. L. 693), entitled, "An Act prescribing the manner and time of submitting to the qualified electors of the State proposed, amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon, as approved by article eighteen, section one, of the Constitution," as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Snyder, |
| Betts, | Freeman, | Leslie, | Sones, |
| Bonbrake, | Gelder, | MacDade, | Steele, |
| Buckman, | Griswold, | Mansfield, | Stites, |
| Coyne, | Harris, | Miller, | Vare, |
| Culbertson, | Heaton, | North, | Weingartner, |
| Daix, | Homsher, | Norton, | Woodward, |
| Davis, | Huffman, | Painter, | |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 905, entitled:

An Act to amend clause nine, section nine of article seven of chapter six, as amended, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Fatton, | |
| LeWitt, | Krause, | Phipps, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. MacDADE. Mr. President, I ask that Senate Bill No. 906, on third reading, entitled:

An Act to authorize the formation of a county planning commission in counties of the third fourth and fifth classes in the Commonwealth prescribing its powers and duties and authorizing the county commissioners to make appropriations and to acquire property

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 907, entitled:

An Act to repeal the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An Act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the Bill?

Mr. MacDADE. Mr. President, I ask unanimous consent to amend Section 1, page 1, line 7, by striking out the word "district" and insert in lieu thereof the word "districts"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 957, entitled:

An Act fixing the salary of county commissioners in counties of the fourth class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Huffman, | Schantz, |
| Barr, | Einstein, | Joyce, | Sones, |
| Buckman, | Eyre, | Leslie, | Stites, |
| Coyne, | Freeman, | Mansfield, | Vare, |
| Culbertson, | Gelder, | Patton, | Weingartner, |
| Daix, | Griswold, | Phipps, | Woodward, |
| Davis, | Harris, | Quigley, | |
| Derrick, | Heaton, | Salus, | |
| DeWitt, | Homsher, | | |

NAYS—13.

| | | | |
|-----------|----------|----------|---------|
| Baumer, | Kunkle, | Miller, | Steele, |
| Betts, | Kutz, | Norton, | |
| Bonbrake, | Lanlus, | Painter, | |
| Krause, | MacDade, | Snyder, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 710, (House Bill No. 119), as follows:

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) be and the same is hereby specifically appropriated to the Board of Trustees of The Philadelphia Museums for the distribution of geographical collections and educational material among the public and other free schools of this Commonwealth and for the preparation and installation of exhibits for the two fiscal years beginning June first one thousand nine hundred and twenty-five payment to be made on requisition approved by the Department of Public Instruction

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanlus, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 724, (House Bill No. 148), as follows:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Harrisburg Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanlus, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 726, (House Bill No. 153), as follows:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Almira Home Association of New Castle Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendment made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 734, (House Bill No. 189), as follows:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Indiana Hospital located at Indiana Indiana County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 745, (House Bill No. 209), as follows:

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy thousand dollars (\$70,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the purpose of the Chester Hospital located in the City of Chester County of Delaware and State of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and surgical services rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular ward charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |

Davis,
Derrick,
DeWitt,

Huffman,
Joyce,
Krause,

Painter,
Patton,
Phipps,

Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 834, (House Bill No. 565), as follows:

An Act making an appropriation to the Florence Crittenton Mission of the City of Williamsport Lycoming County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Mission of the City of Williamsport Lycoming County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Earnest,
Einstein,
Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,
Phipps,

Quigley,
Salus,
Schantz,
Snyder,
Sones,
Steele,
Stites,
Vare,
Weingartner,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 872, (House Bill No. 999), as follows:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-three thousand dollars (\$33,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to Saint Luke's Homeopathic Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to regulations and in the manner prescribed by law at the rate of three dollars (\$3) per diem for the medical and

surgical service rendered to and maintenance of each person treated in said hospital who is entitled to free service and for each day of part pay service such proportion of the aforesaid three dollars (\$3) per diem rate as the part of the regular charge which the person so treated is not able to pay bears to the regular ward charge for such free service Provided however That no hospital shall receive compensation at a rate exceeding the actual cost of service per capita in the public ward of said hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Earnest,
Einstein,
Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,
Phipps,

Quigley,
Salus,
Schantz,
Snyder,
Sones,
Steele,
Stites,
Vare,
Weingartner,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 919, (House Bill No. 47), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin,
Barr,
Baumer,
Betts,
Bonbrake,
Buckman,
Coyne,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Earnest,
Einstein,
Eyre,
Freeman,
Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Kunkle,
Kutz,
Lanius,
Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,
Patton,
Phipps,

Quigley,
Salus,
Schantz,
Snyder,
Sones,
Steele,
Stites,
Vare,
Weingartner,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 920, (House Bill No. 75), on third reading, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

APPROPRIATION BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 921, (House Bill No. 92), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 922, (House Bill No. 100), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-----------|-----------|----------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |

Buckman,
Coyne,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,
Krause,

Mansfield,
Miller,
North,
Norton,
Painter,
Patton,
Phipps,

Steele,
Stites,
Vare,
Weingartner,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 923, (House Bill No. 190), entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 924, (House Bill No. 262), entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 925, (House Bill No. 289), entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-third of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 926, (House Bill No. 320), entitled:

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 927, (House Bill No. 358), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 928, (House Bill No. 402), entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 931, (House Bill No. 750), on third reading, entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 932, (House Bill No. 768), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 933, (House Bill No. 780), entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 934, (House Bill No. 790), entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 936, (House Bill No. 840), entitled:

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 937, (House Bill No. 858), entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 938, (House Bill No. 891), on third reading, entitled:

An Act to make an appropriation to the City of Philadelphia one million dollars (\$1,000,000) to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 939, (House Bill No. 994), entitled:

An Act making an appropriation to the Department of Agriculture

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-----------|-----------|----------|----------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |

| | | | |
|-------------|-----------|------------|--------------|
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 940, (House Bill No. 996), entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. GRISWOLD. Mr. President, I move that Senate Bill No. 941, (House Bill No. 1018), on third reading, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing and making available for public use reports maps documents and records of the board in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expense and for the payment of salaries fees and expenses

be recommitted to the Committee on Appropriations.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 942, (House Bill No. 1019), entitled:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 943, (House Bill No. 1020), entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 944, (House Bill No. 1022), on third reading, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. WOODWARD. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 945, (House Bill No. 1023), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 946, (House Bill No. 1059), entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 947, (House Bill No. 1062), entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | McNichol, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 947, (House Bill No. 1063), entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 949, (House Bill No. 1064), entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | McNichol, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 950, (House Bill No. 1092), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Snyder, |
| Bonbrake, | Gelder, | MacDade, | Sones, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 951, (House Bill No. 1138), as follows:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of maintenance to be paid according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Baldwin, | Earnest, | Kunkle, | Quigley, |
| Barr, | Einstein, | Kutz, | Salus, |
| Baumer, | Eyre, | Lanius, | Schantz, |
| Betts, | Freeman, | Leslie, | Sones, |
| Bonbrake, | Gelder, | MacDade, | Snyder, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Coyne, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Phipps, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 82, as follows:

An Act to repeal an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act" be and the same is hereby repealed

Section 2 This repeal shall take effect on the first day of January one thousand nine hundred and twenty-six The repeal of this act shall not prevent the collection of the tax on anthracite coal mined washed screened or otherwise prepared for market during the year one thousand nine hundred and twenty-five but all such taxes shall be paid and be collectible in the manner provided by the act hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 92, as follows:

An Act to amend section six as amended sections seven eight nine ten thirteen fourteen fifteen as amended sixteen as amended seventeen and eighteen as amended of an act approved the twenty-fourth day of July one thousand

nine hundred and thirteen (Pamphlet Laws nine hundred and seventy-seven) entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" by abolishing the spring registration authorizing registration at the office of the board of registration commissioners at certain times changing the form of the registers and the questions to be answered by the electors and giving the board of registration commissioners additional powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and seventy-seven) entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" which was amended by section one of the act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and seventy-six) entitled "An act to amend section six of an act entitled 'An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith' approved the twenty-fourth day of July one thousand nine hundred and thirteen" is hereby further amended to read as follows:

Section 6 The registrars of each election district shall meet at the polling place thereof in even numbered years on the ninth Thursday the seventh Tuesday and fifth Saturday preceding the November Election which shall be known as the Fall Registration and in odd numbered years on the ninth Thursday eighth Tuesday and eighth Saturday preceding the November Election which shall also be known as the Fall Registration They shall remain in open session from seven ante-meridian to ten ante-meridian and from four post-meridian to ten post-meridian of each registration day They shall on said days receive personal application from persons who claim that they are entitled to be registered They shall have power to administer oaths shall examine said applicants under oath and shall record on the register the names of those whom they shall determine to be qualified as hereinafter provided Two weeks' notice of the registration days shall be given by the commissioners by publication in at least two daily newspapers in the city and by posting notices at the polling places Electors who did not register at the Fall registration may register for the Spring Primaries in even numbered years at the office of registration commissioners any time during a period of forty days ending on the second Wednesday preceding the Spring Primary and the list shall become of no validity at the beginning of the period of Fall Registration next succeeding that at which the registers were opened The old registers shall be preserved by the commissioners for at least two years after the year in which they are in use

Section 2 That section seven of said act is hereby amended to read as follows

Section 7 Every person claiming the right to vote must appear in person before the registration commissioners or the clerks authorized by them during the period of forty days ending on the second Wednesday preceding the Spring Primaries in even numbered years or before the registrars

in the district in which he or she lives on one of the days prescribed by law and answer the questions put to him or her by the registration commissioners or their authorized clerks or by the registrars Those persons registered in the office of the Registration Commissioners shall have set opposite their name the date registered and the initials of the Commissioner or authorized clerk who accepts the registra-

tion Before the registers shall be taken from the office of the commissioners by the registrars or election officers the commissioners shall enter their initials in red ink on the line immediately after the last name registered in each alphabetical letter in the registers in every district of the city These answers must be recorded on a single line in two registers which shall have the following form

| Surname | Christian Name | Occupation | Present Residence | | |
|---------|----------------|------------|-------------------|---|---|
| | | | Street & Number | Householder, Lodger, Lessee, [or] Owner or Member of Family | [Room or] Floor Occupied or whole house |
| 1 | 2 | 3 | 4 | 5 | 6 |

| Length of Residence | | Place of Residence at time of Last Registration | | | | Place of Birth | Naturaliza- tion Papers Produced Yes or No | No. of Affida- vit of Natu- ralization of Father if taken | Legal Age 21 years Yes or no |
|------------------------|----------------|--|------|-------------------------|--|-------------------|---|---|------------------------------------|
| In State | In District | State | City | Street and Number | [Date of Last Regis- tration] Year | | | | |
| 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 |

| Tax Receipt Produced (Yes or No) | No. of Affidavit of loss of <i>tax</i> <i>receipt</i> if taken. If under 22 years of age write "Age" | Personal Description | | | | Designation of Political Party for Primary Vote. |
|--|---|----------------------|----------------------|---|-------------------------|--|
| | | Color | [Approximate Age] | [Tall, Short or Medium] Approximate Height | [Approximate Weight] | |
| [16] 17 | [17] 18 | [18] 19 | [19] | 20 | [21] | [22] 21 |

| Signature at time of Registration or of Voting | If Challenged, No. of Challenge Affi- davit | VOTED These columns are for use at election and are not to be Filled in by Registrars | | | |
|--|---|---|-------------------|----------------|------------------|
| | | Fall Primary | November election | Spring Primary | Special Election |
| | | | | | |
| [23] 22 | [24] 23 | [25] 24 | [26] 25 | [27] 26 | [28] 27 |

being delivered into the custody of each registrar who has charge of the registers

Section 5 That section ten of said act is hereby amended to read as follows

Section 10 At any time during the period of forty days ending on the second Wednesday preceding the Spring Primaries any person who desires to change his or her political designation because of change in his or her political affiliations at the last preceding election or who has hitherto not enrolled as a member of a party although registered may appear before the board of registration commissioners or their authorized clerks and change their political designation or cause their political designation of party to be entered on the registers and any registered elector who has removed from one election division to another in the same city two calendar months prior to the Spring Primary may apply at the office of the commission and have the registry of his or her name transferred from the division from which he has removed to the one in which he or she has taken up his or her new residence It shall be the duty of the commissioners upon satisfactory proof of the elector's identity to strike his or her name from the register in the division from which he or she has removed to examine him or her in the regular way as to his or her qualifications and if his or her answers are satisfactory to the commissioners to register him or her in the division to which he or she has removed On or before the second Wednesday preceding the Spring Primary in even numbered years the commissioners shall strike from the lists the names of such persons as shall be proven to their satisfaction by their own records or by the affidavit of at least two qualified electors of the district to have died or removed from the election district since their registration or who have otherwise become disqualified since registration The commissioners shall not later than the second Saturday preceding the Spring Primary in even numbered years notify persons whose names have been stricken from the lists by mailing notice of such action to the place of residence as indicated in the registers and by posting at the district polling places a list of all persons whose names have been stricken from the lists

Section 6 That section thirteen of said act is hereby amended to read as follows

Section 13 At the end of each day's registration the registrars shall compare the two registers so kept and cause any errors in either of them to be corrected by aid of the entries in the other so as to make the same agree where there is any difference between them All of the registrars shall then sign their initials in the line immediately under the last names registered under each letter in both books together with the date At the close of the Fall registration the registrars shall sign a certificate the form of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any

Section 7 That section fourteen of said act is hereby amended to read as follows

Section 14 The two registrars who have not charge of the registers shall at the Fall registration prepare two "Street Lists" of all names registered including the names and addresses of persons registered by the registration commissioners Persons whose names have been stricken from the registers shall not be included in the street lists These lists shall contain the names of the electors and their addresses in the order in which their residences appear upon the streets of the district One of said street lists shall be hung outside the polling place and shall remain in that position until the next election The other shall be returned to the office of the commissioners and at least one hundred exact copies of it shall be printed in pamphlet form and shall be ready for distribution at least three weeks before election day

Section 8 That section fifteen of said act which was amended by section one of an act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand twenty-seven) entitled "An act to amend sections fifteen and eighteen of an act entitled 'An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a

political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith' approved the twenty-fourth day of July one thousand nine hundred and thirteen by providing for attendance of witnesses fees for subpoenas witness fees and the manner of payment of same and providing a penalty for disobedience to the lawful order of the commissioners or refusal to obey their subpoenas and by repealing inconsistent legislation" is hereby further amended to read as follows

Section 15 If any citizen shall object to the action of the registrars in accepting or rejecting any claim for registration he may file with his petition duly sworn to by said citizen with the commissioners setting forth the ground of his complaint If the complaint is to the acceptance of a claim notice to the claimant shall be given by leaving a written or printed notice at his or her place of residence as given by him or her to the registrar and recorded in the register When such petitions are filed the commissioners shall fix a time and place for hearing them sufficiently in advance of the election to enable the same to be heard and disposed of prior thereto and to have a review thereof by the courts Such hearing shall be public before the commissioners and the register of voters may be amended either by the insertion of a new name or the cancellation of a name already on the register or otherwise as the commissioners may order The commissioners may enforce their orders as herein provided or may make the amendments themselves or by their clerks All such applications for correcting the register must be made not later than two weeks prior to a general or municipal election

The applicant or any elector who is not satisfied with the decision of the commissioners may petition the court of common pleas setting forth the reasons why he feels that injustice has been done and thereupon the said court of common pleas may in its discretion allow an appeal to it from the decision of the commissioners The said court may then fix a day for a public hearing of which notice shall be served by the petitioner upon the commissioners and upon the person or his attorney who opposed his contention before the commissioners together with a copy of the petition at least three days before such public hearing may take place Proof of which must be exhibited to the court The said court after such public hearing may reverse affirm or alter the decision of the commissioners Such petitions for appeals must be filed not later than ten days preceding an election Any qualified elector who has by himself or his duly authorized agent or attorney paid his taxes after the last day of the Fall registration and on or before the final day for the payment of the same in odd numbered years or any qualified elector who will arrive at the age of twenty-one years between the primary election and the next succeeding election or any elector who has become qualified by reason of naturalization or residence in the division in which he seeks to be registered between the primary election and that next succeeding election may on the twentieth day preceeding the election in odd numbered years present his petition to the commissioners setting forth the fact as to the payment of his taxes and giving in detail the information required to be recorded in the register and praying that his or her name may be added to the register in the proper division If the facts are proven to the satisfaction of the commissioners subject to the same conditions as though the applicant for such registration had presented himself for registration before the board of registrars of his district they shall order the name of the petitioner to be inserted in the register in the proper place

Any qualified elector who was too ill to appear at the polling place on all of the registration days or who was unavoidably absent from the city on all of said days may at any time but not less than two weeks before an election or primary present his petition to the commissioners setting forth the facts as to his illness or unavoidable absence and setting forth in detail the information required to be recorded in the register and praying that his or her name be added to the register of the proper division After his petition shall have remained in the office of the commissioners open to public inspection for at least two days a hearing shall be granted The petitioner shall personally appear and if the facts are proven to the satisfaction of the commissioners to be as reported they shall order the name of the petitioner to be inserted on the register in the proper

place This hearing shall be public and any qualified elector of the division shall have the right to challenge and to require proper proof of identity as in the case of registry before the registrars If any person is not satisfied with the decision of the commissioners he may appeal to the court of common pleas as in other cases The commissioners shall also have power to investigate on their own motion any irregularities in registration and shall have power to summon witnesses to examine them under oath to require the production of the books and names of the registrars and to correct the registers by striking off names which they may find to be improperly or illegally registered Notice shall be given to persons whose names have been stricken from the register and they shall have the right to appeal to the court of common pleas as in other cases The commissioners shall have authority to summon such number of registrars as in their judgment may be necessary to assist them in carrying into effect the provisions of this section Registrars when summoned by the commissioners under this section shall be entitled to and receive the same compensation as is received by registers under the existing law for registration service All persons filing appeals or petitions with the board praying action on its part shall have the privilege of having subpoenas issued by the board to compel the attendance of witnesses and shall pay therefor at the rate of twenty-five cents for each subpoena issued which shall be in the same form and have the same force and effect as subpoenas now issued by the several courts of law of this Commonwealth All witnesses subpoenaed to appear before the board of registration commissioners shall be entitled to receive one dollar and fifty cents (\$1.50) each per day as witness fees for their attendance When witnesses so subpoenaed shall have entered their appearance upon the day or days set for the hearing or hearings the person or persons who shall have petitioned the hearing requiring the presence of said witnesses shall pay to the recorder of the board of registration commissioners the amount due as witness fees which amount the recorder shall in turn disburse among the witnesses according to their pro rata share as soon after the conclusion of the hearing as possible Witnesses summoned to attend hearings called by the registration commissioners of their own volition shall be entitled to the same rate of compensation as witnesses subpoenaed to attend hearings petitioned by other persons and the moneys required to pay such fees shall be provided by the county commissioners in each county in the same manner as is now provided by law for the payment of all other necessary and legal expenses of boards of registration commissioners All money paid for such subpoenas shall be paid to the county treasurer by the registration commissioners

Section 9 That section sixteen of said act which was amended by an act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred thirty-nine) entitled "An Act amending section sixteen of an act entitled 'An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith' approved July twenty-first one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners" is hereby further amended to read as follows

Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the Fall and shall have the same at the polling-place on said day On registration days and during the time from one such day to another until the close of the Fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided During the same periods the other registrars shall be charged with the safe-keeping of the street lists which are in course of preparation by them

At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them The said books and papers shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act The Commissioners shall have power to appoint a Recorder who shall have power to administer oaths and to fix his compensation at two thousand five hundred dollars per annum a clerk who shall receive a salary of two thousand dollars per annum a stenographer who may act as clerk who shall receive a salary of one thousand eight hundred dollars per annum a custodian who shall receive a salary of one thousand eight hundred dollars per annum and a clerk who shall receive a salary of fifteen hundred dollars per annum and as many other clerks as may be necessary at a compensation not exceeding five dollars per diem for the time actually employed and a counsel whose compensation shall be two thousand dollars per annum

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners counsel registrars and other officers or clerks provided by this act They shall furnish proper rooms for the accommodation of the commissioners and their records They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars It shall also be their duty to see that the polling places are open and in proper order for the use of the registrars They in the manner provided in which they are or may be required shall also deliver the two registers to the election officers to deliver other election materials for use on election day

Section 10 That section seventeen of said act is hereby amended to read as follows

Section 17 Any person whose name is on the register shall be entitled to vote at any general special primary or municipal election unless it shall be shown to the satisfaction of the election officers that he or she has become disqualified since registration Provided That no person shall vote at a primary unless he or she has designated at the registration under the law the party whose ballot he or she desires to vote at the primary And further provided That if a special election or Fall Primary shall intervene between the registration day and the next general or municipal election the presence of the name of an elector on the list shall not be conclusive evidence of his qualifications as to the length of residence or payment of taxes at said special election or primary If his or her name is not registered he or she shall not be entitled to vote at any election or primary Before receiving his or her ballot every voter shall satisfy the election officers of his or her identity and if challenged by signing his or her name in the place provided for that purpose if able to do so and by the production of such other evidence as is or may be required by law

The two registers shall be used at elections by the election officers in the place of the ballot check list and voting check list One of said registers shall be marked "Ballot Check List" and the other shall be marked "Voting Check List" After the polls are closed the names checked as having voted in the said two registers shall be immediately counted and the result announced before the ballot box is opened The two registers shall be immediately sealed in an envelope and shall be returned to the custody of the commissioners when the ballot box and other election returns are delivered to the proper officers

Section 11 That section eighteen of said act which was amended by section two of the act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand twenty-seven) is hereby further amended to read as follows

Section 18 Any person who wilfully disobeys a lawful order of the commissioners or refuses to obey their subpoena duly issued and served under the provisions of this act shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars Any wilful false statement made under oath by any person in relation to any matter or thing concerning which he or she shall be lawfully interrogated by

the registrars or by the commissioners shall be perjury and any person upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court

A registrar who intentionally registers or permits to be registered a person not lawfully entitled to be registered or who intentionally refuses to register a person lawfully entitled to be registered or who intentionally assists in preventing such person from being registered shall be guilty of a misdemeanor and upon conviction be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding five years or both at the discretion of the court

A person who applies for registration knowing that he or she is not entitled to be registered or who falsely personates another in an application for registration or who knowingly offers false naturalization papers or a fraudulent tax receipt to establish his claim to be registered or who personates another shall be guilty of a misdemeanor and upon conviction shall be sentenced for every such offense to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding three years or both in the discretion of the court

A registrar who inserts or intentionally permits to be inserted a name on the registry list without a proper application in person during the hours of registration on a registration day on the part of the person registered or without requiring the proper evidence of the right of the applicant to be registered or who alters any registry list after the entry has been duly made except upon an order of the court or of the commissioners or who makes any entry therein at any time other than during the hours of registration and in the presence of the other registrars shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court

Any election officer who knowingly refuses the vote of a duly registered and qualified elector or who knowingly accepts the vote of a person not registered in accordance with the provisions of this act or who knowingly receives a vote from a person falsely claiming to be a registered voter shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court

Any commissioner registrar or other officer upon whom a duty is laid by this act who shall wilfully refuse to perform his said duty shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LESLIE: Mr. President, I move that Senate Bill No. 92, the bill just read, be recommitted to the Committee on Elections.

Mr. EYRE: Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 257, as follows:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam located in Michaux State Forest Reserve in Cumberland County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That the Department of Forests and Waters of the Commonwealth is authorized to repair and dredge Laurel Dam located in Michaux State Forest Reserve in Cumberland County

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 321, (House Bill No. 194), entitled:

An Act to further amend section three of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" as amended by providing that the vote shall be counted by the Court of Quarter Sessions

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 417, (House Bill No. 366), entitled:

An Act amending clause forty-six of section three of Article five of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended so as to provide that the cities of said class shall have the right to exercise the powers and authority of local self-government in all municipal affairs

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 422, (House Bill No. 61), as follows:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all women over the age of sixty-five years and all mothers of children under the age of five years upon request made to the proper court shall be excused by the court from jury duty

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 447, as follows:

An Act to amend section eleven of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand fifty-four) entitled "An act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand fifty-four) entitled "An act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act" is hereby amended to read as follows

Section eleven In such counties the annual salaries of the following county officers shall be as follows namely

Of the prothonotary four thousand dollars
Of the clerk of orphans' court three thousand dollars
Of the clerk of quarter sessions and oyer and terminer three thousand dollars
Of the register of wills five thousand dollars
Of the recorder of deeds four thousand dollars
Of the county commissioners twenty-five hundred dollars each and where such county commissioners are also directors of the poor then thirty-five hundred dollars each
Of the county auditors where such office exists each two hundred fifty dollars
Of the jury commissioners each two hundred and fifty dollars

Where the office of prothonotary clerk of the court of general quarter sessions and clerk of the court of oyer and terminer are held by the same person such officer shall receive a salary of four thousand dollars only

Where the office of prothonotary clerk of the court of general quarter sessions clerk of the court of oyer and terminer and clerk of the orphans' court are held by the same person such officer shall receive a salary of four thousand dollars only

Where the office of the clerk of the court of general quarter sessions clerk of the court of oyer and terminer and clerk of the orphans' court are held by the same person such officer shall receive a salary of four thousand dollars only

Where the office of register of wills and recorder of deeds are held by the same person such officer shall receive a salary of four thousand dollars only

Where the office of register of wills recorder of deeds and clerk of the orphans' court are held by the same person such officer shall receive a salary of five thousand dollars only

Where the office of prothonotary and recorder of deeds are held by the same person such officer shall receive a salary of four thousand dollars only

Where the office of register of wills clerk of the court of general quarter sessions clerk of the court of oyer and terminer and clerk of the orphans' court are held by the same person such officer shall receive a salary of four thousand dollars only Provided That the salaries provided by this section shall in no case exceed the fees collected during the term for which any such officers shall serve

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 495, as follows:

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death or injuries while going to or returning from or attending fires

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any city borough or township of the Commonwealth of Pennsylvania to expend out of the public funds of said municipality such amount as may be necessary to secure insurance or compensation for volunteer firemen killed or injured while going to returning from or attending fires in said municipality or territory adjacent thereto

Section 2 Any act or part of act that conflicts herewith be and the same is hereby repealed in so far as the same affects this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 518, as follows:

An Act providing for the improvement of certain streets alleys and highways on the boundary lines of cities boroughs and townships and the assessment of properties abutting thereon but lying outside the limits of such cities boroughs or townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any street alley or highway more than one-half width of which is within the limits of any city borough or township shall divide the said city borough or township from any other municipality or township located within the same county such street alley or highway may be improved by the city borough or township within which the greater width is located in the same manner as if the said street alley or highway were entirely located within the limits of said city borough or township

The property abutting on the side of said street alley or highway which is located outside the limits of the city borough or township making such improvements shall for a depth of one hundred and fifty feet plus one-half the width of said street alley or highway from its center line be assessed for any and all municipal improvements to or on the said street alley or highway in the same manner as such property would be assessed under the laws of the Commonwealth if it were entirely located within the limits of such city borough or township

Section 2 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 547, as follows:

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and eighty-one) entitled "An act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital specially devoted to the reception care and treatment of injured persons or of any State owned general medical and surgical hospital and to provide for the regulation and management thereof" authorizing the closing of State owned medical and surgical hospitals in certain cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and eighty-one) entitled "An Act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital specially devoted to the reception care and treatment of injured persons or of any State owned general medical and surgical hospital and to provide for the regulation and management thereof" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of trustees of any State owned hospital specially devoted to the reception care and treatment of injured persons or of any State owned general medical and surgical hospital is hereby authorized with the consent and approval of the Department of Welfare to close any such hospital when in its opinion such closing will be to the best interests of the State Any such board of trustees is also authorized to enter into negotiations with an incorporated hospital association representing the people of the community in which any such closed or operated hospital is situate looking to the transfer by lease or sale of the property of any such closed or operated hospital to such incorporated hospital association

And said bill having been read at length the second time, and agreed to,

Ordered. To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 547, the bill just read, be recommitted to the Committee on Public Health and Sanitation for a hearing.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 899, as follows:

An Act for the identification of infants born in places where maternity cases are handled providing for the taking of finger or foot prints of infants and the filing of the same and charging persons in charge of such places with the enforcement thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the trustees directors managers proprietors or other person or persons in charge of any State county city or other municipal or privately owned hospital or other place where maternity cases are handled and where infants are born other than private residences shall establish and maintain a system for the identification of all infants born therein

Section 2 The Superintendent or other person in charge of such hospital or other place where maternity cases are handled is charged with the enforcement of the provisions of this act and shall immediately after the birth therein of any infant have suitable finger prints or foot prints of such infant taken and recorded for purposes of identification and such records shall be chronologically filed and indexed in the name of the parents of such child

Section 3 Any superintendent or other person in charge of any such hospital or other place where maternity cases are handled violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one hundred dollars

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 904, as follows:

An Act to further amend section thirty-six of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" by prohibiting the registration of a motor vehicle for and the issuance of a driver's license to any person against whom a judgment of record for personal injuries death or property damage remains unpaid for a period of six months

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirty-six of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which was amended by section thirty of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred eighteen) entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle' as amended by further regulating the use of registration plates prescribing fees for omnibuses and changing other existing fees changing the date for the licensing year limiting the weights of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 26 All civil actions for damages arising from the use and operation of any motor vehicle may at the discretion of the plaintiff be brought before any alderman magistrate or justice of the peace in the county where the alleged damages were sustained if the plaintiff has had said damages repaired and shall produce a receipted bill for the same properly sworn to by the party making such repair or his agent or said action may be brought in the court of common pleas of said county and service of process in either case may be made by the sheriff of the county where the suit is brought deputizing the sheriff of the county where the defendant or his registered agent resides or where service may be had upon him under the existing laws of this Commonwealth in like manner as process may now be served in the proper county Provided That no action involving more than one hundred dollars (\$100) shall be brought before any alderman magistrate or justice of the peace

If a judgment against any person for damages for personal injury death or property damage arising from the use and operation of a motor vehicle shall remain unpaid for a period of six months after the same shall have been finally entered in the prothonotary's office no motor vehicle shall be registered in the name of such person until such judgment is fully paid or satisfied on the record

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 909, as follows:

An Act authorizing the Department of Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven Clinton County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Forests and Waters is hereby authorized to make a survey of the Susquehanna River and the lands and embankments adjacent thereto within and in the vicinity of the City of Lock Haven in the County of Clinton and to prepare plans and specifications for the widening deepening removal of obstructions or the construction or repair of walls or the changing of the course or channel of said river as may be found necessary to obviate so far as possible any danger from floods within and in the vicinity of said city

Section 2 The sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Forests and Waters for the payment of all costs and expenses incurred under the provisions of this act including the salaries compensation and expenses of persons engaged in making said survey plans and specifications

Payments from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition by the Secretary of Forests and Waters

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 917, as follows:

An Act regulating expenditures from special funds in the State Treasury and the letting of contracts payable therefrom making such expenditures and contracts void in certain cases and imposing penalties on State officers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the au-

thority of the same That in all cases where any special fund in the State Treasury is appropriated for any purpose no expenditures from such fund shall be authorized nor shall any contract be let which is payable out of such fund unless at the time of such authorization or letting there is actually in the State Treasury to the credit of such special fund a sum sufficient to cover the expenditures authorized or the contract let in addition to all expenditures theretofore authorized and all contracts theretofore let

Section 2 In all cases where a special fund in the State Treasury is created either in whole or in part from annual license fees or annual registration fees and such fees are collected at any time during the calendar or license year preceding that for which the license or registration is issued such fees so collected shall not be available for the payment of any expenditures authorized or contracts let prior to the first day of the calendar or license year for which the licenses or registrations were issued

Section 3 All expenditures authorized and all contracts let in violation of the provisions of this act shall be null and void

Section 4 It is unlawful for any officer of this Commonwealth to authorize the payment of any money by warrant or otherwise out of any special fund in the State Treasury or for the State Treasurer to pay any money out of any such special fund in violation of the provisions of this act

Section 5 Any officer of this Commonwealth violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars (\$5,000) or to undergo an imprisonment for a term not exceeding two years or both

Section 6 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 956, as follows:

An Act authorizing counties cities boroughs towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods and providing for the expenditure and repayment of such moneys by the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "municipality" as used in this act includes counties cities boroughs towns and townships

Section 2 Any municipality is authorized from time to time to appropriate money or to borrow money and to increase its indebtedness within the limits prescribed by the Constitution for the purpose of assisting the Commonwealth in the construction and completion of any project or improvement for the conservation of water and the control of floods by advancing to the Commonwealth for expenditure on such project or improvement the moneys so appropriated or borrowed

Section 3 No such moneys shall be appropriated borrowed or advanced to the Commonwealth by any such municipality except for expenditure on a project or improvement which has been prior to the passage of this Act authorized by law to be constructed and completed by the Commonwealth or any department board or commission thereof for the conservation of water and the control of floods Such moneys when appropriated or borrowed shall be paid over to the Secretary of Forests and Waters of the Commonwealth who shall immediately pay the same over to the State Treasurer for safe keeping Such moneys so paid over to the State Treasurer shall be placed in a separate fund and shall be expended by the Department of Forests and Waters for the construction and completion of any project or improvement for the conservation of water and the control of floods authorized by law and designated by the municipality which has paid over said money and for such purposes said moneys in said special fund from time to time are hereby

appropriated Payments fund shall be made by warrant of the Auditor General on the State Treasurer after requisition by the Secretary of Forests and Waters.

Section 4 The intention of the Commonwealth is hereby declared to repay without interest to the municipalities respectively all moneys so advanced in not more than fifteen equal biennial instalments commencing not later than three years after any such moneys were advanced. Such payments are intended to be made biennially by appropriations to the Department of Forests and Waters for the purpose of repaying moneys due to municipalities which shall have advanced the same for the construction and completion of projects and improvements for the conservation of water and the control of floods.

Section 5 The Department of Forests and Waters shall have full power to use and expend the funds advanced by municipalities under the provisions of this act on the projects and improvements designated in the same manner as any funds heretofore or hereafter appropriated by the Commonwealth for the construction and completion of said project or improvement were authorized to be expended by law.

Section 6 The provisions of this act are severable and and if any of its provisions are held to be unconstitutional such decision shall not effect or impair the remaining provisions of this act. It is hereby declared as a legislative intent that this act would have been passed had such unconstitutional provision not been included therein.

Section 7 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 956, the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 960, as follows:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person copartnership association corporation or organization shall wilfully display in or on any public building or on any street avenue or public highway any time-measuring instrument or device which is calculated or intended to furnish time to the general public set or running so as to indicate intentionally or indicating intentionally any other than the standard of time as defined by the act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred twenty-nine) entitled "An act to amend section one of an act approved the thirteenth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws twenty-one) entitled "An act for the establishment of a uniform standard of time throughout the Commonwealth" prohibiting the adoption of other standards of time."

Section 2 No person copartnership association corporation or organization engaged in the business of furnishing time for hire by means of any mechanical device or a part of whose business it is to inform others what the correct time may be shall wilfully or knowingly furnish indicate or inform any customer subscriber or inquirer any time other than such standard time.

Section 3 Any person or any officer of any corporation or organization or association violating any provision of this act shall upon summary conviction be fined not more than one hundred dollars and in default of the payment of such fine and costs of prosecution to undergo imprisonment in the county jail for ten days.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. GRISWOLD. Mr. President, I move that Senate Bill No. 960, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. CULBERTSON. Mr. President, this bill originally was committed to the Committee on Agriculture, and I move to amend the motion, to recommit to the Committee on Agriculture for the purpose of a hearing. All arrangements have been made for a hearing.

Mr. DERRICK. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

Mr. GRISWOLD. Mr. President, I accept the amendment.

Mr. DAIX. Mr. President, I accept the amendment.

On the question,

Will the Senate agree to the motion as amended?

It was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 961, as follows:

An Act fixing the salary of the jail warden and jail physician in counties of the second class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the jail warden in counties of the second class shall be six thousand five hundred dollars (\$6,500) per annum.

Section 2 The salary of the jail physician in counties of the second class shall be four thousand dollars (\$4,000) per annum.

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 961, the bill just read, be recommitted to the Committee on New Counties and County Seats, for amendment.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 963, as follows:

An Act to amend sections three hundred and two eight hundred and two and one thousand two hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" increasing the resident hunters license fee providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes and making appropriations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" is hereby amended to read as follows

Section 302 Resident License Fees Each such resident as provided in the preceding section upon application made verbally or in writing to any county treasurer within the Commonwealth and the presentation of proof that he is a citizen of the United States and a bona fide resident of this Commonwealth under the requirements of this article and in the case of naturalized foreign-born applicants the production of such applicant's naturalization papers and the payment to said county treasurer of [one dollar] two dollars and twenty-five cents shall be entitled to the license herein designated as a Resident Hunter's License and a tag with the number of the license thereon

It is unlawful for any county treasurer or any of his representatives to knowingly issue a resident hunter's license to any person physically or mentally unfitted to carry or use firearms

Section 2 That section eight hundred and two of said act is hereby amended to read as follows

Section 802 Title and Control The title to any land acquired by purchase gift or otherwise shall be approved by the Attorney General and shall be taken by the board in the name of the Commonwealth The deed to any such land shall be deposited with the Secretary of Internal Affairs The entire control of such land heretofore required shall be under the direction of the board

All lands hereafter acquired shall be subject to the control of the board as provided in this article for game conservation and propagation purposes and for the purpose of creating and maintaining State Game Refuges and hunting grounds but for all purposes relating to forestry forest culture the cutting removal and sale of trees forest fire protection and the payment of fixed charges in lieu of taxes such lands hereafter acquired shall be under the control of the Department of Forests and Waters in the same manner and to the same extent as is provided by law for State forests

Section 3 That section one thousand two hundred and one of said act is hereby amended to read as follows

Section 1201 Establishment of Game Fund Appropriation All license fees fines and other moneys received and collected (a) under the provisions of any law repealed and replaced by this act and now held in the State Treasury as a fund or any part of a fund separate and apart for the various purposes designated by law or (b) that may be hereafter paid into the State Treasury under the provisions of any act so repealed or replaced or (c) that may be paid into the State Treasury under the provisions of this act shall be replaced in a separate fund to be known as "The Game Fund" and shall be held separately and apart and I five hundred thousand dollars (\$500,000) thereof shall be set aside each fiscal year and used only for the acquisition including all expenses in connection therewith of hunting grounds forest lands and game refuges and the purchase of outstanding timber and mineral rights on lands acquired or water rights on adjoining lands and the maintenance and administration of the same so far as may be necessary for game and game conservation and propagation purposes II one hundred and fifty thousand dollars (\$150,000) shall be set aside each fiscal year and used only for the payment of damages done to fruit trees growing crops and personal property by deer and elk and to live stock poultry and bees by bear III one hundred thousand

dollars (\$100,000) shall be set aside each fiscal year and used only for the purchase of game and fur-bearing animals and for the propagation and distribution of game and fur-bearing animals for stocking purposes including the clearing and cultivating of feeding areas and IV the remainder of said moneys shall be used solely for the purposes of the payment under the supervision of the board (a) of the salaries and expenses of the officers and employees of the board and contingent office expenses (b) for wild bird game and fur-bearing animal protection and propagation [(c) for the purchase of game for propagation and stocking purposes (d)] (c) for feeding game and wild birds [(e)] (d) for the creation [acquisition] maintenance and administration of hunting grounds and game refuges acquired and created prior to the passage of this amendment [(f)] (e) for the purchase of other lands and buildings and for the erection of buildings [(g)] (f) for the purchase and maintenance of equipment [(h)] (g) for control of vermin the payment of bounties and expenses in connection therewith [(i)] (h) for the payment of all or any part of the cost of any printing posters notices tags badges buttons and such other like materials as in the opinion of the board may be necessary to its work [(j)] (i) for the refund of fines erroneously collected and deposited Any moneys remaining unexpended may be used for the acquisition of additional lands and for the purchase of game for stocking purposes

[The sum of not less than twenty per centum of the net revenue received from resident hunters' licenses shall be set aside by the board for the purchase and distribution of game feed for game and for the propagation or distribution of game for stocking purposes]

All such moneys placed in the game fund under the provisions of this section are hereby made available immediately and are hereby specifically appropriated to the board for the purposes herein specified

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. QUIGLEY. Mr. President, I move that Senate Bill No. 963, the bill just read, be recommitted to the Committee on Game and Fisheries.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 964, as follows:

An Act providing for the payment of certain claims for damage done to private property by deer and elk providing a method for the ascertainment and payment of such damage providing funds for payment of such damages

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and its is hereby enacted by the authority of the same That all damage done to fruit trees or growing crops or to other personal property by elk or deer upon lands open to public hunting shall be paid from the fund in the State treasury known as the Game Fund The executive secretary of the board of game commissioners is hereby authorized if necessary to draw upon said fund in amount equal to the full amount set apart in the game fund for this purpose in payment of claims presented under oath and assessed under the provisions of this act to cover all claims for damages occurring after the approval of this act

All claims for damages hereafter incurred payable under the provisions of this act shall be presented in writing under oath to the executive secretary of the board of game commissioners at Harrisburg within a period of two weeks from the time such damage is alleged to have been incurred and in all instances prior to harvesting or removal from the ground any crops which may have been injured

Section 2 The executive secretary as soon as possible after a claim of this kind has been received by him shall send two officers of the board to interview the complainant to inspect the property reported as injured to collect such additional evidence as to them may appear necessary to a clear understanding of the case in question and to effect a settlement of the claim when possible

Section 3 In all cases where an agreement between such officers and the claimant can be obtained regarding the true value of damage sustained and the executive secretary is satisfied that such award is reasonable and fair a voucher shall be immediately drawn upon said fund for the amount named in such finding

In all cases where the officers and the claimants cannot agree upon the amount of damage sustained the executive secretary of the board of game commissioners shall call together a jury of not less than three disinterested persons one of whom shall be a sportsman one a farmer or a fruit grower and the third a business man from any walk of life Such jury shall if they desire view the property injured and shall hear such evidence as may be deemed necessary to give a fair understanding of the claim made and shall submit under oath to the executive secretary of the board of game commissioners the results of their deliberation

If the property owner or the board of game commissioners shall be dissatisfied with the finding of the board of viewers so appointed a petition shall be presented to the court of quarter sessions of the county where said relief is desired which court shall select a board of viewers composed of similar citizens Such second board of viewers shall disregard all findings or reports made by the first board shall carefully examine into the questions involved and make a sworn report to said court with a copy to the board of game commissioners and a copy to the property owner The findings of such second board of viewers shall be binding upon all parties concerned unless reversed upon trial in a court of record

Section 4 Viewers appointed under the provisions of this act and all witnesses examined by them shall be sworn by a person authorized to administer oaths or by the executive secretary of the board of game commissioners who is hereby empowered to administer oaths to both viewers and witnesses The viewers appointed shall make an impartial investigation and sworn report and viewers and witnesses examined by them shall be paid for services and expenses at the same rate as jurors and witnesses in the courts of quarter sessions are now compensated such payment to be made from the funds appropriated for the payment of said damages

Section 5 To carry into effect the provisions of this act the board of game commissioners is hereby authorized to employ such special assistants and employes as may be necessary and all salaries and expenses of such special assistants and employes and all additional expenses incurred by the other employes or members or the officers of the Board pursuant to complying with the provisions of this act shall be payable from the funds set apart in the game fund for payment of claims under the provisions of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. QUIGLEY. Mr. President, I move that Senate Bill No. 964, the bill just read, be recommitted to the Committee on Game and Fisheries.

Mr. GRISWOLD. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 965, as follows:

An Act to repeal section eleven of an act approved the eighth day of July one thousand nine hundred nineteen

(Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the eighth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties" be and the same is hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 966, as follows:

An Act to repeal section nine of an act approved the eighth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of an act approved the eighth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department conferring and imposing upon officers of the State Highway Department requiring certain duties of Clerks of the Courts of Quarter Sessions and providing penalties" be and the same is hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 967, as follows:

An Act to further amend section seven hundred twenty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the laws relating thereto" as amended by providing for the Department of Highways to decentralize to townships of the first class and when so authorized township to collect and retain fees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven hundred and twenty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" as amended by an act approved June fourteenth one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and seventy-three) is hereby further amended to read as follows

Section 727 No railroad or street railway shall hereafter be constructed upon any township highway nor shall

any railroad or street railway crossing nor any gas pipe water pipe electric conduits or other piping be laid upon or in nor shall any telephone telegraph or electric light or power poles or any coal tipples or any other obstructions be erected upon or in any portion of a township highway except under such conditions restrictions and regulations and subject to the payment of such fees for permits as may be prescribed by the State Highway Department not exceeding the reasonable cost of issuing the permit and expense of inspecting the work authorized by such permit upon completion thereof All fees so collected for permits shall be paid into the State Treasury and shall be credited to the special fund in the State Treasury into which motor vehicle registration and license fees are now paid and all such permit fees in said fund from time to time are hereby specifically appropriated to the State Highway Department for expenditure for the same purpose and in like manner as that for which the moneys now in said fund may be expended provided that the Department of Highways shall have power to authorize townships of the first class to issue permits and collect fees therefor as provided in this act such authorization to be for the length of time and subject to the regulations as may be prescribed by the Department of Highways and all fees collected by the township under this authorization shall be paid into township treasury to be used for construction and maintenance of township roads

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 968, as follows:

An Act authorizing the Secretary of Highways with the approval of the Governor to make relocations of State-aid Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance and providing for the payment of damages for private property taken injured or destroyed in the alternation of such road

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in the construction reconstruction maintenance and repair of any State-aid Highway or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways it shall appear to the Secretary of Highways that any part or portion thereof is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expenses to the Commonwealth or county or township in the construction building re-building maintenance and repair thereof would be too great or unreasonable and could be materially reduced or lessened by a divergence from the existing road the Secretary is hereby empowered to divert the course or direction of the same and he may diverge from the line of same in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth county or township Provided that the said Secretary shall submit a plan of the proposed change to the Governor and that the same shall be approved by him

Section 2 Whenever any person or corporation shall sustain damage by the taking of land to alter the location of any such public road and the county commissioners or township supervisors or commissioners and parties so injured cannot agree on the amount of damage sustained such person or corporation may present their petition to the Court of Quarter Sessions for the appointment of viewers to ascertain and assess such damages and the form and procedure therein shall be governed by existing laws

relating to the assessment of damages in opening public highways and such damages when ascertained shall be paid in such proportion and in the same manner as the construction of the road or highway

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 969, as follows:

An Act prohibiting the naming or numbering of any state highway route or placing on or along state highway routes signs or markers giving distances or directions without the approval of the Department of Highways providing penalty therefor and giving the Department of Highways authority to remove any sign number plate or marker of any description whatsoever

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and is hereby declared to be unlawful for any person or persons association partnership or corporation to place on or along state highway routes signs or markers giving distances and or directions without first obtaining the approval of the Department of Highways

Section 2 That the Department of Highways shall have the power to remove any sign number plate or marker of any description whatsoever purporting to name or number any State highway route or to give distances or directions which have been placed or located on or along any state highway route without its approval

Section 3 That any person or persons associations partnership or corporation which shall place or locate on or along any state highway route any sign number plate or marker of any description whatsoever purporting to name or number any state highway route or to giving distances or directions without first having obtained approval of the Department of Highways shall be subject to a fine or penalty of not less than five dollars (\$5.00) nor more than twenty-five dollars (\$25.00)

Section 4 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 970, as follows:

An Act conferring on the Department of Highways the right to change or protect existing stream channels on private lands adjacent to highways in order to protect the highways in a proper manner and providing for the approval of said changes by the Department of Forests and Waters

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Highways shall be and is hereby authorized to enter upon private property adjacent to highways maintained in whole or in part by the Commonwealth and change existing stream channels where it is deemed advisable in order to protect improve highways from damage due to erosion or high water

Section 2 Any such change to an existing stream channel by the Department of Highways shall first be approved by the Department of Forests and Waters

Section 3 Any damage resulting from the change of a stream channel as provided in this act shall be considered as maintenance and shall be borne in the same proportion and by the same agencies as the maintenance of the highway

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. LESLIE: Mr. President, I ask that Senate Bill No. 972, (House Bill No. 837), on second reading, entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 973, (House Bill No. 1067), entitled:

An Act to amend section one of an Act approved the Third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 975, (House Bill No. 1109), entitled:

An Act to amend sections one and two of the act approved the third day of June, one thousand nine hundred and nineteen, (P. L. 369), entitled "An act providing for the appointment by the district attorney, in counties having a population of over one million five hundred thousand inhabitants, of a chief county detective, an assistant chief county detective, and special county detectives; defining their duties defining their authority fixing their salaries, and authorizing the payment of the same, together with the necessary traveling expenses, by the county," extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the

Commonwealth nor to which direct appropriations have been made for such purposes, for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1013, entitled:

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown, Pennsylvania, and the management of the said school thereafter and making an appropriation.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 131, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (P. L. 213) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making an appropriation for carrying the same into effect.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 113, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh, for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine.

Mr. HEATON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON, from the Committee on Railroads, reported as committed, Senate Bill No. 988, (House Bill No. 863), entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A Supplement to an act entitled 'An Act regulating lateral railroad' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroad from said mines to any railroad public road or navigable stream within the county in which such mines are situate."

BILL INTRODUCED.

Mr. QUIGLEY. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. QUIGLEY read in his place and presented to the Chair Senate Bill No. 1030, entitled:

An Act to amend Route Three Hundred and Fifty-nine of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 948), entitled: "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

REPORTS FROM COMMITTEES.

Mr. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 636, (House Bill No. 709), entitled:

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania, to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor.

Mr. GRISWOLD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRISWOLD, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 329, entitled:

An Act for the protection of the public health in the manufacture and sale of carbonated beverage and still drink providing for the registration thereof prohibiting the same offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1025, entitled:

An Act authorizing the Secretary of Highways, with the approval of the Governor, to establish the width and lines of State highways for future construction where it appears uneconomical to widen existing highways; providing for acknowledgment by the Secretary of Highways and recording of plans therefor in the proper county; and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway; and providing for the payment of damages.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1026, entitled:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision of with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1027, entitled:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment of all new townships and boroughs within said county, fixing fee for such certification and providing penalty.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1028, entitled:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1029, entitled:

An Act to amend sections two, three, four, five, seven, nine, twenty, twenty-four, twenty-five, twenty-six and twenty-eight of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended.

BILLS INTRODUCED.

Mr. EARNEST. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EARNEST read in his place and presented to the Chair Senate Bill No. 1031, entitled:

An Act providing a method of annexation of parts of townships of the second class to boroughs, providing for elections therefor; and regulating the proceedings pertaining thereto.

Which was committed to the Committee on New Counties and County Seats.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 1032, entitled:

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1057), entitled "An act to amend Section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1202), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth and making an appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships, and associations under the supervision of the Banking Department; and making an appropriation," extending said commission for a further period of two years; and making an appropriation.

Which was committed to the Committee on Appropriations.

REPORT OF DEPARTMENT OF PUBLIC INSTRUCTION ON INVESTIGATION OF TEXT BOOKS IN HISTORY MADE BY THE DEPARTMENT OF PUBLIC INSTRUCTION.

Mr. BARR presented Report of Investigation of Text-Books in History made by the Department of Public Instruction, as follows:

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF PUBLIC INSTRUCTION

Harrisburg, March 18, 1925.

To the Honorable, The Members of the Senate, Legislature of 1925.

Pursuant to Resolution No. 19 of the House of Representatives; concurred in by the Senate June 5, 1923, the Department of Public Instruction begs to submit herewith its report showing what it has done in accordance with this Resolution.

Sincerely yours,
JAMES N. RULE,
Deputy Superintendent.
For the Department of Public Instruction.

Mr. BARR. Mr. President, I move that the Report be printed in the Appendix of the Legislative Journal.

Mr. STITES. Mr. President. I second the motion.
The motion was agreed to.

(For report see Appendix)

RECESS.

Mr. LESLIE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, Senate Bill No. 976, (House Bill No. 180), entitled:

An Act making an appropriation to the Northern Liberties Hospital, Philadelphia, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 977, (House Bill No. 137), entitled:

An Act making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 979, (House Bill No. 372), entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June

first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 990, (House Bill No. 895), entitled:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases.

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 999, (House Bill No. 1012), entitled:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1000, (House Bill No. 1040), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1002, (House Bill No. 1058), entitled:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary.

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1003, (House Bill No. 1061), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School.

REPORTS FROM COMMITTEES.

Mr. BALDWIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BALDWIN, from the Committee on Mines and Mining reported as committed, Senate Bill No. 634, (House Bill No. 338), entitled:

An Act to amend rule seventy-nine section six of article eleven of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An Act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith."

Also, from the Committee on Mines and Mining, reported as committed, Senate Bill No. 608, (House Bill No. 339), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred eighty-one) entitled "An act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foremen assistant mine foremen and fire bosses in the bituminous coal mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners, authorizing the Chief of the Department of Mines to determine the district in which boards of examiners shall hold examinations and to designate the boards before whom applicants in the various inspection districts shall appear providing for the issuance of certificates of qualification to successful appli-

cants fixing the fees to be paid by applicants and providing for their disposition forbidding the employment of unqualified persons as mine foremen assistant mine foremen and fire bosses providing a penalty for forging or making false statements regarding certificates" by providing for a change in the qualifications of applicants for mine foremen's assistant mine foremen's and fire bosses' certificates.

Also, from the Committee on Mines and Mining, reported as amended, Senate Bill No. 663, (House Bill No. 340), entitled:

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith."

Also, from the Committee on Mines and Mining, reported as amended, Senate Bill No. 879, (House Bill No. 342), entitled:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An Act to provide for the health and safety of persons employed in and about the bituminous mines of Pennsylvania and for the protection and preservation of property connected therewith."

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committee at to-night's session be read the first time.
Mr. BALDWIN. Mr. President, I second the motion.
It was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 141, entitled:

An Act authorizing the Department of Forests and Waters to acquire by purchase or condemnation certain property at Chadds Ford, Delaware County, for a public park; providing for the management of said park by said Department with the advice of a departmental advisory commission hereby created.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 203, entitled:

An Act to further amend a part of section two of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations;" providing for the incorporation of associations for the purpose of encouraging and promoting improvement in the breeding, preservation exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto, to members and the public.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 483, entitled:

An Act to amend section one of an act approved the ninth day of July, one thousand nine hundred and nineteen (P. L. 794), entitled "An act providing that estates, in buildings, grounds, books, curios, pictures, statuary and other works of art passing by will to any municipality, corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax, and in certain instances the date when such tax shall become due;" extending the act to property passing to colleges, universities and educational institutions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 571, (House Bill No. 292), entitled:

A Supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the fourth class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 575, (House Bill No. 563), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 608, (House Bill No. 339), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred eighty-one) entitled "An act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foremen assistant mine foremen and fire bosses in the bituminous coal mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners, authorizing the chief of the Department of Mines to determine the district in which boards of examiners shall hold examinations and to designate the boards before whom applicants in the various inspection districts shall appear providing for the issuance of certificates of qualification to successful applicants fixing the fees to be paid by applicants and providing for their disposition forbidding the employment of unqualified persons as foremen assistant mine foremen and fire bosses providing a penalty for forging or making false statements regarding certificates" by providing for a change in the qualifications of applicants for mine foremen's assistant mine foremen's and fire bosses' certificates.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 614, entitled:

An Act to fix the salaries of the Judges of the Municipal Court of Philadelphia.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 634, (House Bill No. 338), entitled:

An Act to amend rule seventy-nine section six of article eleven of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 636, (House Bill No. 709), entitled:

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania, to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 637, (House Bill No. 712), entitled:

An Act providing for the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 663, (House Bill No. 340), entitled:

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 879, (House Bill No. 342), entitled:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 971, (House Bill No. 782), entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 976, (House Bill No. 80), entitled:

An Act making an appropriation to the Northern Liberties Hospital, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 977, (House Bill No. 137), entitled:

An Act making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 979, (House Bill No. 372), entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 988, (House Bill No. 863), entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate".

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 990, (House Bill No. 895), entitled:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 999, (House Bill No. 1012), entitled:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1000, (House Bill No. 1040), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1002, (House Bill No. 1058), entitled:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1003, (House Bill No. 1061), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1013, entitled:

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown, Pennsylvania, and the management of the said school thereafter and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1025, entitled:

An Act authorizing the Secretary of Highways, with the approval of the Governor, to establish the width and lines of State highways for future construction where it appears uneconomical to widen existing highways; providing for acknowledgement by the Secretary of Highways and recording of plans therefor in the proper county; and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway; and providing for the payment of damages.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1026, entitled:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision of with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1027, entitled:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment of all new townships and boroughs within said county, fixing fee for such certification and providing penalty.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1028, entitled:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1029, entitled:

An Act to amend sections two, three, four, five, seven, nine, twenty, twenty-four, twenty-five, twenty-six and twenty-eight of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. LESLIE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:59 P. M. until Tuesday morning, March 24, 1925, at 11 o'clock.

HOUSE OF REPRESENTATIVES

MONDAY, March 23, 1925.

The House met at 9:00 o'clock P. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

O Thou God of all grace and of mercy, we beseech Thee to bless us this evening as we commence the session of this Legislature. Be with the Speaker and the members of this House. Guide us all in everything which we do and in everything which we say. Help us to realize that each one of us is apt to look at the world by what we ourselves are, therefore help us to be pure in heart and in purpose in order that we may not only see things aright, but do things aright, we ask in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Tuesday, March 19, 1925.

The Clerk proceeded to read the Journal of the proceedings of Thursday, March 19, 1925, when, on motion of Mr. Burke, the further reading was dispensed with and the Journal approved.

BILLS INTRODUCED AND REFERRED.

By Mr. HAWS. HOUSE BILL No. 1448.

An Act to amend section one hundred and four of an act approved the second day of June, one thousand nine hundred and fifteen, (P. L. 762), entitled "An act providing for the erection and administration of a State Fund for the insurance of compensation for injured to employes of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof."

Referred to the Committee on Insurance.

By Mr. McCAIG. HOUSE BILL No. 1449.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1450.

An Act authorizing Departments and Agencies of the Commonwealth, the several counties, municipalities and other subdivisions thereof to include in all contracts an agreement to arbitrate under the Arbitration Act of 1836.

Referred to the Committee on Judiciary Special.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1451.

An Act to repeal an act entitled "An act relating to Reference and arbitration in the city and county of Philadelphia" approved the first day of May, 1861.

Referred to the Committee on Judiciary Special.

By Mr. CRITCHFIELD. HOUSE BILL No. 1452.

An Act to establish as a State Highway a certain section of public road in the county of Clinton.

Referred to the Committee on Public Roads.

By Mr. TALBOT. HOUSE BILL No. 1453.

An Act creating a commission to investigate the situation with regard to the penitentiaries of the State; defining the powers and duties of the commission; and making an appropriation.

Referred to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. WITKIN, from the Committee on Judiciary General, reported as committed, House Bill No. 2, entitled:

An Act to amend sections two hundred and four and seven hundred and nine of the act approved the seventh day of June, one thousand nine hundred and twenty-three, (P. L. 498), entitled "An act providing for and reorganizing the conduct of executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments, boards, commissions, and officers; abolishing, combining, changing the names of, reorganizing, or authorizing the reorganization of certain administrative departments, boards, commissions, bureaus, divisions, offices, and agencies; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards, and commissions; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments, boards, and commissions; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards, and commissions shall be determined;" providing for the personnel of the executive Board and its powers and duties.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 451, entitled:

An Act empowering the Department of Highways to acquire and maintain certain toll-bridges within the Commonwealth; and making an appropriation.

Mr. STAUDENMEIER, from the Committee on Judiciary General, reported as committed, House Bill No. 719, (Senate Bill No. 143), entitled:

An Act to further amend section three of the act approved the nineteenth day of March, one thousand nine hundred and fifteen (P. L. 5), entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof,' approved the fifth day of May, one thousand nine hundred and eleven; (P. L. 198), constituting the said court the juvenile court of said county, and prescribing its organization, jurisdiction, and powers therein and otherwise," as amended, by requiring the salary board to fix the salaries of all employes of such juvenile court.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1196 (Senate Bill No. 170), entitled:

An Act making an appropriation to carry into effect the provisions of an act, approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen), entitled "An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties, providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the City of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the

site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," and its amendments.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1406, (Senate Bill No. 352), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon.

Mr. STAUDENMEIER, from the Committee on Judiciary General, re-reported as committed, House Bill No. 267, entitled:

An Act authorizing corporations to issue stock to their employes and to employes of their subsidiaries at par value or at a price in excess of par value.

Mr. EDMONDS, from the Committee on Judiciary General, reported as amended, House Bill No. 410, entitled:

An Act to assist in ascertaining the mental condition of persons indicted for criminal offense where the existence of insanity in the defendant is claimed by way of immunity from pleading to the indictment, or is to be claimed as a defense at the trial; providing for the filing of such claims of immunity and for notification by the defendant to the judge of the trial court of the intention to make such defense; providing for the appointment by the judge of the trial court of one or more disinterested registered physicians to testify as experts, and for the allowance of fees to such experts at the expense of the county authorizing the judge to require the preparation by each of such experts who has examined or observed the defendant as to his mental condition of a written report based upon such examination or observation, providing for the filing of such report, and allowing the same, with the permission of the judge, to be read by the witness at the hearing or trial; and providing for the examination of expert witnesses upon their reports; and further providing for the proceedings to be taken where the existence of present insanity in the defendant is not claimed by way of immunity from pleading to the indictment, and the plea of not guilty shall have been made or entered, and subsequently prior to or in the course of the trial, the claim of present insanity of the defendant shall be made.

Mr. EDMONDS, from the Committee on Judiciary General, reported as amended House Bill No. 411, entitled:

An Act further to amend the sixty-third section, as amended, of an act approved the thirteenth day of June, one thousand eight hundred and thirty-six (Pamphlet Laws, 589), entitled "An act relating to lunatics and habitual drunkards," so as to provide for the summoning at the discretion of the court of expert witnesses by the Court to testify at the trial by a jury of an issue awarded, if a jury trial shall be demanded, to determine the soundness of mind of any person found a lunatic, and of any alleged lunatic, confined, detained, or under any restraint as such, in any county of this Commonwealth; and for the payment of the fees of such witnesses, and for authorizing the preparation and reading at the trial or investigation by the court, as the case may be, with permission of the court, of written reports of such witnesses.

Mr. LOTZ, from the Committee on Military, reported as committed, House Bill No. 889, entitled:

An Act providing for the care and maintenance by cities, boroughs, incorporated towns and townships, of any soldiers' monuments, gun or carriage, or other similar memorial where there is no person, body or organization in existence to care for and maintain the said memorials.

Mr. MATHAY, from the Committee on Corporations, reported as committed, House Bill No. 1090, entitled:

An Act prohibiting the establishment of certain industries within five hundred feet of a church, in cities of the second class.

BILL ON FIRST READING.

Mr. MATHAY asked and obtained unanimous consent to have House Bill No. 1090, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1090, entitled:

An Act prohibiting the establishment of certain industries within five hundred feet of a church in cities of the second class.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. HARDING asked and obtained leave of absence for Mr. Holcombe, on account of illness.

Mr. STRAYER asked and obtained leave of absence for Mr. Deibler, on account of illness.

Mr. POWELL asked and obtained leave of absence for Mr. Calhoun, on account of illness.

REPORT OF RULES COMMITTEE.

Mr. MARCUS offered the following report from the Committee on Rules, which was twice read, considered and adopted:

The Rules Committee submit the following report—

Resolved, That for the remainder of the Session of 1925, all Bills on House Calendar under the heading "Third Reading Postponed" and "Final Passage Postponed" shall be considered by the House only at the Wednesday morning Session at or about 12 o'clock noon.

JOSEPH C. MARCUS,
SAMUEL J. PERRY,
JOHN A. F. HALL,
WALTER W. CRAIG,
JOHN M. FLYNN.

BILL RECOMMITTED.

Mr. GOODNOUGH. Mr. Speaker, I move that House Bill No. 928, (Senate Bill No. 340), file folio 819, on page 30 of today's calendar, bills on third reading, entitled:

An Act to amend section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

be recommitted to the Committee on Judiciary General at the request of the sponsor.

Mr. IRVIN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 997, file folio 4007, on page 36 of today's calendar, bills on second reading, entitled:

An Act to amend section eight of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws ten hundred and sixty) entitled "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" and providing certain exceptions to which the provisions of the act shall not apply

be recommitted to the Committee on Banks and Banking for a hearing and amendment.

Mr. FRATT. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1153, file folio 3921, on page 22 of today's calendar, bills on third reading, entitled:

An Act authorizing the Department of Highways to make repairs to and provide for the maintenance of roads and highways in Valley Forge Park and making an appropriation therefor

be recommitted to the Committee on Appropriations.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1299, (Senate Bill No. 374), file folio 2523, on page 32 of today's calendar, bills on third reading, entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy Pennsylvania

be recommitted to the Committee on Appropriation for the purpose of amendment.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Miss GRIMES. Mr. Speaker, I move that House Bill No. 1094, file folio 3959, on page 26 of today's calendar, bills on third reading, entitled:

A supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to

enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and section one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act' approved the twenty-sixth day of July nineteen thirteen (Pamphlet Laws one thousand three hundred seventy-four) providing as to how and when contracts between public service companies and municipalities and within the jurisdiction of the Public Service Commission may be modified or abrogated

be recommitted to the Committee on Corporations for the purpose of a hearing.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Miss GRIMES. Mr. Speaker, I move that House Bill No. 1095, file folio 3963, on page 27 of today's calendar, bills on third reading entitled:

A Supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities describing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers council and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the Court of Common Pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of such commission making it

the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled "To provide the maximum car service charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and seventy-four) providing as to when increases shall become effective in the rates charges fares or tolls of any public service company duly complained of within thirty days of the filing posting and publishing of the tariff or schedule of the same.

be recommitted to the Committee on Corporations for the purpose of a hearing.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Miss GRIMES. Mr. Speaker, I move that House Bill No. 1096, file folio 3967, on page 28 of today's calendar, bills on third reading, entitled:

A Supplement to an act entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employes prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An act to promote the

safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unload within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred seventy-four) providing for reparation of illegal excess of rates charges fares or tolls of public service companies

be recommitted to the Committee on Corporations for the purpose of a hearing.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. DRINKHOUSE. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. DRINKHOUSE. Mr. Speaker, in looking over the Legislative Journal of March 16th I find a motion by Mr. Christian Miller on House Bill No. 655, file folio 3337, I see I am not recorded as voting. I wish to be recorded as voting in the affirmative.

The SPEAKER. The gentleman's remarks under the head of personal privilege will be spread upon the Journal.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1401, entitled:

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1418, (Senate Bill No. 108), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eight Division during the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1409, (Senate Bill No. 459), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1102, (Senate Bill No. 392), entitled:

An Act to amend article two and article four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for county school boards and prescribing the duties and powers of such boards

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1414, (Senate Bill No. 534), entitled:

An Act authorizing county commissioners to make, execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township, borough or incorporated town; authorizing the Secretary of Highways to make surveys and plans and to advertise for, receive and open bids therefor in the manner now provided in the case of the improvement of State highways; and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 669.

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, page 1, line 1, by striking out the word "by."

Amend section 1, page 1, line 3, by inserting after the word "enacted" the word "by."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Sautter, |
| Aston, | Frye, | Marcus, | Schilling, |
| Bagshaw, | Fuller, | Marshall, | Schoener, |
| Baldi, | Gelnett, | Martz, | Schwartz, |
| Bartley, | Gilchrist, | Mathay, | Scott, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Guerin, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Soffel, |
| Bidelspacher, | Griffith, | McDaniel, | Sowers, |
| Blair, | Grimes, | McDermott, | Speer, |
| Blumberg, | Guerin, | McGowan, | Spencer, |
| Bray, | Haas, | McKim, | Stadtlander, |
| Brewster, | Haines, | McLaughlin, | Stark, |
| Bromley, | Hall, | Memolo, | Staudenmeier, |
| Brown, E., | Hantz, | Metzger, | Stavitski, |
| Brown, E. P., | Harding, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burchinal, | Hart, | Miller, C., | Storb, |
| Burke, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Canon, | Heffran, | Moore, | Thomas, L. D., |
| Colville, | Henderson, | Morrison, | Thomas, M. G., |
| Conner, | Hess, | Muldowney, | Toepfer, |
| Craig, | Himes, | Munley, | Towner, |
| Critchfield, | Holmes, | Myers, | Trescher, |
| Cross, | Holtzman, | Neely, | Turner, |
| Davis, | Hoover, | Nicholson, | Washington, |
| Davis, | Howe, | Nolte, | Watson, |
| DeFrehn, | Hricko, | North, | Weamer, |
| Dengler, | Huber, | Orr, | Wells, |
| Derby, | Irvin, | Parkinson, | Welly, |
| Diehm, | Jones, | Patterson, B. H., | Wettach, |
| Dietz, | Kelly, | Patterson, M., | Wheeler, |
| Dilsheimer, | Labar, | Peelor, | Whitehouse, |
| Donnell, | Lafferty, | Pennock, | Williams, |
| Drinkhouse, | Lauver, | Perry, | Wilson, |
| Drumbror, | Leidich, | Phillips, | Witherspoon, |
| Luddy, | Little, H. A., | Pitts, | Witkin, |
| Eaches, | Little, J. T., | Posey, | Wood, N., |
| Earley, | Lockhart, | Powell, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 13.

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

HOUSE BILL No. 18.

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children located at Elwyn in the County of Delaware Commonwealth of Pennsylvania

HOUSE BILL No. 19.

An Act making an appropriation to the Coleman Industrial Home for Colored Boys of 1721 Bedford Avenue Pittsburgh Pennsylvania

HOUSE BILL No. 23.

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

HOUSE BILL No. 24.

An Act making an appropriation to the Rochester General Hospital of Rochester Beaver County Pennsylvania

HOUSE BILL No. 25.

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

HOUSE BILL No. 26.

An Act making a deficiency appropriation to the Pennsylvania Institution for the Deaf Mt. Airy Philadelphia to cover deficiency in maintenance and education of State pupils

HOUSE BILL No. 28.

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

HOUSE BILL No. 30.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

HOUSE BILL No. 44.

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

HOUSE BILL No. 46.

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

HOUSE BILL No. 48.

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

HOUSE BILL No. 54.

An Act transferring and re-appropriating to the Department of Forests and Waters the unexpended balance of an appropriation heretofore made to the Water Supply Commission of the Commonwealth of Pennsylvania for the purpose of repairing the dyke along the Delaware River at the western end of the borough of Matamoras in the county of Pike

HOUSE BILL No. 63.

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

HOUSE BILL No. 67.

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

HOUSE BILL No. 70.

An Act making an appropriation to the Hahnemann Hospital City of Scranton Pennsylvania

HOUSE BILL No. 71.

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

HOUSE BILL No. 72.

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

HOUSE BILL No. 73.

An Act making an appropriation to the Waynesboro Hospital Waynesboro Pennsylvania

HOUSE BILL No. 79.

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

HOUSE BILL No. 81.

An Act making an appropriation to the Yying-in-Charity Hospital Philadelphia

HOUSE BILL No. 83.

An Act making an appropriation to the Bradford Hospital Bradford Pennsylvania

HOUSE BILL No. 84.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

HOUSE BILL No. 86.

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

HOUSE BILL No. 87.

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

HOUSE BILL No. 89.

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Pennsylvania

HOUSE BILL No. 90.

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

HOUSE BILL No. 91.

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston Pennsylvania

HOUSE BILL No. 93.

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

HOUSE BILL No. 94.

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

HOUSE BILL No. 95.

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

HOUSE BILL No. 101.

An Act making an appropriation to the York Society to protect Children and Aged Persons at York Pennsylvania

HOUSE BILL No. 102.

An Act making an appropriation to the Elmwood Home for Boys at Erie Pennsylvania

HOUSE BILL No. 103.

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

HOUSE BILL No. 108.

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Washington County Pennsylvania

HOUSE BILL No. 109.

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter County Washington County Pennsylvania

HOUSE BILL No. 110.

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson County Pennsylvania

HOUSE BILL No. 116.

An Act making an appropriation to the Philadelphia Home for Incurables

HOUSE BILL No. 118.

An Act making an appropriation to the Reading Hospital of Reading Pennsylvania

HOUSE BILL No. 125.

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

HOUSE BILL No. 127.

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

HOUSE BILL No. 128.

An Act making an appropriation to the Shenango Valley Hospital at New Castle Pennsylvania

HOUSE BILL No. 129.

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

HOUSE BILL No. 130.

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

HOUSE BILL No. 132.

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria County Pennsylvania

HOUSE BILL No. 134.

An Act making an appropriation to the Howard Hospital Philadelphia Pennsylvania

HOUSE BILL No. 135.

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

HOUSE BILL No. 136.

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

HOUSE BILL No. 139.

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

HOUSE BILL No. 141.

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

HOUSE BILL No. 142.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

HOUSE BILL No. 145.

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

HOUSE BILL No. 151.

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

HOUSE BILL No. 164.

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

HOUSE BILL No. 169.

An Act making an appropriation to the Centre County Hospital located at Bellefonte Centre County Pennsylvania

HOUSE BILL No. 175.

An Act making an appropriation to the Mercy Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 177.

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

HOUSE BILL No. 178.

An Act making an appropriation to the Home for Friendless Children at Easton Pennsylvania

HOUSE BILL No. 179.

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

HOUSE BILL No. 186.

An Act making an appropriation to the General Hospital East Stroudsburg Monroe County Pennsylvania

HOUSE BILL No. 191.

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair County Pennsylvania

HOUSE BILL No. 197.

An Act making an appropriation to the Franklin Hospital Franklin Pennsylvania

HOUSE BILL No. 198.

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

HOUSE BILL No. 199.

An Act making an appropriation to the Mount Sinai Hospital Philadelphia Pennsylvania

HOUSE BILL No. 201.

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

HOUSE BILL No. 202.

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

HOUSE BILL No. 203.

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

HOUSE BILL No. 205.

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

HOUSE BILL No. 206.

An Act making an appropriation to the Old Ladies Home located at Wissinoming Pennsylvania

HOUSE BILL No. 207.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

HOUSE BILL No. 213.

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

HOUSE BILL No. 214.

An Act making an appropriation to the Western Pennsylvania Hospital

HOUSE BILL No. 215.

An Act making an appropriation to the Pittsburgh Homeopathic Hospital Pittsburgh Pennsylvania

HOUSE BILL No. 222.

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

HOUSE BILL No. 224.

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

HOUSE BILL No. 226.

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois at DuBois Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-five

HOUSE BILL No. 232.

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

HOUSE BILL No. 233.

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

HOUSE BILL No. 234.

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna County Pennsylvania

HOUSE BILL No. 236.

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon Street Philadelphia Pennsylvania

HOUSE BILL No. 237.

An Act making an appropriation to the Diagnostic Hospital Philadelphia Pennsylvania

HOUSE BILL No. 238.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County Pennsylvania

HOUSE BILL No. 239.

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

HOUSE BILL No. 240.

An Act making an appropriation to the Grove City Hospital in the Borough of Grove City Pennsylvania

HOUSE BILL No. 241.

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

HOUSE BILL No. 244.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia Pennsylvania

HOUSE BILL No. 245.

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

HOUSE BILL No. 246.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

HOUSE BILL No. 247.

An Act making an appropriation to the Williams Valley Hospital at Williamstown Pennsylvania

HOUSE BILL No. 248.

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County Pennsylvania

HOUSE BILL No. 249.

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

HOUSE BILL No. 252.

An Act making an appropriation to the Phoenixville Hospital Phoenixville Chester County Pennsylvania

HOUSE BILL No. 253.

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

HOUSE BILL No. 260.

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery County Pennsylvania

HOUSE BILL No. 261.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

HOUSE BILL No. 270.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

HOUSE BILL No. 272.

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

HOUSE BILL No. 278.

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

HOUSE BILL No. 285.

An Act making an appropriation to the Conemaugh Valley Hospital at Johnstown Pennsylvania

HOUSE BILL No. 288.

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams County Pennsylvania

HOUSE BILL No. 291.

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

HOUSE BILL No. 295.

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

HOUSE BILL No. 296.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

HOUSE BILL No. 298.

An Act making an appropriation to the Home for Colored Children Termon Avenue Twenty-seventh Ward Pittsburgh Pennsylvania or its successor

HOUSE BILL No. 300.

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

HOUSE BILL No. 301.

An Act making an appropriation to the Curtis Home of Western Avenue North Side Pittsburgh or its successor

HOUSE BILL No. 302.

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

HOUSE BILL No. 307.

An Act making an appropriation to the Medico Chirurgical Hospital of the University of Pennsylvania

HOUSE BILL No. 310.

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

HOUSE BILL No. 315.

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

HOUSE BILL No. 316.

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

HOUSE BILL No. 317.

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

HOUSE BILL No. 322.

An Act making an appropriation to The Pennsylvania Museum and School of Industrial Art Philadelphia Pennsylvania

HOUSE BILL No. 328.

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

HOUSE BILL No. 343.

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

HOUSE BILL No. 346.

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

HOUSE BILL No. 347.

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

HOUSE BILL No. 350.

An Act making an appropriation to the Chester County Hospital West Chester Pennsylvania

HOUSE BILL No. 351.

An Act making an appropriation to the Homeopathic Hospital West Chester Chester County Pennsylvania

HOUSE BILL No. 352.

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

HOUSE BILL No. 354.

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

HOUSE BILL No. 357.

An Act making a deficiency appropriation to the Western Pennsylvania School for the Deaf

HOUSE BILL No. 359.

An Act making an appropriation to the Children's Home Society of Pennsylvania

HOUSE BILL No. 371.

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

HOUSE BILL No. 375.

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

HOUSE BILL No. 376.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries

HOUSE BILL No. 377.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware

HOUSE BILL No. 381.

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

HOUSE BILL No. 385.

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

HOUSE BILL No. 387.

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants defining the powers and duties of boards of trustees including the powers and duties of boards of trustees including the power of appointing and investigating and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" as amended

HOUSE BILL No. 395.

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

HOUSE BILL No. 396.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

HOUSE BILL No. 397.

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

HOUSE BILL No. 399.

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga County Pennsylvania

HOUSE BILL No. 400.

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

HOUSE BILL No. 407.

An Act making an appropriation to the Berean Manual Training and Industrial School

HOUSE BILL No. 408.

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania for hospital maintenance

HOUSE BILL No. 422.

An Act making an appropriation to the Butler County Memorial Hospital Butler County Pennsylvania

HOUSE BILL No. 433.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

HOUSE BILL No. 441.

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia Pennsylvania

HOUSE BILL No. 458.

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

HOUSE BILL No. 461.

An Act making an appropriation to the Pittsburgh News-boy's Home of Pittsburgh Pennsylvania

HOUSE BILL No. 466.

An Act making an appropriation to the Memorial Hospital at Mount Pleasant Pennsylvania

HOUSE BILL No. 474.

An Act making an appropriation to the Mid-Valley Hospital Association at Blakely Pennsylvania

HOUSE BILL No. 478.

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

HOUSE BILL No. 480.

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

HOUSE BILL No. 488.

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and wives Philadelphia

HOUSE BILL No. 494.

An Act making an appropriation to the United Baking Company of Pittsburgh Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

HOUSE BILL No. 508.

An Act making an appropriation to the United Charities of Hazleton Pennsylvania.

HOUSE BILL No. 509.

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania.

HOUSE BILL No. 510.

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania.

HOUSE BILL No. 548.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

HOUSE BILL No. 556.

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania.

HOUSE BILL No. 558.

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport.

HOUSE BILL No. 566.

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania.

HOUSE BILL No. 599.

An Act making an appropriation to the Frederick Douglas Memorial Hospital and Training School at Philadelphia Pennsylvania.

HOUSE BILL No. 604.

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania.

HOUSE BILL No. 632.

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania.

HOUSE BILL No. 635.

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania.

HOUSE BILL No. 638.

An Act making an appropriation to the Belvedere General Hospital of Pittsburgh Allegheny County Pennsylvania.

HOUSE BILL No. 648.

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia.

HOUSE BILL No. 653.

An Act making an appropriation to the Westmoreland Children's Aid Society at Greensburg Pennsylvania.

HOUSE BILL No. 657.

An Act making an appropriation to the Pennsylvania Association for the Blind Inc. at Pittsburgh Pennsylvania.

HOUSE BILL No. 694.

An Act making an appropriation to the Washington Hospital Association of Washington Pennsylvania.

HOUSE BILL No. 698.

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania.

HOUSE BILL No. 714.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania.

HOUSE BILL No. 718.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania.

HOUSE BILL No. 729.

An Act making an appropriation to the Agricultural Experiment Station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture and preparation of tobacco and providing for the publication of the report thereof.

HOUSE BILL No. 742.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the acquisition and maintenance of bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

HOUSE BILL No. 753.

An Act making an appropriation to the Wilkes-Barre General (formerly City) Hospital Wilkes-Barre Pennsylvania.

HOUSE BILL No. 759.

An Act making an appropriation to the Board of Trustees of Locust Mountain Memorial Hospital.

HOUSE BILL No. 769.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia.

HOUSE BILL No. 778.

An Act making an appropriation to the Jefferson Medical College of Philadelphia for maintenance of its Hospital.

HOUSE BILL No. 781.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh Pennsylvania.

HOUSE BILL No. 786.

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania.

HOUSE BILL No. 787.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania.

HOUSE BILL No. 804.

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania.

HOUSE BILL No. 805.

An Act making an appropriation to the Andrew Kaul Memorial Hospital at St. Mary's Elk County Pennsylvania.

HOUSE BILL No. 808.

An Act making an appropriation to the Appleby Brothers and Whitaker Company of Harrisburg Pennsylvania for the purpose of refunding moneys erroneously paid into the State Treasury as taxes under the Mercantile License Act.

HOUSE BILL No. 823.

An Act making an appropriation to the Simon H. Barnes Memorial Hospital at Susquehanna, Pennsylvania.

HOUSE BILL No. 852.

An Act to reimburse Josephine Wrucina for overpayments to the State Treasurer.

HOUSE BILL No. 867.

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania.

HOUSE BILL No. 888.

An Act making an appropriation to the several fire companies of the city of Harrisburg.

HOUSE BILL No. 899.

An Acts making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils.

HOUSE BILL No. 901.

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania.

HOUSE BILL No. 959.

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania.

HOUSE BILL No. 987.

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia Pennsylvania.

HOUSE BILL No. 988.

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania.

HOUSE BILL No. 993.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

HOUSE BILL No. 998.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania.

HOUSE BILL No. 1016.

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania.

HOUSE BILL No. 1025.

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania.

HOUSE BILL No. 1036.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia.

HOUSE BILL No. 187.

An Act to amend section eleven of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred twenty-two) entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State County city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties" fixing the fee of the county treasurer for issuing kennel licenses

HOUSE BILL No. 106.

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and seventy one) entitled "An act requiring banks banking corporations copartnerships or associations cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void" by extending its provisions to all corporations copartnerships and associations

HOUSE BILL No. 471.

An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties

HOUSE BILL No. 666.

An Act authorizing a State association of township commissioners and providing for the payment of the expenses thereof by the respective counties

HOUSE BILL No. 675.

An Act to amend sections one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may co-operate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation"

HOUSE BILL No. 29.

An Act to amend section one of the act approved the fifteenth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty) entitled "An act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf" by prohibiting the introduction as evidence of certain testimony or records"

HOUSE BILL No. 12.

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania

HOUSE BILL No. 50.

An Act to amend section one of the act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-two) entitled "An act to provide for the protection of insane persons feeble-minded persons and epileptics and the appointment of a guardian for the said insane persons feeble-minded persons and epileptics unable to care for their own property authorizing the guardian to support the wife and children of the said insane persons feeble-minded persons and epileptics defining the powers of the guardian and authorizing the sale of real estate of the ward"

HOUSE BILL No. 243.

An Act making an appropriation to the Board of Trustees of Philipsburg State Hospital

HOUSE BILL No. 294.

An Act making an appropriation to the Board of Trustees of Coaldale State Hospital

HOUSE BILL No. 401.

An Act making a deficiency appropriation to the Board of Trustees of Blossburg State Hospital located at Blossburg Tioga County Pennsylvania

HOUSE BILL No. 482.

An Act making a deficiency appropriation to the Board of Trustees of Coaldale State Hospital

HOUSE BILL No. 495.

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred fifty-eight) entitled "A supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

HOUSE BILL No. 676.

An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of counties of the first class

HOUSE BILL No. 17.

An Act to amend section one of the act approved the twenty-seventh day of March one thousand nine hundred and three (Pamphlet Laws eighty-three) entitled "An act to provide for the payment of the expenses of the maintenance and instruction of children committed to Houses of Refuge which are not exclusively under State control jointly by the State and by the counties from which they may be sent and providing a method for determining the amount due and collecting the same from said counties" by changing the time of payment by counties

HOUSE BILL No. 388.

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and twenty-five

HOUSE BILL No. 406.

An Act making a deficiency appropriation to the Board of Trustees of Western State Penitentiary

HOUSE BILL No. 549.

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twentyfifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

HOUSE BILL No. 751.

An Act authorizing the Governor to appoint a Commission to complete the printing of the report prepared by the Old Age Assistance Commission and making an appropriation

HOUSE BILL No. 663.

An Act to amend section one hundred and ninety-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE BILL No. 630.

An Act to further amend clause three section one of an act approved the eight day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four) entitled "A further supplement to the act entitled 'An act concerning divorces'" as amended by taking away the right of support or alimony in certain cases

HOUSE BILL No. 449.

An Act authorizing the Department of Public Instruction annually to fix the fees to be charged for the several professional examining boards within the said Departmentment and prescribing the basis upon which such fees shall be fixed

HOUSE BILL No. 450.

An Act requiring all professional examining boards within the Department of Public Instruction to pay into the general fund of the State Treasury all fees received by them and all unexpended balances of moneys accrued from fees heretofore received abolishing all special funds in the State Treasury for any such boards and transferring to the general fund of the State Treasury any unexpended balances in any such funds

HOUSE BILL No. 493.

An Act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

HOUSE BILL No. 651.

An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the "Wood Fund"

HOUSE BILL No. 667.

An Act to amend clause (b) section twenty-three of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor" changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse

HOUSE BILL No. 484.

An Act to amend section seven of an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-four) entitled "An act to regulate the manufacture and sale of commercial fertilizer

prescribing penalties for its violation and repealing an act entitled 'An Act to regulate the manufacture and sale of commercial fertilizers providing for its enforcement and prescribing penalties for its violation' approved the twenty-fifth day of March Anno Domini one thousand nine hundred and one" further defining commercial fertilizers

HOUSE BILL No. 457.

An Act to provide for the conduct of business in orphans' courts in cases of vacancies in the office of orphans' court judge

HOUSE BILL No. 393.

A supplement to an act entitled an act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

HOUSE BILL No. 361.

An Act to amend section three of an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and twenty-two) entitled "An act relating to dogs and the protection of livestock and poultry from damages by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties upon certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State treasury and making an appropriation thereof and providing penalties" appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act

HOUSE BILL No. 560.

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 21, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed a concurrent resolution of the House and Senate authorizing the Chief

Clerk of the House of Representatives to borrow from any bank or trust company a sum of money not exceeding Five Thousand Dollars for the purpose of defraying the expenses connected with the inquiry by the House into the official conduct of Honorable John A. Berkey.

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 99 AND 210.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 21, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 99, entitled, "An Act validating proceedings and ordinances of borough councils providing for joint grading paving curbing and draining of public highways by the borough and county borough and State or the borough county and State and validating municipal liens therefor."

House Bill No. 210, entitled, "An Act validating certain proceedings and elections of counties cities boroughs township school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled 'An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections."

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 393.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 19, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 393, entitled, "An Act to provide for the positions of Principal Deputy Prothonotary and Second Deputy Prothonotary in counties of the First class prescribing their powers and duties and fixing their salaries."

I approve this Bill reluctantly and only because the balance of public interest is, in my judgment, in favor of signing it. It contains a very necessary provision authorizing deputy prothonotaries in first class counties to exercise functions of the prothonotary. This provision is greatly needed. The offices of principal and second deputy prothonotary now exist but there is doubt as to whether the acts of the deputies would be construed as legal if questioned in the courts.

At the same time this Bill includes an increase of salaries to be paid out of county funds which, if it came to me alone, I would veto. In my opinion such salaries should be fixed by local authority and not by the General Assembly. I give the Bill my approval notwithstanding this provision because its other features are necessary for the proper administration of the public business.

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NO. 82 AND 269.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 19, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 82, entitled "An Act amending sections one and two of an act approved the twelfth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and forty-eight) entitled 'An act providing for the depositing of money with the clerk of the several courts of quarter sessions and oyer and terminer or other courts of record having jurisdiction in this Commonwealth in leu of bail and recognizances with surety or sureties in criminal or quasi criminal prosecutions desertion or non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the courts' providing for the depositing of cash bail by others than defendants"

House Bill No. 269, entitled, "An Act to amend clause (d) of section fifty-nine of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled 'An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents' providing for payments of property belonging to miners without appointment of guardian in estates of two hundred dollars or less."

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 319, 419, 467, 543, AND 621.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 19, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 319, entitled. "An Act authorizing cities of the second class to regulate by ordinances sales of merchandise at public auction and to fix penalties for the violation of the provisions thereof."

House Bill No. 419, entitled, "An Act to amend sections three and four of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty) entitled, 'An act to discontinue the State quarantine abolishing all offices and places connected therewith including the State Quarantine Board the Quarantine Physician and the Health Officer for the Port of Philadelphia providing for the possession control and custody of certain books records paraphernalia and property authorizing the leasing or sale of the real estate or personal property connected with the Marcus Hook Station to the United States Government and repealing certain acts.'"

House Bill No. 467, entitled, "An Act authorizing the mayors of all cities to appoint a committee to investigate certain applications for license to peddle in such cities."

House Bill No. 543, entitled, "An Act repealing all acts and parts of acts general local and special which impose a State tax on the fees of notaries public."

House Bill No. 621, entitled, "An Act making an appropriation to the Board of Finance and Revenue out of the Motor License Fund for paying the interest on and redeeming at maturity the bonds of this Commonwealth heretofore or hereafter issued for the purpose of improving and rebuilding highways and for the payment of compensation to the Commonwealth's loan and transfer agent."

GIFFORD PINCHOT.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 560.

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming County Pennsylvania.

With information that the Senate has passed the same without amendment.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1060, as follows:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Soldiers' Orphans' School at Scotland for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

For the support of the Pennsylvania Soldiers Orphans' School at Scotland including instruction operation and maintenance and such necessary additions extensions alterations equipment and repairs as may be authorized and approved by the Superintendent of Public Instruction and the expenses of the Board of Trustees of said school and for buildings and construction for the Pennsylvania Soldiers' Orphans' School as authorized and approved by the Superintendent of Public Instruction for the two fiscal years beginning June first one thousand nine hundred and twenty-five

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Anderson, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Storck, |
| Brown, E. P., | Hart, | Miller, C., | Strayer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Voltz, |
| Critchfield, | Hoover, | Nicholson, | Washington, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Wetly, |
| Dengler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Diehm, | Kelly, | Patterson, M., | Whitehouse, |
| Dietz, | Labar, | Peelor, | Williams, |
| Dilshelmer, | Lafferty, | Pennock, | Wilson, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drinkhouse, | Leidich, | Phillips, | Witkin, |
| Drumbror, | Little, H. A., | Pitts, | Wood, N., |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wright, |
| Earley, | Long, | Prosser, | Bluett, |
| Ede, | Lotz, | Pryor, | Speaker. |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 453, as follows:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any department board or commission of this Commonwealth shall put into the possession of the Department of Property and Supplies any personal property of this Commonwealth as "unserviceable" and at the same time requisition the Department of Property and Supplies to furnish or order said Department as purchasing agency to purchase new property of a similar character to replace the unserviceable property delivered as aforesaid the Department of Property and Supplies with the approval of the Board of Commissioners of Public Grounds and Buildings shall endeavor to induce the person partnership or corporation from which such new property is purchased to accept said unserviceable property for or on account of the purchase price of the new property purchased in accordance with such requisition or purchase order Provided how-

ever that such unserviceable property shall not be delivered for or on account of the purchase price of such new property at a lower valuation than the price which such unserviceable property would bring if sold in the open market for cash To the extent that advertising may be necessary to enable the Department of Property and Supplies to determine the market value of any such unserviceable property by offering it for sale for cash said Department is hereby authorized and directed to advertise as now provided by law in connection with the sale of unserviceable property of this Commonwealth

Section 2 The Department of Property and Supplies shall obtain from the person partnership or corporation to whom any personal property is delivered in exchange under the provisions of this act a receipt therefor describing such personal property and specifying the value at which said property was taken in exchange and such receipt shall be delivered to the Auditor General attached to the requisition for the payment of the balance of the purchase price due for the new property purchased

Section 3 Except as hereinbefore provided unserviceable personal property of this Commonwealth shall be sold by the Department of Property and Supplies as provided by law

Section 4 Nothing in this act contained shall be construed to prevent departmental administrative boards or commissions of this Commonwealth from selling surplus products of the soil meats live-stock timber or other materials raised or grown upon or taken from property of the Commonwealth as may now or hereafter be provided by law

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Sautter, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Bagshaw, | Frye, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greeby, | McCormick, | Soffel, |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McDermott, | Speer, |
| Blair, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeier, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harding, | Millar, | Storck, |
| Brown, T. J., | Harer, | Miller, C., | Strayer, |
| Burchinal, | Hart, | Miller, H. A., | Talbot, |
| Burke, | Haws, | Moffatt, | Thomas, L. D., |
| Bush, | Heffernan, | Moore, | Thomas, M. G., |
| Canon, | Heffran, | Morrison, | Toepfer, |
| Colville, | Henderson, | Muldowney, | Towner, |
| Conner, | Hess, | Munley, | Trescher, |
| Craig, | Himes, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Cross, | Holtzman, | Nicholson, | Washington, |
| Davies, | Hoover, | Nolte, | Watson, |
| Davis, | Horn, | North, | Wells, |
| DeFrehn, | Howe, | Orr, | Wetly, |
| Dengler, | Hricko, | Parkinson, | Wettach, |
| Derby, | Huber, | Patterson, B. H., | Wheeler, |
| Diehm, | Irvin, | Patterson, F. W., | Whitehouse, |
| Dietz, | Jones, | Patterson, M., | Williams, |
| Dilshelmer, | Kelly, | Peelor, | Wilson, |
| Donnell, | Labar, | Pennock, | Witherspoon, |
| Drinkhouse, | Lafferty, | Phillips, | Witkin, |
| Drumbror, | Lauver, | Pitts, | Wood, N., |
| Duddy, | Leidich, | Posey, | Wood, W. P., |
| Eaches, | Little, H. A., | Prosser, | Wright, |
| Earley, | Little, J. T., | Pryor, | Speaker. |
| Ede, | Lockhart, | Raymond, | |
| Edmonds, | Long, | Reader, | |
| Emhardt, | Lotz, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 763, as follows:

An Act to amend sections three hundred and twenty-five and five hundred and nine of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and twenty-five of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 325 The treasurer of every school district of this Commonwealth shall deposit the funds belonging to the school district in the school depository [if any] as directed by the board of school directors and shall at the end of each month make a report to the school controller if any and to the secretary or the board of school directors of the amount of funds received and disbursed by him during the month All deposits of school funds by any school treasurer shall be made in the name of the school district

Section 2 That section five hundred and nine of said act is hereby amended to read as follows

Section 509 The board of school directors in any school district in this Commonwealth [may] shall designate one or more banks or trust companies as a depository or depositories for its school funds No such depository shall be named unless it receive a majority of the voter of the entire school board elected or appointed in such district [and such] Such depository before receiving any of the school funds shall furnish a proper bond in such amount and with such surety or sureties as may be required to be approved by the board of school directors and conditioned upon the faithful keeping paying out and accounting for all the school funds and property of said school district that may come into its hands as well as for the payment of all interest on money deposited in such depository in accordance with any contract made by it with said school district The funds of the school district shall be deposited as directed by the board of school directors in such depository by the school treasurer in the name of the school district and after any funds have been deposited with such regularly designated depository by any school treasurer he shall thereafter be relieved from all liability therefor and all school orders drawn on the school treasurer for any funds so deposited by him shall be endorsed by said treasurer and made "Payable at depository of the School District of Provided That no school district in this Commonwealth shall deposit with any designated depository any amount in excess of thirty-three and one-third per centum of the total capital stock and surplus of such depository

On the question,

Shall the bill pass finally?

Mr. MARCUS. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Wyoming permit himself to be interrogated?

Mr. STARK. Mr. Speaker, I will.

Mr. MARCUS. Mr. Speaker, on page three of the bill the following words appear: "No bank or trust company of which any member of the board of school directors is an officer or director shall be chosen as such depository."

Mr. STARK. Mr. Speaker, you will find that has been stricken out if you will look at your file folio 4057.

Mr. MARCUS. That has been stricken out.

Mr. STARK. Yes sir.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Royle, |
| Armstrong, | Fratt, | Mangan, | Sarig, |
| Aston, | Frye, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Martz, | Schoener, |
| Bartley, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goehring, | McBride, | Scott, |
| Bell, F. A. | Goodnough, | McCann, | Shaffer, |
| Bell, W. T. | Goss, | McCaig, | Sheffer, |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Bickett, | Griffith, | McCormick, | Soffel, |
| Bidelspacher, | Grimes, | McDaniel, | Sowers, |
| Blair, | Guerin, | McGowan, | Speer, |
| Blumberg, | Haas, | McKim, | Spencer, |
| Bray, | Haines, | McLaughlin, | Stadlander, |
| Brewster, | Hall, | Memolo, | Stark, |
| Bromley, | Hantz, | Metzger, | Staudenmeier, |
| Brown, E., | Harer, | Metzinger, | Stavitski, |
| Brown, E. P., | Hart, | Millar, | Sterling, |
| Brown, T. J., | Haws, | Miller, C., | Storb, |
| Burchinal, | Heffernan, | Miller, H. A., | Storer, |
| Burke, | Heffran, | Moffatt, | Strayer, |
| Bush, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holmes, | Munley, | Toepfer, |
| Critchfield, | Holtzman, | Myers, | Towner, |
| Cross, | Hoover, | Neely, | Trescher, |
| Davies, | Horn, | Nicholson, | Turner, |
| Davis, | Howe, | Nolte, | Voltz, |
| DeFrehn, | Hricko, | North, | Washington, |
| Dengler, | Huber, | Orr, | Watson, |
| Derby, | Irvin, | Parkinson, | Weamer, |
| Diehm, | Jones, | Patterson, B. H., | Wells, |
| Dietz, | Kelly, | Patterson, F. W., | Welly, |
| Dilsheimer, | Labar, | Patterson, M., | Wettach, |
| Donnell, | Lafferty, | Peelot, | Wheeler, |
| Drinkhouse, | Lauver, | Pennock, | Whitehouse, |
| Drumbor, | Leidich, | Perry, | Williams, |
| Duddy, | Little, H. A., | Phillips, | Wilson, |
| Eaches, | Little, J. T., | Pitts, | Witherspoon, |
| Earley, | Lockhart, | Possey, | Witkin, |
| Ede, | Long, | Powell, | Wood, N., |
| Edmonds, | Lotz, | Prosser, | Wood, W. P., |
| Emhardt, | Lucas, | Pryor, | Wright, |
| Evans, B. P., | Ludlow, | Raymond, | Bluett, |
| Evans, F. D., | Lukehart, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 964, as follows:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That hereafter all certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before any notary public or justice of the peace of this Commonwealth in the same manner and with like force and effect as though acknowledged and sworn or affirmed to before the recorder of deeds of the proper county of this Commonwealth

Section 2 All certificates of association and articles of incorporation or of any improvements amendments or alterations thereto heretofore acknowledged and sworn or affirmed to before any notary public or justice of the peace of this Commonwealth are hereby ratified and confirmed

Section 3 The following acts are hereby repealed

The act approved the fifteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws eighteen) entitled "An act providing that certificates of association or articles of incorporation may be acknowledged and sworn to before a notary public"

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred and forty) entitled "An act providing that certificates of association and articles of incorporation may be acknowledged and sworn to before a justice of the peace"

All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Royle, |
| Alexander, | Flinchbaugh, | Malie, | Sarig, |
| Allman, | Flynn, | Mangan, | Sautter, |
| Anderson, | Fockler, | Marcus, | Schilling, |
| Armstrong, | Fratt, | Marshall, | Schoener, |
| Aston, | Frye, | Martz, | Schwartz, |
| Bagshaw, | Fuller, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stadtlander, |
| Blumberg, | Haas, | McLaughlin, | Stark, |
| Bray, | Haines, | Memolo, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |
| Bromley, | Hantz, | Metzinger, | Sterling, |
| Brown, E., | Hart, | Miller, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | North, | Watson, |
| Davis, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wood, W. P., |
| Earley, | Lotz, | Pryor, | Wright, |
| Ede, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 845, (Senate Bill No. 96), entitled:

An Act to amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Royle, |
| Alexander, | Flynn, | MacMillan, | Sarig, |
| Allman, | Fockler, | Malie, | Sautter, |
| Anderson, | Fratt, | Mangan, | Schilling, |
| Armstrong, | Frye, | Marcus, | Schoener, |
| Aston, | Fuller, | Marshall, | Schwartz, |
| Bagshaw, | Gelnett, | Martz, | Scott, |
| Baldi, | Gilchrist, | Mathay, | Shaffer, |
| Bartley, | Goehring, | McBride, | Shambach, |
| Behney, | Goodnough, | McCaig, | Sheffer, |
| Bell, F. A., | Goss, | McCann, | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Miller, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, M., | Welty, |
| Diehm, | Kelly, | Peelor, | Wettach, |
| Dietz, | Labar, | Pennock, | Wheeler, |
| Dilsheimer, | Lafferty, | Phillips, | Whitehouse, |
| Donnell, | Leidich, | Pitts, | Williams, |
| Drinkhouse, | Little, H. A., | Posey, | Wilson, |
| Drumbor, | Little, J. T., | Powell, | Witherspoon, |
| Duddy, | Lockhart, | Prosser, | Witkin, |
| Eaches, | Long, | Pryor, | Wood, N., |
| Earley, | Lotz, | Raymond, | Wood, W. P., |
| Ede, | Lucas, | Reader, | Wright, |
| Edmonds, | Ludlow, | Rhodes, | Bluett, |
| Emhardt, | Lukehart, | Rieder, | Speaker. |
| Evans, B. P., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 577, (Senate Bill No. 99), entitled:

An Act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Raymond, |
| Alexander, | Flinchbaugh, | Lynch, | Reader, |
| Allman, | Flynn, | MacMillan, | Rhodes, |
| Anderson, | Fockler, | Malie, | Rieder, |
| Armstrong, | Fratt, | Mangan, | Royle, |
| Aston, | Frye, | Marcus, | Sarig, |
| Bagshaw, | Fuller, | Marshall, | Sautter, |
| Baldi, | Gelnett, | Martz, | Schilling, |
| Bartley, | Gilchrist, | Mathay, | Schoener, |
| Behney, | Goehring, | McBride, | Schwartz, |
| Bell, F. A., | Goodnough, | McCaig, | Scott, |
| Bell, W. T., | Goss, | McCann, | Shaffer, |
| Bentley, | Greeby, | McClure, J. H., | Shambach, |
| Berkheiser, | Greenstein, | McClure, J. F., | Sheffer, |
| Bickett, | Griffith, | McCormick, | Smith, G. A., |
| Bidelspacher, | Grimes, | McDaniel, | Smith, H. J., |
| Blair, | Guerin, | McDermott, | Soffel, |
| Blumberg, | Haas, | McGowan, | Sowers, |
| Bray, | Haines, | McKim, | Speer, |
| Brewster, | Hall, | McLaughlin, | Spencer, |
| Bromley, | Hantz, | Memolo, | Stadtlander, |
| Brown, E., | Harding, | Metzger, | Stark, |
| Brown, E. P., | Harer, | Metzinger, | Staudenmeier, |
| Brown, T. J., | Hart, | Millar, | Stavitski, |
| Burchinal, | Haws, | Miller, C., | Sterling, |
| Burke, | Heffernan, | Miller, H. A., | Storb, |
| Bush, | Heffran, | Moffatt, | Storer, |
| Canon, | Henderson, | Moore, | Strayer, |
| Colville, | Hess, | Morrison, | Talbot, |
| Conner, | Himes, | Muldowney, | Thomas, L. D., |
| Craig, | Holmes, | Munley, | Thomas, M. G., |
| Critchfield, | Holtzman, | Myers, | Toepfer, |
| Cross, | Hoover, | Neely, | Towner, |
| Davies, | Horn, | Nicholson, | Trescher, |
| Davis, | Howe, | Nolte, | Voltz, |
| Dengler, | Hricko, | North, | Washington, |
| Derby, | Huber, | Orr, | Watson, |
| Diehm, | Irvin, | Parkinson, | Weamer, |
| Dietz, | Jones, | Patterson, B.H., | Welty, |
| Dilshelmer, | Kelly, | Patterson, F.W., | Wettach, |
| Donnell, | Labar, | Patterson, M., | Wheeler, |
| Drinkhouse, | Lafferty, | Peelor, | Whitehouse, |
| Drumbor, | Leidich, | Pennock, | Williams, |
| Duddy, | Little, H. A., | Perry, | Witherspoon, |
| Eaches, | Little, J. T., | Phillips, | Witkin, |
| Earley, | Lockhart, | Pitts, | Wood, N., |
| Ede, | Long, | Posey, | Wood, W. P., |
| Emhardt, | Lotz, | Powell, | Wright, |
| Edmonds, | Lucas, | Prosser, | Bluett, |
| Evans, B. P., | Ludlow, | Pryor, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 579, (Senate Bill No. 110), entitled:

An Act to amend an act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and sixty-seven) entitled "An act authorizing and empowering the district attorneys of each county to organize themselves into a State association for the purpose of holding meetings and providing for the payment of the expenses thereof and of the district attorneys attending by the several counties

On the question,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, I would like to call the attention of the members of the House to this Senate Bill No. 110, page 4 of the calendar, and ask if someone can explain the reason for it. The bill that was passed some years ago authorized the district attorneys to form an association and to attend a convention once each year at the expense of the county, the convention to last not longer than two days. Now, this bill proposes to make two conventions each year, each one to last not more than two days, at the expense of the county. It is one of the little things that will add to the expenses of the county, unless there is some good reason for it, and I would like to ask if there is anyone here can give me that reason.

The SPEAKER. Is there anyone present who can give the gentleman that information? The Chair recognizes the gentleman from Chester, Mr. Alexander.

Mr. ALEXANDER. Mr. Speaker, I give way to the gentleman from Bucks.

Mr. HAINES. Mr. Speaker, this bill is sponsored by the senator from our county Senator Buckman, and in deference to him, I move it be placed on the postponed calendar. I am sorry I cannot explain its provisions.

Mr. ALEXANDER. Mr. Speaker, I may say to the gentleman from Bucks and to the members of the House that I went over and had a conversation awhile ago with the senator from Bucks, the sponsor of this bill, and he said he was requested by his district attorney to present this bill. He says that the district attorneys are sometimes called to Harrisburg two or three times a year, and they get paid only for once. I told him that there was some opposition in the House, and that was the reason I came over to see him. He requested that we do not pickle the bill, to use his words, but if we were going to lick it, that we lick it on the floor; so I told him it would have to take its chances.

Mr. HAINES. Mr. Speaker, I withdraw my motion.

Mr. NORTH. Mr. Speaker, we could not hear back here. Are we going to vote now on Senate Bill No. 110?

The SPEAKER. The bill is before the House on third reading,

Mr. NORTH. Mr. Speaker, ladies and gentlemen of the House, it pains to me to rise and object to a bill that has passed the Senate, no doubt offered in good faith, but it grieves me much more to vote for a proposition for which there is practically no justification in so doing. When this bill passed the Senate several weeks ago, I did not think very well of it, and I made it my business when entering our county seat a few days ago to make special inquiry as to what the lawyers thought of it, and I have yet to find the first ex-district attorney or the present district attorney in our county or any other county who looks with favor upon this proposition; but notwithstanding that, my friends, I would be willing to go along if it were my money only, but I say to you, as a representative of the people back home, and as a member of this legislative body, delegated here to make

laws for the people of the Commonwealth of Pennsylvania, I feel that I cannot conscientiously go along and vote for a proposition, vote for a bill taking money out of their pockets where ninety-five to ninety-nine percent of the people of Pennsylvania are not in favor of it.

Now, Mr. Speaker, I want to say to these, my fellow associates, if we continue to vote the people's money where the people do not want it, pretty soon we will cease to function as a representative government, because we are here tonight as representatives in a representative body to do that which we believe our people want, and I say to you tonight, sirs, that I do not believe the people of Pennsylvania want this bill passed, and for that reason I am compelled to vote against it.

Mr. SOWERS. Mr. Speaker, it grieves me very much to think that my friend is opposed to this bill, and it grieves me very much that I should oppose him in advocating its passage. The bill provides that the district attorneys of this State may meet twice a year instead of once a year as is now provided by law. My friend has always cried that he wants law enforcement. My friend has always argued that the district attorneys should have enlightenment and should prosecute criminal cases effectively. This bill provides for the district attorneys to get together, and their getting together means knowledge, and having knowledge means more law enforcement, and I cannot understand why my friend should object to law enforcement in this way. He speaks about the money. How much money is two days attendance at a convention going to cost? How much will the State miss? And isn't it better to pay to educate and help the district attorneys than to keep them in ignorance? Isn't it better for them to get together and learn, and to learn the various decisions throughout the State, and compare notes to better know how to prosecute Commonwealth cases? I hope everybody will agree with me in this respect, and aid the district attorneys and help the people.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—55.

| | | | |
|---------------|-------------|-------------|------------|
| Adam, | Duddy, | Martz, | Sautter, |
| Baldi, | Fockler, | McCormick, | Schwartz, |
| Bell, W. T. | Fuller, | McGowan, | Sowers, |
| Blumberg, | Goehring, | McLaughlin, | Stavitski, |
| Brown, E. P., | Greeby, | Memolo, | Sterling, |
| Burke, | Greenstein, | Millar, | Storer, |
| Canon, | Guerin, | Miller, C., | Towner, |
| Davies, | Haines, | Munley, | Voltz, |
| Davis, | Hart, | Myers, | Weamer, |
| Derby, | Hricko, | Nolte, | Wettach, |
| Dietz, | Huber, | Pennock, | Wilson, |
| Dengler, | Lockhart, | Perry, | Witkin, |
| Dilsheimer, | Lucas, | Pitts, | Bluett, |
| Drinkhouse, | Mangan, | Reader, | Speaker. |

NAYS—131.

| | | | |
|---------------|--------------|-----------------|---------------|
| Alexander, | Flinchbaugh, | Lukehart, | Royle, |
| Anderson, | Fratt, | Lynch, | Sarig, |
| Armstrong, | Frye, | MacMillan, | Schoener, |
| Aston, | Gelnett, | Marcus, | Scott, |
| Bagshaw, | Gilchrist, | Marshall, | Shaffer, |
| Bartley, | Goodnough, | McBride, | Shambach, |
| Behney, | Goss, | McCann, | Sheffer, |
| Bell, F. A., | Griffith, | McClure, J. F., | Smith, G. A., |
| Bentley, | Grimes, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Hall, | McDaniel, | Speer, |
| Bickett, | Hantz, | McDermott, | Spencer, |
| Bidelspacher, | Harer, | McKim, | Stadtlander, |
| Blair, | Heffran, | Metzger, | Stark, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bray, | Henderson, | Metzinger, | Staudenmeier, |
| Brewster, | Hess, | Miller, H. A., | Stock, |
| Bromley, | Himes, | Moffatt, | Strayer, |
| Brown, T. J., | Holmes, | Moore, | Talbot, |
| Burchinal, | Holtzman, | Morrison, | Thomas, M. G., |
| Bush, | Hoover, | Muldowney, | Toepfer, |
| Colville, | Horn, | Neely, | Trescher, |
| Conner, | Howe, | Nicholson, | Turner, |
| Craig, | Irvin, | North, | Washington, |
| Critchfield, | Jones, | Orr, | Watson, |
| Cross, | Kelly, | Parkinson, | Wells, |
| DeFrehn, | Labar, | Patterson, B. H., | Welty, |
| Diehm, | Lafferty, | Patterson, F. W., | Wheeler, |
| Donnell, | Lauver, | Patterson, M., | Whitehouse, |
| Drumbor, | Leidich, | Peelot, | Williams, |
| Eaches, | Little, H. A., | Phillips, | Witherspoon, |
| Earley, | Little, J. T., | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Raymond, | Wright, |
| Emhardt, | Ludlow, | Rhodes, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 720, (Senate Bill No. 169), entitled:

An Act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lotz, | Pryor, |
| Alexander, | Evans, F. D., | Lucas, | Raymond, |
| Allman, | Flinchbaugh, | Ludlow, | Reader, |
| Anderson, | Flynn, | Lukehart, | Rhodes, |
| Armstrong, | Fockler, | Lynch, | Rieder, |
| Aston, | Fratt, | MacMillan, | Royle, |
| Bagshaw, | Frye, | Malie, | Sarig, |
| Baldi, | Fuller, | Mangan, | Sautter, |
| Bartley, | Gelnett, | Marcus, | Schilling, |
| Behney, | Gilchrist, | Marshall, | Schoener, |
| Bell, F. A. | Goehring, | Martz, | Scott, |
| Bell, W. T. | Goodnough, | Mathay, | Shaffer, |
| Bentley, | Goss, | McBride, | Shambach, |
| Berkheiser, | Greeby, | McCaig, | Sheffer, |
| Bickett, | Greenstein, | McCann, | Smith, G. A., |
| Bidelspacher, | Griffith, | McClure, J. F., | Smith, H. J., |
| Blair, | Grimes, | McClure, J. H., | Soffel, |
| Bray, | Guerin, | McCormick, | Speer, |
| Brewster, | Haas, | McDaniel, | Spencer, |
| Bromley, | Haines, | McDermott, | Stadtlander, |
| Brown, E., | Hall, | McGowan, | Stark, |
| Brown, E. P., | Hantz, | McKim, | Staudenmeier, |
| Brown, T. J., | Harding, | McLaughlin, | Sterling, |
| Burchinal, | Harer, | Memolo, | Storb, |
| Burke, | Hart, | Metzger, | Storer, |
| Bush, | Haws, | Metzinger, | Thomas, M. G., |
| Canon, | Heffernan, | Miller, | Toepfer, |
| Colville, | Heffran, | Miller, C., | Towner, |
| Conner, | Henderson, | Miller, H. A., | Trescher, |
| Craig, | Hess, | Moffatt, | Turner, |
| Critchfield, | Himes, | Moore, | Washington, |
| Cross, | Holmes, | Morrison, | Watson, |
| Davies, | Holtzman, | Muldowney, | Weamer, |
| Davis, | Hoover, | Munley, | Welty, |
| DeFrehn, | Horn, | Myers, | Wettach, |
| Derby, | Howe, | Neely, | Whitehouse, |
| Diehm, | Hricko, | Nolte, | Williams, |
| Dietz, | Huber, | North, | Wilson, |
| Dilsheimer, | Irvin, | Parkinson, | Witherspoon, |
| Donnell, | Jones, | Patterson, B. H., | Witkin, |
| Drinkhouse, | Kelly, | Patterson, F. W., | Wood, N., |
| Drumbor, | Labar, | Patterson, M., | Wood, W. P., |
| Duddy, | Lafferty, | Peelot, | Wright, |
| Eaches, | Lauver, | Pennock, | Bluett, |
| Earley, | Little, H. A., | Phillips, | Speaker. |
| Ede, | Little, J. T., | Posay, | |

Edmonds, Lockhart, Powell,
Emhardt, Long, Prosser,

NAYS—4.

Blumberg, Leidich, Stavitski, Thomas, L. D.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 916, (Senate Bill No. 175), entitled:

An Act relating to township roads prescribing the time within which approved township roads must be physically opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Inchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fratt, | Mangan, | Schilling, |
| Armstrong, | Frye, | Marcus, | Schoener, |
| Aston, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goshring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzinger, | Stavitski, |
| Brown, E., | Harding, | Millar, | Sterling, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Parkinson, | Watson, |
| DeFrehn, | Huber, | Patterson, B. H., | Weamer, |
| Derby, | Irvin, | Patterson, F. W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Laidich, | Phillips, | Wilson, |
| Drumbar, | Litts, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Raymond, | Wright, |
| Edmonds, | Lucas, | Reader, | Bluett, |
| Emhardt, | Ludlow, | Rhodes, | Speaker. |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate

with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 724, (Senate Bill No. 199), entitled:

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchtaugh, | Mangan, | Schilling, |
| Alexander, | Flynn, | Marcus, | Schoener, |
| Allman, | Fockler, | Marshall, | Schwartz, |
| Anderson, | Fratt, | Martz, | Scott, |
| Armstrong, | Frye, | Mathay, | Shaffer, |
| Aston, | Fuller, | McBride, | Shambach, |
| Bagshaw, | Gelnett, | McCaig, | Sheffer, |
| Baldi, | Gilchrist, | McCann, | Smith, G. A., |
| Bartley, | Goshring, | McClure, J. H., | Smith, H. J., |
| Behney, | Goodnough, | McClure, J. F., | Soffel, |
| Bell, F. A., | Goss, | McCormick, | Sowers, |
| Bell, W. T., | Greeby, | McDaniel, | Speer, |
| Bentley, | Greenstein, | McDermott, | Spencer, |
| Berkheiser, | Griffith, | McKim, | Stadtlander, |
| Bickett, | Grimes, | McLaughlin, | Stark, |
| Bidelspacher, | Guerin, | Metzger, | Staudenmeier, |
| Blair, | Haas, | Metzinger, | Stavitski, |
| Blumberg, | Haines, | Memolo, | Sterling, |
| Bray, | Hall, | Millar, | Stock, |
| Brewster, | Hantz, | Miller, C., | Storb, |
| Bromley, | Harding, | Miller, H. A., | Storer, |
| Brown, E., | Harer, | Moffatt, | Strayer, |
| Brown, E. P., | Haws, | Moore, | Talbot, |
| Brown, T. J., | Heffernan, | Morrison, | Thomas, L. D., |
| Burchinal, | Heffran, | Muldowney, | Thomas, M. G., |
| Burke, | Henderson, | Munley, | Toepfer, |
| Bush, | Hess, | Myers, | Towner, |
| Colville, | Himes, | Neely, | Trescher, |
| Conner, | Holtzman, | Nicholson, | Turner, |
| Craig, | Hoover, | Nolte, | Voltz, |
| Critchfield, | Horn, | North, | Washington, |
| Cross, | Hricko, | Orr, | Watson, |
| Davies, | Huber, | Patterson, B. H., | Weamer, |
| Davis, | Irvin, | Patterson, F. W., | Wells, |
| DeFrehn, | Jones, | Patterson, M., | Welty, |
| Derby, | Kelly, | Peelor, | Wettach, |
| Diehm, | Labar, | Pennock, | Wheeler, |
| Dietz, | Lafferty, | Perry, | Whitehouse, |
| Dilsheimer, | Lauver, | Phillips, | Williams, |
| Donnell, | Laidich, | Pitts, | Wilson, |
| Drinkhouse, | Little, H. A., | Posey, | Witherspoon, |
| Drumbar, | Little, J. T., | Powell, | Witkin, |
| Duddy, | Lockhart, | Prosser, | Wood, N., |
| Eaches, | Long, | Pryor, | Wood, W. P., |
| Earley, | Lotz, | Raymond, | Wright, |
| Ede, | Lucas, | Rhodes, | Bluett, |
| Edmonds, | Ludlow, | Rieder, | Speaker. |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |
| Evans, F. D., | Malie, | Sautter, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 944, (Senate Bill No. 200), entitled:

An Act to amend section fourteen of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing cer-

tain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties; by providing for the payment of a State annuity to employes who separated from school service prior to the establishment of the Retirement System.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Fockler, | Malie, | Sarig, |
| Anderson, | Fratt, | Mangan, | Sautter, |
| Armstrong, | Frye, | Marcus, | Schilling, |
| Aston, | Fuller, | Marshall, | Schoener, |
| Bagshaw, | Gelnett, | Martz, | Schwartz, |
| Baldi, | Gilchrist, | Mathay, | Scott, |
| Bartley, | Goehring, | McBride, | Shaffer, |
| Behney, | Goodnough, | McCaig, | Shambach, |
| Bell, F. A., | Goss, | McCann, | Sheffer, |
| Bell, W. T., | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. H., | Soffel, |
| Berkheiser, | Griffith, | McCormick, | Sowers, |
| Bickett, | Grimes, | McDaniel, | Speer, |
| Bidelspacher, | Guerin, | McDermott, | Spencer, |
| Blair, | Haas, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Staudenmeier, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzger, | Sterling, |
| Brown, E., | Harer, | Metzinger, | Stock, |
| Brown, E. P., | Hart, | Millar, | Storb, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Miller, H. A., | Strayer, |
| Burke, | Heffran, | Moffatt, | Talbot, |
| Bush, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holmes, | Munley, | Townner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Cross, | Horn, | Nicholson, | Voltz, |
| Davis, | Howe, | Nolte, | Washington, |
| Davies, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Dengler, | Irvin, | Parkinson, | Wells, |
| Derby, | Jones, | Patterson, B.H., | Welty, |
| Diehm, | Kelly, | Patterson, F.W., | Wettach, |
| Dietz, | Labar, | Patterson, M., | Wheeler, |
| Dilshelmer, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posay, | Witkin, |
| Earley, | Lockhart, | Powell, | Wood, N., |
| Ede, | Long, | Prosser, | Wood, W. P., |
| Edmonds, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Evans, B. P., | Ludlow, | Reader, | |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—5.

| | | | |
|----------|---------------|----------|--------------|
| Donnell, | Smith, G. A., | Strayer, | Witherspoon, |
| Peelor, | | | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 917, (Senate Bill No. 236), entitled:

An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Mangan, | Schoener, |
| Armstrong, | Frye, | Marcus, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, H. J., |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blumberg, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeier, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Townner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, F.W., | Wells, |
| Diehm, | Jones, | Patterson, M., | Welty, |
| Dietz, | Kelly, | Peelor, | Wettach, |
| Dilshelmer, | Labar, | Pennock, | Wheeler, |
| Donnell, | Lafferty, | Perry, | Whitehouse, |
| Drinkhouse, | Lauver, | Phillips, | Williams, |
| Drumbor, | Little, J. T., | Pitts, | Wilson, |
| Duddy, | Little, H. A., | Posay, | Witherspoon, |
| Eaches, | Lockhart, | Prosser, | Witkin, |
| Earley, | Long, | Pryor, | Wood, N., |
| Ede, | Lotz, | Raymond, | Wood, W. P., |
| Edmonds, | Lucas, | Reader, | Wright, |
| Emhardt, | Ludlow, | Rhodes, | Bluett, |
| Evans, B. P., | Lukehart, | | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 918, (Senate Bill No. 238), entitled:

An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lucas, | Reader, |
| Alexander, | Evans, B. P., | Ludlow, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Sautter, |
| Aston, | Fratt, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Behney, | Gelnett, | Mathay, | Shaffer, |
| Behney, | Gilchrist, | McBride, | Shambach, |
| Bell, F. A., | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McClure, J. H., | Sowers, |
| Bickett, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDaniel, | Spencer, |
| Blair, | Grimes, | McDermott, | Stadtlander, |
| Blumberg, | Guerin, | McGowan, | Stark, |
| Bray, | Haas, | McKim, | Staudenmeier, |
| Brewster, | Haines, | McLaughlin, | Stavitski, |
| Bromley, | Hall, | Memoio, | Sterling, |
| Brown, E., | Hantz, | Metzger, | Stock, |
| Brown, E. P., | Harding, | Metzinger, | Storb, |
| Brown, T. J., | Harer, | Miller, C., | Storer, |
| Burchinal, | Hart, | Miller, H. A., | Strayer, |
| Burke, | Haws, | Moffatt, | Talbot, |
| Bush, | Heffernan, | Moore, | Thomas, L. D., |
| Canon, | Heffran, | Morrison, | Thomas, M. G., |
| Colville, | Henderson, | Muldowney, | Toepfer, |
| Conner, | Hess, | Munley, | Trescher, |
| Critchfield, | Himes, | Myers, | Turner, |
| Cross, | Holmes, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |
| Davis, | Horn, | Nolte, | Weamer, |
| DeFrehn, | Howe, | North, | Wells, |
| Dengler, | Hricko, | Orr, | Welty, |
| Derby, | Huber, | Parkinson, | Wettach, |
| Diehm, | Irvin, | Patterson, B. H., | Wheeler, |
| Dietz, | Jones, | Patterson, F. W., | Williams, |
| Dilsheimer, | Kelly, | Patterson, M., | Witherspoon, |
| Donnell, | Labar, | Peelor, | Witkin, |
| Drinkhouse, | Lafferty, | Pennock, | Wood, N., |
| Drumbor, | Lauver, | Phillips, | Wood, W. P., |
| Duddy, | Leidich, | Pitts, | Wright, |
| Eaches, | Little, H. A., | Posay, | Bluett, |
| Earley, | Little, J. T., | Powell, | Speaker. |
| Ede, | Lockhart, | Prosser, | |
| Edmonds, | Long, | Pryor, | |
| Emhardt, | Lotz, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same, to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 919, (Senate Bill No. 239), entitled:

An Act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|--------------|---------------|-----------------|------------|
| Adam, | Evans, F. D., | Lynch, | Reader, |
| Alexander, | Flinchbaugh, | MacMillan, | Rieder, |
| Allman, | Flynn, | Mangan, | Royle, |
| Anderson, | Fockler, | Marcus, | Sarig, |
| Armstrong, | Fratt, | Marshall, | Sautter, |
| Aston, | Frye, | Martz, | Schilling, |
| Bagshaw, | Fuller, | Mathay, | Schoener, |
| Baldi, | Gelnett, | McBride, | Schwartz, |
| Bartley, | Gilchrist, | McCaig, | Scott, |
| Bell, F. A., | Goehring, | McCann, | Shaffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bentley, | Goss, | McClure, J. H., | Sheffer, |
| Berkheiser, | Greeby, | McCormick, | Smith, G. A., |
| Bickett, | Griffith, | McDaniel, | Smith, H. J., |
| Bidelspacher, | Grimes, | McDermott, | Sowers, |
| Blair, | Guerin, | McGowan, | Speer, |
| Blumberg, | Haas, | McKim, | Spencer, |
| Bray, | Haines, | McLaughlin, | Stadtlander, |
| Brewster, | Hall, | Memolo, | Stark, |
| Bromley, | Harding, | Metzinger, | Staudenmeier, |
| Brown, E., | Harer, | Miller, | Stavitski, |
| Brown, E. P., | Hart, | Miller, C., | Sterling, |
| Brown, T. J., | Haws, | Miller, H. A., | Stock, |
| Burchinal, | Heffernan, | Moffatt, | Storer, |
| Burke, | Heffran, | Moore, | Strayer, |
| Bush, | Henderson, | Morrison, | Talbot, |
| Canon, | Hess, | Muldowney, | Thomas, L. D., |
| Colville, | Himes, | Munley, | Thomas, M. G., |
| Conner, | Holtzman, | Myers, | Towner, |
| Craig, | Hoover, | Neely, | Trescher, |
| Critchfield, | Horn, | Nicholson, | Turner, |
| Cross, | Howe, | Nolte, | Voltz, |
| Davies, | Hricko, | North, | Watson, |
| Davis, | Huber, | Orr, | Weamer, |
| Dengler, | Irvin, | Parkinson, | Wells, |
| Derby, | Jones, | Patterson, B. H., | Welty, |
| Diehm, | Kelly, | Patterson, F. W., | Wettach, |
| Dietz, | Labar, | Patterson, M., | Wheeler, |
| Dilsheimer, | Lafferty, | Peelor, | Whitehouse, |
| Donnell, | Lauver, | Pennock, | Williams, |
| Drinkhouse, | Leidich, | Perry, | Wilson, |
| Drumbor, | Little, H. A., | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Lockhart, | Posay, | Wood, N., |
| Earley, | Long, | Powell, | Wood, W. P., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 946, (Senate Bill No. 240), entitled:

An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to amend the first section of an act entitled "An act to protect timber lands from fire" approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

| | | | |
|--------------|-----------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Lynch, | Rhodes, |
| Alexander, | Flynn, | Malie, | Rieder, |
| Allman, | Fockler, | Mangan, | Royle, |
| Anderson, | Fratt, | Marcus, | Sarig, |
| Armstrong, | Frye, | Marshall, | Sautter, |
| Aston, | Fuller, | Martz, | Schilling, |
| Bagshaw, | Gelnett, | Mathay, | Schoener, |
| Baldi, | Gilchrist, | McBride, | Schwartz, |
| Bartley, | Goehring, | McCaig, | Scott, |
| Behney, | Goodnough, | McCann, | Shaffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Shambach, |
| Bell, W. T., | Greeby, | McCormick, | Sheffer, |
| Bentley, | Greenstein, | McDaniel, | Smith, G. A., |
| Berkheiser, | Griffith, | McDermott, | Smith, H. J., |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bickett, | Grimes, | McGowan, | Soffel, |
| Bidelspacher, | Guerin, | McKim, | Sowers, |
| Blair, | Haas, | McLaughlin, | Speer, |
| Blumberg, | Haines, | Memolo, | Spencer, |
| Bray, | Hall, | Metzger, | Stadtlander, |
| Bromley, | Hantz, | Metzinger, | Stark, |
| Brown, E., | Millar, | Staudenmeier, | Stavitski, |
| Brown, E. P., | Harer, | Miller, C., | Sterling, |
| Brown, T. J., | Hart, | Miller, H. A., | Stock, |
| Burchinal, | Haws, | Moffatt, | Storb, |
| Burke, | Heffran, | Moore, | Storer, |
| Bush, | Henderson, | Morrison, | Strayer, |
| Colville, | Hess, | Muldowney, | Talbot, |
| Conner, | Himes, | Munley, | Thomas, L. D., |
| Craig, | Holtzman, | Myers, | Thomas, M. G., |
| Critchfield, | Hoover, | Neely, | Toepfer, |
| Cross, | Horn, | Nicholson, | Trescher, |
| Davies, | Howe, | Nolte, | Voltz, |
| Davis, | Hricko, | North, | Washington, |
| DeFrehn, | Huber, | Orr, | Watson, |
| Dengler, | Irvin, | Parkinson, | Weamer, |
| Derby, | Jones, | Patterson, B. H., | Wells, |
| Diehm, | Kelly, | Patterson, F. W., | Welty, |
| Dietz, | Labar, | Patterson, M., | Wettach, |
| Dilsheimer, | Lafferty, | Peelor, | Wheeler, |
| Donnell, | Lauver, | Pennock, | Whitehouse, |
| Drinkhouse, | Leidich, | Perry, | Wilson, |
| Drumbor, | Little, H. A., | Phillips, | Witherspoon, |
| Duddy, | Little, J. T., | Pitts, | Witkin, |
| Eaches, | Lockhardt, | Posey, | Wood, N., |
| Earley, | Long, | Powell, | Wood, W. P., |
| Ede, | Lotz, | Prosser, | Wright, |
| Edmonds, | Lucas, | Pryor, | Bluett, |
| Emhardt, | Ludlow, | Raymond, | Speaker. |
| Evans, E. P., | Lukehart, | Reader, | |
| Evans, F. D., | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 920, (Senate Bill No. 241), entitled:

An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Mangan, | Royle, |
| Alexander, | Flynn, | Marcus, | Sarig, |
| Allman, | Fockler, | Marshall, | Sautter, |
| Anderson, | Fratt, | Martz, | Schilling, |
| Armstrong, | Frye, | Mathay, | Schoener, |
| Aston, | Fuller, | McBride, | Schwartz, |
| Baldi, | Gelnett, | McCaig, | Scott, |
| Bartley, | Gilchrist, | McCann, | Shaffer, |
| Behney, | Goehring, | McClure, J. F., | Shambach, |
| Bell, F. A., | Goodnough, | McClure, J. H., | Sheffer, |
| Bell, W. T., | Goss, | McCormick, | Smith, G. A., |
| Bentley, | Greeby, | McDaniel, | Smith, H. J., |
| Berkheiser, | Griffith, | McDermott, | Soffel, |
| Bickett, | Grimes, | McGowan, | Sowers, |
| Bidelspacher, | Guerin, | McKim, | Speer, |
| Blair, | Haines, | McLaughlin, | Spencer, |
| Blumberg, | Hall, | Memolo, | Stadtlander, |
| Bray, | Hantz, | Metzger, | Stark, |
| Brewster, | Harding, | Metzinger, | Stavitski, |
| Bromley, | Haws, | Millar, | Sterling, |
| Brown, E., | Heffran, | Miller, C., | Stock, |
| Brown, E. P., | Heffernan, | Miller, H. A., | Storb, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, T. J., | Henderson, | Moffatt, | Storer, |
| Burchinal, | Hess, | Morrison, | Talbot, |
| Burke, | Himes, | Muldowney, | Thomas, L. D., |
| Canon, | Holmes, | Munley, | Thomas, M. G., |
| Colville, | Hoover, | Myers, | Toepfer, |
| Conner, | Horn, | Neely, | Towner, |
| Craig, | Howe, | Nicholson, | Trescher, |
| Critchfield, | Hricko, | Nolte, | Turner, |
| Cross, | Huber, | North, | Washington, |
| Davies, | Irvin, | Parkinson, | Watson, |
| Davis, | Jones, | Patterson, B. H., | Weamer, |
| DeFrehn, | Kelly, | Patterson, F. W., | Wells, |
| Derby, | Labar, | Patterson, M., | Welty, |
| Diehm, | Lafferty, | Peelor, | Wettach, |
| Dietz, | Lauver, | Pennock, | Wheeler, |
| Dilsheimer, | Leidich, | Perry, | Whitehouse, |
| Donnell, | Little, H. A., | Phillips, | Williams, |
| Drinkhouse, | Little, J. T., | Pitts, | Wilson, |
| Drumbor, | Lockhart, | Posey, | Witherspoon, |
| Duddy, | Long, | Powell, | Witkin, |
| Eaches, | Lotz, | Prosser, | Wood, N., |
| Earley, | Lucas, | Pryor, | Wood, W. P., |
| Ede, | Ludlow, | Raymond, | Wright, |
| Edmonds, | Lukehart, | Reader, | Bluett, |
| Emhardt, | Lynch, | Rhodes, | Speaker. |
| Evans, B. P., | MacMillan, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 921, (Senate Bill No. 242), entitled:

An Act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Emhardt, | Lucas, | Powell, |
| Alexander, | Evans, B. P., | Ludlow, | Prosser, |
| Allman, | Evans, F. D., | Lukehart, | Pryor, |
| Anderson, | Flinchbaugh, | Lynch, | Raymond, |
| Armstrong, | Flynn, | MacMillan, | Rieder, |
| Aston, | Fratt, | Malie, | Royle, |
| Bagshaw, | Frye, | Mangan, | Sarig, |
| Baldi, | Fuller, | Marcus, | Sautter, |
| Bartley, | Gelnett, | Marshall, | Schilling, |
| Behney, | Gilchrist, | Martz, | Schoener, |
| Bell, F. A., | Goehring, | Mathay, | Schwartz, |
| Bell, W. T., | Goodnough, | McBride, | Scott, |
| Bentley, | Goss, | McCaig, | Shaffer, |
| Berkheiser, | Greeby, | McCann, | Shambach, |
| Bickett, | Greenstein, | McClure J. F., | Sheffer, |
| Bidelspacher, | Griffith, | McClure, J. H., | Smith, G. A., |
| Blair, | Grimes, | McCormick, | Smith, H. J., |
| Blumberg, | Guerin, | McDaniel, | Soffel, |
| Bray, | Haas, | McDermott, | Sowers, |
| Brewster, | Haines, | McGowan, | Speer, |
| Bromley, | Hantz, | McKim, | Spencer, |
| Brown, E., | Harding, | McLaughlin, | Stadtlander, |
| Brown, E. P., | Harer, | Memolo, | Stark, |
| Brown, T. J., | Hart, | Metzger, | Staudenmeier, |
| Burchinal, | Haws, | Metzinger, | Stavitski, |
| Burke, | Heffernan, | Millar, | Sterling, |
| Bush, | Heffran, | Miller, C., | Stock, |
| Canon, | Henderson, | Miller, H. A., | Storb, |
| Colville, | Hess, | Moffatt, | Storer, |
| Conner, | Himes, | Moore, | Strayer, |
| Craig, | Holmes, | Morrison, | Thomas, L. D., |
| Critchfield, | Holtzman, | Muldowney, | Toepfer, |

| | | | |
|-------------|----------------|------------------|-------------|
| Cross, | Hoover, | Munley, | Towner, |
| Davies, | Horn, | Myers, | Trescher, |
| Davis, | Howe, | Neely, | Turner, |
| DeFrehn, | Hricko, | Nicholson, | Washington, |
| Dengler, | Huber, | Nolte, | Watson, |
| Derby, | Irvin, | North, | Weamer, |
| Diehm, | Jones, | Orr, | Wells, |
| Dietz, | Kelly, | Parkinson, | Wettach, |
| Dilsheimer, | Labar, | Patterson, B.H., | Wheeler, |
| Donnell, | Lafferty, | Patterson, F.W., | Whitehouse, |
| Drinkhouse, | Lauver, | Patterson, M., | Wilson, |
| Drumbor, | Leidich, | Peelor, | Witkin, |
| Duddy, | Little, H. A., | Pennock, | Bluett, |
| Eaches, | Little, J. T., | Perry, | Speaker. |
| Earley, | Lockhart, | Phillips, | |
| Ede, | Long, | Pitts, | |
| Edmonds, | Lotz, | Posey, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 922, (Senate Bill No. 243), entitled:

An Act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Lynch, | Rieder, |
| Alexander, | Fockler, | MacMillan, | Royle, |
| Allman, | Fratt, | Malie, | Sarig, |
| Anderson, | Frye, | Mangan, | Sautter, |
| Armstrong, | Fuller, | Marshall, | Schilling, |
| Aston, | Gelnett, | Martz, | Schoener, |
| Baldi, | Gilchrist, | Mathay, | Schwartz, |
| Bartley, | Goehring, | McBride, | Scott, |
| Behney, | Goodnough, | McCaig, | Shaffer, |
| Bell, F. A., | Goss, | McCann, | Shambach, |
| Bell, W. T. | Greeby, | McClure, J. F., | Sheffer, |
| Bentley, | Greenstein, | McCormick, | Smith, G. A., |
| Berkheiser, | Griffith, | McDaniel, | Smith, H. J., |
| Bickett, | Grimes, | McDermott, | Soffel, |
| Bidelspacher, | Guerin, | McGowan, | Sowers, |
| Blair, | Haas, | McKim, | Spencer, |
| Blumberg, | Haines, | McLaughlin, | Stadlander, |
| Brewster, | Hantz, | Memolo, | Stark, |
| Bromley, | Harding, | Metzger, | Staudenmeier, |
| Brown, E., | Harer, | Metzinger, | Stavitski, |
| Brown, E. P., | Hart, | Millar, | Stock, |
| Brown, T. J., | Haws, | Miller, C., | Storb, |
| Burchinal, | Heffernan, | Miller, H. A., | Storer, |
| Burke, | Heffran, | Moffatt, | Strayer, |
| Bush, | Henderson, | Talbot, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holmes, | Munley, | Toepfer, |
| Critchfield, | Holtzman, | Myers, | Towner, |
| Davies, | Hoover, | Neely, | Trescher, |
| Davis, | Horn, | Nicholson, | Turner, |
| DeFrehn, | Howe, | Nolte, | Voltz, |
| Dengler, | Hricko, | Orr, | Washington, |
| Derby, | Huber, | Parkinson, | Watson, |
| Diehm, | Irvin, | Patterson, B. H., | Weamer, |
| Dietz, | Jones, | Patterson, F.W., | Wells, |
| Dilsheimer, | Kelly, | Patterson, M., | Welty, |
| Donnell, | Labar, | Peelor, | Wettach, |
| Drinkhouse, | Lafferty, | Pennock, | Whitehouse, |
| Drumbor, | Lauver, | Perry, | Williams, |
| Duddy, | Leidich, | Phillips, | Wilson, |
| Eaches, | Little, H. A., | Pitts, | Witherspoon, |
| Earley, | Little, J. T., | Posey, | Witkin, |

| | | | |
|---------------|-----------|----------|--------------|
| Ede, | Lockhart, | Powell, | Wood, N., |
| Edmonds, | Lotz, | Prosser, | Wood, W. P., |
| Evans, B. P., | Lucas, | Pryor, | Wright, |
| Evans, F. D., | Ludlow, | Raymond, | Bluett, |
| Flinchbaugh, | Lukehart, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 923, (Senate Bill No. 244), entitled:

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Rieder, |
| Alexander, | Flynn, | MacMillan, | Royle, |
| Allman, | Fratt, | Malie, | Sarig, |
| Anderson, | Frye, | Mangan, | Sautter, |
| Armstrong, | Fuller, | Marshall, | Schilling, |
| Aston, | Gelnett, | Martz, | Schoener, |
| Bagshaw, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goehring, | McBride, | Shaffer, |
| Bell, F. A., | Goodnough, | McCann, | Shambach, |
| Bentley, | Goss, | McClure, J. F., | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greenstein, | McCormick, | Smith, G. A., |
| Blair, | Griffith, | McDaniel, | Soffel, |
| Blumberg, | Grimes, | McDermott, | Sowers, |
| Bray, | Guerin, | McGowan, | Spencer, |
| Brewster, | Haas, | McKim, | Stadlander, |
| Bromley, | Haines, | McLaughlin, | Staudenmeier, |
| Brown, E., | Hall, | Memolo, | Stavitski, |
| Brown, E. P., | Hantz, | Metzger, | Sterling, |
| Brown, T. J., | Harding, | Metzinger, | Stock, |
| Burchinal, | Harer, | Miller, | Storb, |
| Bush, | Hart, | Miller, H. A., | Storer, |
| Calhoun, | Heffernan, | Moffatt, | Strayer, |
| Canon, | Heffran, | Moore, | Talbot, |
| Colville, | Henderson, | Morrison, | Thomas, L. D., |
| Conner, | Hess, | Muldowney, | Thomas, M. G., |
| Craig, | Himes, | Munley, | Toepfer, |
| Critchfield, | Holtzman, | Myers, | Towner, |
| Cross, | Hoover, | Neely, | Trescher, |
| Davies, | Horn, | Nicholson, | Turner, |
| Davis, | Howe, | Nolte, | Voltz, |
| DeFrehn, | Hricko, | North, | Washington, |
| Deibler, | Huber, | Orr, | Towner, |
| Dengler, | Irvin, | Parkinson, | Weamer, |
| Derby, | Jones, | Patterson, F.W., | Wells, |
| Diehm, | Kelly, | Patterson, M., | Welty, |
| Dilsheimer, | Labar, | Peelor, | Wettach, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Phillips, | Williams, |
| Drumbor, | Leidich, | Pitts, | Wilson, |
| Duddy, | Little, H. A., | Posey, | Witherspoon, |
| Eaches, | Little, J. T., | Powell, | Witkin, |
| Earley, | Lockhart, | Prosser, | Wood, N., |
| Ede, | Long, | Pryor, | Wood, W. P., |
| Edmonds, | Lotz, | Raymond, | Wright, |
| Emhardt, | Lucas, | Reader, | Bluett, |
| Evans, B. P., | Ludlow, | Rhodes, | Speaker. |
| Evans, F. D., | Lukehart, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 926, (Senate Bill No. 290), entitled:

An Act to the act approved the eleventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter name number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State" authorizing the inclusion of township roads in routes designated by the Secretary of Highways

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Rieder, |
| Alexander, | Flynn, | Mangan, | Royle, |
| Anderson, | Fockler, | Marcus, | Sarig, |
| Armstrong, | Fratt, | Marshall, | Sautter, |
| Aston, | Frye, | Martz, | Schilling, |
| Bagshaw, | Fuller, | Mathay, | Schoener, |
| Baldi, | Gelnett, | McBride, | Schwartz, |
| Bartley, | Gilchrist, | McCaig, | Scott, |
| Bell, W. T. | Goehring, | McCann, | Shaffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Shambach, |
| Bentley, | Goss, | McCormick, | Sheffer, |
| Berkheiser, | Greeby, | McDaniel, | Smith, G. A., |
| Bickett, | Greenstein, | McDermott, | Smith, H. J., |
| Bidelspacher, | Griffith, | McGowan, | Soffel, |
| Blair, | Grimes, | McKim, | Sowers, |
| Blumberg, | Guerin, | McLaughlin, | Spencer, |
| Bray, | Haas, | Memolo, | Stadtlander, |
| Brewster, | Hall, | Metzger, | Stark, |
| Bromley, | Hantz, | Metzinger, | Staudenmeier, |
| Brown, E., | Harding, | Millar, | Stavitski, |
| Brown, E. P., | Harer, | Miller, C., | Sterling, |
| Brown, T. J., | Hart, | Miller, H. A., | Stock, |
| Burchinal, | Haws, | Moffatt, | Storb, |
| Burke, | Heffernan, | Moore, | Storer, |
| Bush, | Heffran, | Morrison, | Strayer, |
| Canon, | Henderson, | Muldowney, | Talbot, |
| Colville, | Hess, | Munley, | Thomas, L. D., |
| Conner, | Himes, | Myers, | Thomas, M. G., |
| Craig, | Holtzman, | Neely, | Towner, |
| Critchfield, | Hoover, | Nicholson, | Trescher, |
| Cross, | Horn, | Nolte, | Turner, |
| Davies, | Howe, | North, | Voltz, |
| Davis, | Hricko, | Orr, | Washington, |
| DeFrehn, | Huber, | Parkinson, | Watson, |
| Dengler, | Irvin, | Patterson, F.W., | Weamer, |
| Derby, | Jones, | Patterson, B.H., | Wells, |
| Diehm, | Kelly, | Patterson, M., | Welty, |
| Dilsheimer, | Labar, | Peelor, | Wettach, |
| Donnell, | Lafferty, | Pennock, | Wheeler, |
| Drinkhouse, | Lauver, | Perry, | Whitehouse, |
| Drumbor, | Leidich, | Phillips, | Williams, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Posey, | Witkin, |
| Earley, | Long, | Powell, | Wood, N., |
| Ede, | Lotz, | Prosser, | Wood, W. P., |
| Edmonds, | Lucas, | Pryor, | Wright, |
| Emhardt, | Ludlow, | Raymond, | Bluett, |
| Evans, E. P., | Lukehart, | Reader, | Speaker. |
| Evans, F. D., | Lynch, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 951, (Senate Bill No. 311), entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended making further provision for the special education of certain children incapable of receiving proper education in the regular classes of the public schools

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Royle, |
| Alexander, | Evans, F. D., | Lynch, | Sarig, |
| Allman, | Flinchbaugh, | MacMillan, | Sautter, |
| Anderson, | Flynn, | Mangan, | Schilling, |
| Armstrong, | Fockler, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Baldi, | Fuller, | Martz, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A. | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Smith, H. J., |
| Bickett, | Greeby, | McCormick, | Soffel, |
| Bidelspacher, | Greenstein, | McDaniel, | Sowers, |
| Blair, | Griffith, | McDermott, | Speer, |
| Blumberg, | Grimes, | McGowan, | Spencer, |
| Bray, | Guerin, | McKim, | Stadtlander, |
| Brewster, | Haas, | McLaughlin, | Stark, |
| Bromley, | Haines, | Memolo, | Staudenmeier, |
| Brown, E., | Hall, | Metzger, | Stavitski, |
| Brown, E. P., | Hantz, | Metzinger, | Sterling, |
| Brown, T. J., | Harer, | Millar, | Stock, |
| Burke, | Hart, | Miller, C., | Storb, |
| Bush, | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moore, | Strayer, |
| Canon, | Heffran, | Morrison, | Talbot, |
| Colville, | Henderson, | Muldowney, | Thomas, L. D., |
| Conner, | Hess, | Munley, | Thomas, M. G., |
| Craig, | Himes, | Myers, | Toepfer, |
| Critchfield, | Holcombe, | Neely, | Towner, |
| Cross, | Holmes, | Nicholson, | Trescher, |
| Davies, | Holtzman, | Nolte, | Turner, |
| DeFrehn, | Hoover, | North, | Voltz, |
| Deibler, | Howe, | Orr, | Watson, |
| Dengler, | Hricko, | Patterson, B.H., | Weamer, |
| Derby, | Huber, | Patterson, F.W., | Wells, |
| Diehm, | Irvin, | Patterson, M., | Wettach, |
| Dilsheimer, | Jones, | Peelor, | Wheeler, |
| Donnell, | Kelly, | Pennock, | Whitehouse, |
| Drinkhouse, | Labar, | Phillips, | Williams, |
| Drumbor, | Leidich, | Pitts, | Wilson, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Lockhart, | Prosser, | Wood, W. P., |
| Ede, | Long, | Pryor, | Wright, |
| Edmonds, | Lotz, | Raymond, | Bluett, |
| Emhardt, | Lucas, | Reader, | Speaker. |
| | Ludlow, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 952, (Senate Bill No. 312), as follows:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which section was added to the said act by the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and six) entitled "An act to amend section one thousand four hundred thirty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended and adding thereto section one thousand four hundred forty" is hereby amended to read as follows

Section 1440 The Department of Public Instruction is authorized to make provision for defraying the necessary expense of any students who are blind or deaf and are regularly enrolled students pursuing any course of study profession art or science in any university college conservatory of music normal professional or vocational school approved by the Department of Public Instruction and who are residents of the Commonwealth. Before any contract is entered into the Department of Public Instruction shall make a careful investigation of all the circumstances surrounding the case and if after such investigation it appears that any blind or deaf student who desires to attend any such school or institution or who is attending such school or institution seems to be fitted for special work the Department of Public Instruction is authorized to expend the necessary amount out of the general sum appropriated for this purpose not to exceed five hundred dollars per year for each such blind or deaf student.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS--188.

| | | | |
|------------|---------------|----------------|-----------|
| Adam, | Earley, | Lauver, | Peelor, |
| Alexander, | Ede, | Leidich, | Pennock, |
| Allman, | Edmonds, | Little, H. A., | Phillips, |
| Anderson, | Emhardt, | Little, J. T., | Pitts, |
| Armstrong, | Evans, B. P., | Lockhart, | Posey, |
| Aston, | Evans, F. D., | Long, | Powell, |
| Bagshaw, | Flinchbaugh, | Lotz, | Pryor, |
| Baldi, | Flynn, | Lucas, | Raymond, |

| | | | |
|---------------|-------------|-------------------|----------------|
| Bartley, | Fockler, | Lukehart, | Reader, |
| Behney, | Fratt, | Lynch, | Rhodes, |
| Bell, F. A., | Frye, | MacMillan, | Rieder, |
| Bell, W. T., | Fuller, | Malie, | Royle, |
| Bentley, | Gelnett, | Mangan, | Sarig, |
| Berkheiser, | Gilchrist, | Marcus, | Sautter, |
| Bickett, | Goehring, | Marshall, | Schoener, |
| Bidelspacher, | Goodnough, | Martz, | Schwartz, |
| Blair, | Goss, | Mathay, | Scott, |
| Blumberg, | Greeby, | McBride, | Shambach, |
| Bray, | Greenstein, | McCaig, | Sheffer, |
| Brewster, | Griffith, | McCann, | Smith, G. A., |
| Bromley, | Grimes, | McClure, J. H., | Smith, H. J., |
| Brown, E., | Guerin, | McCormick, | Sowers, |
| Brown, E. P., | Haas, | McDaniel, | Spencer, |
| Brown, T. J., | Haines, | McDermott, | Stadtlander, |
| Burchinal, | Hall, | McGowan, | Stark, |
| Burke, | Hantz, | McKim, | Staudenmeier, |
| Bush, | Harding, | McLaughlin, | Sterling, |
| Calhoun, | Harer, | Memolo, | Storb, |
| Canon, | Hart, | Metzger, | Storer, |
| Colville, | Haws, | Metzinger, | Strayer, |
| Conner, | Heffernan, | Millar, | Talbot, |
| Craig, | Heffran, | Miller, C., | Thomas, L. D., |
| Critchfield, | Henderson, | Miller, H. A., | Toepfer, |
| Cross, | Hess, | Moffatt, | Trescher, |
| Davies, | Himes, | Moore, | Turner, |
| Davis, | Holcombe, | Morrison, | Washington, |
| DeFrehn, | Holmes, | Muldowney, | Weamer, |
| Deibler, | Holtzman, | Munley, | Welty, |
| Dengler, | Hoover, | Myers, | Wells, |
| Diehm, | Horn, | Neely, | Wettach, |
| Deroy, | Howe, | Nicholson, | Wheeler, |
| Dietz, | Hricko, | Nolte, | Williams, |
| Dilsheimer, | Huber, | North, | Wilson, |
| Donnell, | Irvin, | Orr, | Witkin, |
| Drinkhouse, | Jones, | Parkinson, | Wood, N., |
| Drumbror, | Kelly, | Patterson, B. H., | Bluett, |
| Duddy, | Labar, | Patterson, F. W., | Speaker, |
| Eaches, | Lafferty, | Patterson, M., | |

NAYS--0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 953, (Senate Bill No. 313), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled "An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth" extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS--188.

| | | | |
|--------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | MacMillan, | Rieder, |
| Alexander, | Flynn, | Malie, | Royle, |
| Allman, | Fockler, | Mangan, | Sarig, |
| Anderson, | Fratt, | Marcus, | Sautter, |
| Armstrong, | Frye, | Marshall, | Schilling, |
| Aston, | Fuller, | Martz, | Schoener, |
| Baldi, | Gelnett, | Mathay, | Schwartz, |
| Bartley, | Gilchrist, | McBride, | Scott, |
| Behney, | Goehring, | McCaig, | Shaffer, |
| Bell, F. A., | Goodnough, | McCann, | Shambach, |
| Bell, W. T., | Greeby, | McClure, J. F., | Sheffer, |
| Bentley, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Griffith, | McCormick, | Soffel, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bickett, | Grimes, | McDaniel, | Sowers, |
| Bidelspacher, | Guerin, | McGowan, | Speer, |
| Blair, | Haas, | McKim, | Spencer, |
| Blumberg, | Haines, | McLaughlin, | Stadtlander, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toeffer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Turner, |
| Craig, | Holmes, | Myers, | Washington, |
| Cross, | Holtzman, | Neely, | Watson, |
| Davies, | Hoover, | Nicholson, | Weamer, |
| Davis, | Horn, | Nolte, | Wells, |
| DeFrehn, | Howe, | North, | Welty, |
| Dengler, | Hricko, | Orr, | Wettach, |
| Derby, | Huber, | Parkinson, | Wheeler, |
| Diehm, | Jones, | Patterson, B.H., | Whitehouse, |
| Dilsheimer, | Kelly, | Patterson, F.W., | Williams, |
| Donnell, | Labar, | Patterson, M., | Wilson, |
| Drinkhouse, | Lafferty, | Peelor, | Witherspoon, |
| Drumbor, | Lauver, | Pennock, | Witkin, |
| Duddy, | Leidich, | Perry, | Wood, N., |
| Eaches, | Little, H. A., | Phillips, | Wood, W. P., |
| Earley, | Lockhart, | Pitts, | Wright, |
| Ede, | Long, | Posey, | Bluett, |
| Edmonds, | Lotz, | Powell, | Speaker. |
| Emhardt, | Lucas, | Prosser, | |
| Evans, B. P., | Ludlow, | Raymond, | |
| Evans, F. D., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 954, (Senate Bill No. 314), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the education of deaf blind or crippled children

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Ludlow, | Sarig, |
| Alexander, | Flinchbaugh, | Lukehart, | Sautter, |
| Allman, | Flynn, | Lynch, | Schilling, |
| Anderson, | Fockler, | MacMillan, | Schoener, |
| Armstrong, | Fratt, | Malie, | Schwartz, |
| Aston, | Frye, | Mangan, | Scott, |
| Bagshaw, | Fuller, | Marshall, | Shambach, |
| Baldi, | Gelnett, | Martz, | Sheffer, |
| Bartley, | Gilchrist, | Mathay, | Smith, G. A., |
| Behney, | Goehring, | McCaig, | Smith, H. J., |
| Bell, F. A. | Goodnough, | McCann, | Sowers, |
| Bell, W. T. | Goss, | McClure, J. F., | Speer, |
| Bentley, | Greeby, | McClure, J. H., | Spencer, |
| Berkheiser, | Greenstein, | McDaniel, | Stadtlander, |
| Bickett, | Griffith, | McGowan, | Stark, |
| Bidelspacher, | Grimes, | McKim, | Staudenmeier, |
| Blair, | Guerin, | McLaughlin, | Stavitski, |

| | | | |
|---------------|----------------|------------------|----------------|
| Blumberg, | Haas, | Memolo, | Sterling, |
| Bray, | Haines, | Metzger, | Storb, |
| Brewster, | Hall, | Metzinger, | Storer, |
| Bromley, | Hantz, | Millar, | Strayer, |
| Brown, E., | Harding, | Miller, C., | Talbot, |
| Brown, E. P., | Hart, | Miller, H. A., | Thomas, L. D., |
| Brown, T. J., | Harer, | Moore, | Thomas, M. G., |
| Burchinal, | Haws, | Morrison, | Toeffer, |
| Burke, | Heffernan, | Munley, | Towner, |
| Canon, | Heffran, | Myers, | Trescher, |
| Colville, | Henderson, | Neely, | Turner, |
| Conner, | Hess, | Nicholson, | Voltz, |
| Craig, | Himes, | Nolte, | Washington, |
| Critchfield, | Holmes, | North, | Watson, |
| Cross, | Holtzman, | Orr, | Wells, |
| Davies, | Hoover, | Parkinson, | Welty, |
| Davis, | Horn, | Patterson, B.H., | Wettach, |
| DeFrehn, | Howe, | Patterson, F.W., | Wheeler, |
| Dengler, | Hricko, | Patterson, M., | Whitehouse, |
| Derby, | Huber, | Peelor, | Wilson, |
| Diehm, | Irvin, | Pennock, | Witherspoon, |
| Dilsheimer, | Jones, | Perry, | Witkin, |
| Donnell, | Kelly, | Phillips, | Wood, N., |
| Drinkhouse, | Labar, | Pitts, | Wood, W. P., |
| Drumbor, | Lafferty, | Posey, | Wright, |
| Duddy, | Lauver, | Prosser, | Bluett, |
| Eaches, | Little, H. A., | Pryor, | Speaker. |
| Earley, | Little, J. T., | Raymond, | |
| Ede, | Lockhart, | Reader, | |
| Edmonds, | Long, | Rhodes, | |
| Emhardt, | Lotz, | Rieder, | |
| | Lucas, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1083, (Senate Bill No. 378), entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

On the question,

Will the House agree to the bill on Third Reading?

BILL RECOMMMITTED.

Mr. EARLEY. Mr. Speaker, I move that House Bill No. 1083, (Senate Bill No. 378) file folio 1123 be recommitted to the Committee on Elections for the purpose of amendment.

Mr. TURNER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER declared the "Nays" appear to have it

Whereupon a division was called for and 122 members or more than a majority having voted in the affirmative the motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1104, (Senate Bill No. 442), entitled:

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lukehart, | Rhodes, |
| Alexander, | Evans, F. D., | Lynch, | Rieder, |
| Allman, | Flinchbaugh, | MacMillan, | Royle, |
| Anderson, | Fockler, | Malie, | Sarig, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Gelnett, | Marshall, | Schwartz, |
| Baldi, | Gilchrist, | Martz, | Scott, |
| Bartley, | Goehring, | Mathay, | Shaffer, |
| Behney, | Goodnough, | McBride, | Shambach, |
| Bell, F. A., | Goss, | McCaig, | Smith, G. A., |
| Bell, W. T., | Greeby, | McCann, | Smith, H. J., |
| Bentley, | Greenstein, | McClure, J. F., | Soffel, |
| Berkheiser, | Griffith, | McClure, J. H., | Sowers, |
| Bickett, | Grimes, | McCormick, | Spencer, |
| Bidelspacher, | Guerin, | McDaniel, | Stadlander, |
| Blair, | Haas, | McDermott, | Stark, |
| Blumberg, | Haines, | McGowan, | Staudenmeier, |
| Bray, | Hall, | McKim, | Stavitski, |
| Brewster, | Hantz, | McLaughlin, | Sterling, |
| Bromley, | Harding, | Memolo, | Storb, |
| Brown, E., | Harer, | Metzger, | Storer, |
| Brown, E. P., | Hart, | Metzinger, | Strayer, |
| Brown, T. J., | Haws, | Millar, | Talbot, |
| Burchinal, | Heffernan, | Miller, C., | Thomas, L. D., |
| Bush, | Heffran, | Miller, H. A., | Thomas, M. G., |
| Canon, | Henderson, | Moffatt, | Towner, |
| Colville, | Hess, | Moore, | Trescher, |
| Conner, | Himes, | Morrison, | Turner, |
| Craig, | Holmes, | Muldowney, | Voltz, |
| Critchfield, | Holtzman, | Munley, | Washington, |
| Cross, | Hoover, | Myers, | Weamer, |
| Davies, | Horn, | Nicholson, | Wells, |
| Davis, | Howe, | Nolte, | Welty, |
| DeFrehn, | Hricko, | North, | Wettach, |
| Dengler, | Huber, | Orr, | Wheeler, |
| Derby, | Irvin, | Parkinson, | Whitehouse, |
| Diehm, | Jones, | Patterson, B. H., | Williams, |
| Dietz, | Kelly, | Patterson, M., | Wilson, |
| Dilsheimer, | Labar, | Peelor, | Witherspoon, |
| Donnell, | Lafferty, | Pennock, | Witkin, |
| Drinkhouse, | Lauver, | Perry, | Wood, N., |
| Drumbar, | Leidich, | Phillips, | Wood, W. P., |
| Duddy, | Little, H. A., | Posey, | Wright, |
| Eaches, | Lockhart, | Powell, | Bluett, |
| Earley, | Long, | Prosser, | Speaker. |
| Ede, | Lotz, | Pryor, | |
| Edmonds, | Lucas, | Raymond, | |
| Emhardt, | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1282, (Senate Bill No. 446), entitled:

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Edmonds, | Lucas, | Royle, |
| Alexander, | Emhardt, | Lukehart, | Sarig, |
| Allman, | Evans, B. P., | Lynch, | Sautter, |
| Anderson, | Evans, F. D., | Malie, | Schilling, |
| Armstrong, | Flinchbaugh, | Mangan, | Schoener, |
| Aston, | Flynn, | Marshall, | Schwartz, |
| Bagshaw, | Fockler, | Martz, | Scott, |
| Baldi, | Fratt, | Mathay, | Shaffer, |
| Bartley, | Frye, | McBride, | Shambach, |
| Behney, | Fuller, | McCaig, | Smith, G. A., |
| Bell, F. A., | Gelnett, | McCann, | Soffel, |
| Bell, W. T., | Gilchrist, | McClure, J. H., | Sowers, |
| Bentley, | Goehring, | McCormick, | Spencer, |
| Berkheiser, | Goodnough, | McDaniel, | Stadlander, |
| Bickett, | Goss, | McGowan, | Staudenmeier, |
| Bidelspacher, | Greeby, | McLaughlin, | Stavitski, |
| Blair, | Greenstein, | Memolo, | Sterling, |
| Blumberg, | Griffith, | Metzger, | Stock, |
| Bray, | Grimes, | Metzinger, | Storb, |
| Brewster, | Guerin, | Miller, | Storer, |
| Bromley, | Haas, | Miller, C., | Strayer, |
| Brown, E., | Haines, | Moffatt, | Talbot, |
| Brown, E. P., | Hall, | Moore, | Thomas, L. D., |
| Brown, T. J., | Hantz, | Morrison, | Thomas, M. G., |
| Burchinal, | Harding, | Muldowney, | Towner, |
| Burke, | Hart, | Munley, | Trescher, |
| Bush, | Haws, | Myers, | Turner, |
| Canon, | Heffernan, | Nicholson, | Voltz, |
| Colville, | Heffran, | Nolte, | Washington, |
| Conner, | Henderson, | North, | Watson, |
| Craig, | Hess, | Orr, | Weamer, |
| Critchfield, | Himes, | Parkinson, | Wells, |
| Cross, | Holmes, | Patterson, B. H., | Welty, |
| Davies, | Hoover, | Patterson, F. W., | Wettach, |
| Davis, | Horn, | Patterson, M., | Wheeler, |
| DeFrehn, | Howe, | Peelor, | Whitehouse, |
| Dengler, | Huber, | Pennock, | Williams, |
| Derby, | Irvin, | Perry, | Wilson, |
| Diehm, | Jones, | Phillips, | Witherspoon, |
| Dietz, | Kelly, | Pitts, | Witkin, |
| Dilsheimer, | Labar, | Posey, | Wood, N., |
| Donnell, | Lafferty, | Powell, | Wood, W. P., |
| Drinkhouse, | Lauver, | Prosser, | Wright, |
| Drumbar, | Leidich, | Pryor, | Bluett, |
| Duddy, | Little, H. A., | Raymond, | Speaker. |
| Eaches, | Little, J. T., | Reader, | |
| Earley, | Long, | Rhodes, | |
| Ede, | Lotz, | Rieder, | |

NAYS—1.

Ludlow,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 306, entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

| | | | |
|------------|---------------|-----------|------------|
| Adam, | Earley, | Lotz, | Rhodes, |
| Allman, | Ede, | Lukehart, | Rieder, |
| Anderson, | Emhardt, | Lynch, | Sarig, |
| Armstrong, | Edmonds, | Malie, | Sautter, |
| Aston, | Evans, B. P., | Mangan, | Schilling, |
| Bagshaw, | Evans, F. D., | Marshall, | Schoener, |
| Baldi, | Flinchbaugh, | Mathay, | Schwartz, |
| Bartley, | Flynn, | McBride, | Scott, |
| Behney, | Fratt, | McCaig, | Shaffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, F. A., | Frye, | McClure, J. F., | Shambach, |
| Bell, W. T., | Fuller, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Gelnett, | McDermott, | Smith, H. J., |
| Bickett, | Gilchrist, | McGowan, | Sowers, |
| Blair, | Goehring, | McLaughlin, | Speer, |
| Blumberg, | Goodnough, | Memolo, | Spencer, |
| Bray, | Greeby, | Metzger, | Stadtlander, |
| Brewster, | Greenstein, | Metzinger, | Staudenmeier, |
| Bromley, | Griffith, | Miller, C., | Stavitski, |
| Brown, E., | Grimes, | Miller, H. A., | Stock, |
| Brown, E. P., | Guerin, | Moffatt, | Storer, |
| Brown, T. J., | Haas, | Morrison, | Strayer, |
| Burchinal, | Hall, | Moore, | Thomas, M. G., |
| Bush, | Hantz, | Muldowney, | Towner, |
| Burke, | Hart, | Munley, | Trescher, |
| Canon, | Haws, | Myers, | Voltz, |
| Colville, | Heffernan, | Nicholson, | Washington, |
| Conner, | Heffran, | Nolte, | Watson, |
| Craig, | Henderson, | North, | Weamer, |
| Critchfield, | Hess, | Parkinson, | Wells, |
| Cross, | Himes, | Patterson, B. H., | Wettach, |
| Davies, | Holmes, | Patterson, F. W., | Wheeler, |
| Davis, | Howe, | Patterson, M., | Whitehouse, |
| DeFrehn, | Hricko, | Peelor, | Wilson, |
| Dengler, | Huber, | Pennock, | Witherspoon, |
| Derby, | Irvin, | Perry, | Witkin, |
| Diehm, | Jones, | Phillips, | Wood, N., |
| Dietz, | Labar, | Pitts, | Wood, W. P., |
| Dilsheimer, | Lafferty, | Posey, | Wright, |
| Donnell, | Lauver, | Powell, | Bluett, |
| Drinkhouse, | Leidich, | Prosser, | Speaker. |
| Drumbor, | Little, H. A., | Pryor, | |
| Duddy, | Little, J. T., | Raymond, | |
| Eaches, | Long, | Reiser, | |

NAYS—8.

| | | | |
|---------|--------|-----------|---------------|
| Haines, | Horn, | McDaniel, | Staudenmeier, |
| Harer, | Lucas, | Stark, | Talbot, |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 773, as follows:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five Pamphlet Laws two hundred fifty-five entitled 'An act empowering railroad companies to employ police force'" by extending the same to certain other companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five Pamphlet Laws two hundred fifty-five entitled 'An act empowering railroad companies to employ police force'" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the provisions of the act of the twenty-seventh of February in the year of our Lord one thousand eight hundred and sixty-five entitled "An act empowering railroad companies to employ police force" be and the same are hereby extended to embrace all corporations firms or individuals owning leasing or being in possession of any colliery furnace or rolling mill and all water companies water supply companies water power companies electric light companies electric power companies electric transmission companies mineral mining and quarrying companies and express companies within this Commonwealth and that upon the application of any such corporation firm or individual the governor may appoint and commission policemen under the provisions of the act to which this is a supplement Provided That the words "coal and iron police" "water police" "electric power police" or "mine and quarry police" express police as the case may

be shall be engraved upon the shields to be worn by the policemen appointed under this act instead of the words "railway police" as provided by the act to which this is a supplement And provided further That the governor shall have power to decline to make any such appointment sought to be made under the provisions of this supplement whenever the circumstances of the case in his opinion do not require it and at any time to revoke the commission of any policeman appointed hereunder

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Sarig, |
| Alexander, | Flynn, | Mangan, | Sautter, |
| Allman, | Fockler, | Marcus, | Schilling, |
| Anderson, | Fratt, | Marshall, | Schoener, |
| Armstrong, | Frye, | Martiz, | Schwartz, |
| Aston, | Gilchrist, | Mathay, | Scott, |
| Bagshaw, | Goehring, | McBride, | Shaffer, |
| Baldi, | Goodnough, | McCaig, | Shambach, |
| Bartley, | Greeby, | McClure, J. F., | Sheffer, |
| Behney, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bell, F. A., | Griffith, | McCormick, | Smith, H. J., |
| Bell, W. T., | Grimes, | McDermott, | Soffel, |
| Bentley, | Guerin, | McGowan, | Sowers, |
| Berkheiser, | Haas, | McKim, | Speer, |
| Bickett, | Haines, | McLaughlin, | Spencer, |
| Blair, | Hall, | Memolo, | Stadtlander, |
| Blumberg, | Hantz, | Metzger, | Stark, |
| Bray, | Harding, | Metzinger, | Staudenmeier, |
| Brewster, | Harer, | Miller, | Stavitski, |
| Bromley, | Hart, | Miller, C., | Sterling, |
| Brown, E., | Haws, | Miller, H. A., | Stock, |
| Brown, E. P., | Heffernan, | Moffatt, | Storb, |
| Brown, T. J., | Heffran, | Moore, | Storer, |
| Burchinal, | Henderson, | Morrison, | Strayer, |
| Burke, | Hess, | Muldowney, | Talbot, |
| Bush, | Himes, | Munley, | Thomas, L. D., |
| Conner, | Holmes, | Myers, | Thomas, M. G., |
| Craig, | Holtzman, | Neely, | Toefer, |
| Critchfield, | Hoover, | Nicholson, | Towner, |
| Cross, | Horn, | Nolte, | Trescher, |
| Davies, | Howe, | North, | Turner, |
| Davis, | Hricko, | Orr, | Voltz, |
| DeFrehn, | Huber, | Parkinson, | Washington, |
| Derby, | Irvin, | Patterson, F. W., | Watson, |
| Diehm, | Jones, | Patterson, M., | Weamer, |
| Dietz, | Kelly, | Peelor, | Wells, |
| Dilsheimer, | Labar, | Pennock, | Welty, |
| Donnell, | Lafferty, | Perry, | Wettach, |
| Drinkhouse, | Lauver, | Phillips, | Wheeler, |
| Drumbor, | Leidich, | Posey, | Whitehouse, |
| Duddy, | Little, H. A., | Powell, | Williams, |
| Eaches, | Little, J. T., | Prosser, | Wilson, |
| Earley, | Long, | Pryor, | Witherspoon, |
| Ede, | Lotz, | Raymond, | Witkin, |
| Edmonds, | Lucas, | Reader, | Wood, W. P., |
| Emhardt, | Ludlow, | Rhodes, | Wright, |
| Evans, B. P., | Lukehart, | Rieder, | Bluett, |
| Evans, F. D., | Lynch, | Royle, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 487, entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Mangan, | Royle, |
| Alexander, | Flynn, | Marcus, | Sautter, |
| Allman, | Fockler, | Marshall, | Schilling, |
| Anderson, | Fratt, | Martz, | Schoener, |
| Armstrong, | Frye, | Mathay, | Schwartz, |
| Aston, | Fuller, | McBride, | Scott, |
| Bagshaw, | Gelnett, | McCaig, | Shaffer, |
| Bartley, | Goehring, | McCann, | Shambach, |
| Behney, | Goodnough, | McClure, J. F., | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. H., | Smith, G. A., |
| Bell, W. T., | Greeby, | McCormick, | Smith, H. J., |
| Bentley, | Greenstein, | McDermott, | Sowers, |
| Berkheiser, | Griffith, | McDaniel, | Speer, |
| Bickett, | Grimes, | McGowan, | Spencer, |
| Bidelspacher, | Guerin, | McKim, | Stadtlander, |
| Blair, | Haas, | McLaughlin, | Stark, |
| Blumberg, | Haines, | Memolo, | Staudenmeier, |
| Bray, | Hall, | Metzger, | Stavitski, |
| Brewster, | Harding, | Metzinger, | Sterling, |
| Bromley, | Harer, | Millar, | Stock, |
| Brown, E., | Hart, | Miller, C., | Storb, |
| Brown, E. P., | Haws, | Miller, H. A., | Storer, |
| Brown, T. J., | Heffran, | Moffatt, | Strayer, |
| Bush, | Henderson, | Moore, | Talbott, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Holmes, | Muldowney, | Thomas, M. G., |
| Conner, | Holtzman, | Munley, | Toepfer, |
| Craig, | Hoover, | Myers, | Towner, |
| Critchfield, | Horn, | Neely, | Trescher, |
| Cross, | Howe, | Nicholson, | Voltz, |
| Davies, | Hricko, | Nolte, | Washington, |
| Davis, | Huber, | North, | Watson, |
| DeFrehn, | Irvin, | Orr, | Weamer, |
| Dengler, | Jones, | Patterson, B.H., | Wells, |
| Diehm, | Labar, | Patterson, F.W., | Welty, |
| Dietz, | Lafferty, | Patterson, M., | Wettach, |
| Dilsheimer, | Lauver, | Pennock, | Wheeler, |
| Donnell, | Leidich, | Perry, | Whitehouse, |
| Drinkhouse, | Little, H. A., | Phillips, | Williams, |
| Drumbor, | Little, J. T., | Posey, | Wilson, |
| Duddy, | Long, | Powell, | Witherspoon, |
| Eaches, | Lotz, | Prosser, | Witkin, |
| Earley, | Lucas, | Pryor, | Wood, N., |
| Ede, | Ludlow, | Raymond, | Wood, W. P., |
| Edmonds, | Lukehart, | Reader, | Wright, |
| Emhardt, | Lynch, | Rhodes, | Bluett, |
| Evans, B. P., | MacMillan, | Rieder, | Speaker. |
| Evans, F. D., | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 924, (Senate Bill No. 245), entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, F. D., | Lynch, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Rieder, |
| Anderson, | Flynn, | Mangan, | Royle, |
| Armstrong, | Fockler, | Marcus, | Sarig, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bagshaw, | Fratt, | Martz, | Sautter, |
| Baldi, | Frye, | Mathay, | Schilling, |
| Bartley, | Gelnett, | McBride, | Schoener, |
| Behney, | Gilchrist, | McCaig, | Schwartz, |
| Bell, F. A., | Goehring, | McCann, | Scott, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Shaffer, |
| Bentley, | Goss, | McClure, J. H., | Shambach, |
| Berkheiser, | Greeby, | McCormick, | Sheffer, |
| Bickett, | Greenstein, | McDaniel, | Smith, G. A., |
| Bidelspacher, | Griffith, | McDermott, | Smith, H. J., |
| Blair, | Grimes, | McGowan, | Soffel, |
| Blumberg, | Guerin, | McKim, | Sowers, |
| Bray, | Haas, | McLaughlin, | Speer, |
| Brewster, | Haines, | Memolo, | Spencer, |
| Bromley, | Hall, | Metzger, | Stadtlander, |
| Brown, E., | Hantz, | Metzinger, | Stark, |
| Brown, T. J., | Harding, | Millar, | Staudenmeier, |
| Brown, E. P., | Harer, | Miller, C., | Stavitski, |
| Burke, | Hart, | Miller, H. A., | Sterling, |
| Bush, | Haws, | Moffatt, | Stock, |
| Canon, | Heffernan, | Moore, | Storb, |
| Conner, | Heffran, | Morrison, | Strayer, |
| Colville, | Hess, | Muldowney, | Talbott, |
| Craig, | Himes, | Munley, | Thomas, L. D., |
| Critchfield, | Holtzman, | Myers, | Thomas, M. G., |
| Cross, | Hoover, | Neely, | Towner, |
| Davies, | Horn, | Nicholson, | Trescher, |
| Davis, | Howe, | Nolte, | Turner, |
| DeFrehn, | Hricko, | North, | Voltz, |
| Dengler, | Huber, | Orr, | Washington, |
| Derby, | Irvin, | Parkinson, | Watson, |
| Diehm, | Jones, | Patterson, B. H., | Weamer, |
| Dietz, | Kelly, | Patterson, F.W., | Wells, |
| Dilsheimer, | Lafferty, | Patterson, M., | Wettach, |
| Donnell, | Lauver, | Peelot, | Wheeler, |
| Drinkhouse, | Leidich, | Pennock, | Whitehouse, |
| Drumbor, | Little, H. A., | Perry, | Wilson, |
| Duddy, | Little, J. T., | Phillips, | Witherspoon, |
| Eaches, | Lockhardt, | Pitts, | Witkin, |
| Earley, | Long, | Posey, | Wood, N., |
| Ede, | Lotz, | Powell, | Wood, W. P., |
| Edmonds, | Lucas, | Prosser, | Wright, |
| Emhardt, | Ludlow, | Pryor, | Bluett, |
| Evans, B. P., | Lukehart, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1237, entitled:

An Act providing for the payment or return to the Borough Treasurer of all incorporated boroughs in the Commonwealth of all fines penalties or forfeitures

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move that House Bill No. 1237, file folio 3465, be placed on the postponed calendar.

Mr. McCLURE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 912, as follows:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and seventy-six) entitled "An act requiring persons partnerships association or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damages arising out of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred seventy-six) entitled "An act requiring persons partnership associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner" is hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitutions, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fratt, | Marshall, | Schoener, |
| Armstrong, | Frye, | Marcus, | Seett, |
| Aston, | Fuller, | Mathay, | Shambach, |
| Bagshaw, | Gelnett, | McBride, | Sheffer, |
| Baldi, | Gilchrist, | McCaig, | Smith, G. A., |
| Bartley, | Goehring, | McCann, | Smith, H. J., |
| Behney, | Goodnough, | McClure, J. F., | Sowers, |
| Bell, F. A., | Goss, | McClure, J. H., | Speer, |
| Bell, W. T., | Greeby, | McCormick, | Spencer, |
| Bentley, | Greenstein, | McDaniel, | Stadtlander, |
| Berkheiser, | Griffith, | McDermott, | Stark, |
| Bickett, | Grimes, | McGowan, | Staudenmeier, |
| Bidenspacher, | Guerin, | McKim, | Stavitski, |
| Blair, | Haas, | McLaughlin, | Sterling, |
| Blumberg, | Haines, | Memolo, | Storb, |
| Bray, | Hall, | Metzger, | Storer, |
| Brewster, | Hantz, | Metzinger, | Strayer, |
| Bromley, | Harding, | Millar, | Talbot, |
| Brown, E., | Harer, | Miller, C., | Thomas, L. D., |
| Brown, E. P., | Hart, | Miller, H. A., | Thomas, M. G., |
| Brown, T. J., | Heffernan, | Moffatt, | Toepfer, |
| Burchinal, | Heffran, | Moore, | Towner, |
| Burke, | Henderson, | Morrison, | Trescher, |
| Bush, | Hess, | Muldowney, | Turner, |
| Colville, | Himes, | Munley, | Volzt, |
| Conner, | Holcombe, | Myers, | Washington, |
| Craig, | Holmes, | Neely, | Watson, |
| Critchfield, | Holtzman, | Nicholson, | Weamer, |
| Cross, | Horn, | Nolte, | Wells, |
| Davies, | Howe, | North, | Welty, |
| Davis, | Hricko, | Orr, | Wettach, |
| DeFrehn, | Huber, | Parkinson, | Wheeler, |
| Dengler, | Irvin, | Patterson, B. H., | Whitehouse, |
| Derby, | Jones, | Patterson, F. W., | Williams, |
| Diehm, | Kelly, | Patterson, M., | Wilson, |
| Dietz, | Labar, | Pennoek, | Witherspoon, |
| Dilsheimer, | Lafferty, | Perry, | Witkin, |
| Donnell, | Lauver, | Phillips, | Wood, N., |
| Drinkhouse, | Little, H. A., | Pitts, | Wood, W. P., |
| Drumbor, | Little, J. T., | Posey, | Wright, |
| Duddy, | Lockhart, | Powell, | Bluett, |
| Eaches, | Long, | Prosser, | Speaker. |
| Earley, | Lotz, | Pryor, | |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 859, entitled:

An Act making it unlawful to enter for certain purposes upon land posted as private property and providing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. TURNER. Mr. Speaker, will the gentleman, the sponsor of this bill, kindly explain it?

Mr. MOORE. Mr. Speaker, and members of the House, this bill simply requires consent before entering upon land for the purpose of hunting. Now it seems to me that that is all there is to it. It has absolutely nothing to do with unposted land. I wish to make here an explanation which I gave privately to a number of members who have inquired about it. This bill on second reading slipped me. I intended to amend it by requiring that these no trespass notices should be placed also alongside the roadside. Personally I do not have any antipathy to a man who wants to hunt. At the same time, I think a farmer has a perfect right to protect his property, and if it is properly posted all that is necessary is to secure consent from the owner. That is only an act of courtesy which any hunter owes to the owner of the land. We would not want people running over our lawns and flower gardens in town and I am sure that the people in the country do not want people running indiscriminately over their places. If a man's land is not posted he does not come under the requirements of this bill. If he wishes to avoid the provisions of the bill he can simply refrain from posting his land. If he posts his land all that is required to secure the hunting privilege is to get permission from the owner, and that is only a fair and square deal to the farmer.

Mr. STADTLANDER. Mr. Speaker, I desire to interrogate the gentleman who introduced this bill.

The SPEAKER. Will the gentleman from Washington, Mr. Moore, permit himself to be interrogated?

Mr. MOORE. Yes sir, Mr. Speaker.

Mr. STADTLANDER. Your bill provides for a penalty of from ten dollars to fifty dollars.

Mr. MOORE. Yes sir.

Mr. STADTLANDER. At the option of the committing magistrate.

Mr. MOORE. Correct.

Mr. STADTLANDER. Don't you think that is excessive?

Mr. MOORE. No sir.

Mr. STADTLANDER. You don't?

Mr. MOORE. Not when you consider sometimes the damage that it done. If a man has no sign he is subject to that penalty, but if he does not get consent he ought to pay the penalty if he does damage.

Mr. STADTLANDER. Is there not a law on our statute books at the present time that if a man violates the law with reference to hunting or fishing upon a private persons' property, he is subject to the action of trespass?

Mr. MOORE. Yes sir.

Mr. STADTLANDER. Don't you think that that is sufficient?

Mr. MOORE. No sir.

Mr. TURNER. Mr. Speaker, I would like to interrogate the sponsor of this bill further.

The SPEAKER. Will the gentleman from Washington, Mr. Moore, permit himself to be further interrogated?

Mr. MOORE. I will, Mr. Speaker.

Mr. TURNER. If this property were a mile long and it only had one entrance it would only require one notice?

Mr. MOORE. I have tried to take care of that by promising my word of honor to the gentleman to take care of that

amendment when the bill goes to the Senate. I said it slipped me on second reading, or I would of presented that amendment before.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—72.

| | | | |
|---------------|------------|-----------------|----------------|
| Alexander, | Gelnett, | Marshall, | Storer, |
| Anderson, | Gilchrist, | McClure, J. F., | Strayer, |
| Armstrong, | Goodnough, | McClure, J. H., | Thomas, L. D., |
| Bartley, | Goss, | McCormick, | Thomas, M. G., |
| Bell, W. T., | Griffith, | McKim, | Toepfer, |
| Bentley, | Harer, | Moffatt, | Towner, |
| Berkheiser, | Heffran, | Moore, | Trescher, |
| Bickett, | Henderson, | Morrison, | Turner, |
| Blair, | Himes, | Neely, | Voltz, |
| Bray, | Holmes, | Nicholson, | Washington, |
| Brown, E. P., | Howe, | North, | Weamer, |
| Bush, | Irvin, | Peelor, | Wells, |
| DeFrehn, | Kelly, | Posey, | Williams, |
| Donnell, | Labar, | Raymond, | Wilson, |
| Evans, F. D., | Lauver, | Reader, | Witherspoon, |
| Flinchbaugh, | Lockhart, | Speer, | Wood, N., |
| Fockler, | Long, | Spencer, | Wood, W. P., |
| Fuller, | Ludlow, | Stark, | Wright, |

NAYS—103.

| | | | |
|---------------|----------------|----------------|---------------|
| Adam, | Drumbor, | Lucas, | Sarig, |
| Allman, | Duddy, | Lukehart, | Sautter, |
| Bagshaw, | Eaches, | Lynch, | Schilling, |
| Baldi, | Earley, | Marcus, | Schoener, |
| Behney, | Ede, | McCaig, | Schwartz, |
| Bell, F. A., | Edmonds, | McCann, | Scott, |
| Bidelspacher, | Emhardt, | McDaniel, | Shaffer, |
| Blumberg, | Flynn, | McDermott, | Shambach, |
| Brewster, | Fratt, | McLaughlin, | Sheffer, |
| Bromley, | Frye, | Memolo, | Smith, G. A., |
| Brown, T. J., | Greeby, | Metzinger, | Smith, H. J., |
| Burchinal, | Grimes, | Miller, C., | Sowers, |
| Burke, | Guerin, | Miller, H. A., | Stadtlander, |
| Canon, | Haas, | Muldowney, | Staudenmeier, |
| Colville, | Hall, | Myers, | Stavitski, |
| Conner, | Hantz, | Nolte, | Sterling, |
| Craig, | Haws, | Orr, | Talbot, |
| Critchfield, | Heffernan, | Patterson, M., | Watson, |
| Cross, | Hess, | Pennock, | Welty, |
| Davies, | Holtzman, | Perry, | Wettach, |
| Davis, | Horn, | Phillips, | Wheeler, |
| Dengler, | Huber, | Pitts, | Witkin, |
| Derby, | Jones, | Powell, | Bluett, |
| Diehm, | Lafferty, | Pryor, | Speaker. |
| Dietz, | Rhodes, | Rieder, | |
| Dilsheimer, | Little, H. A., | Royle, | |
| Drinkhouse, | Lotz, | | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILLS ON THIRD READING.

The SPEAKER. If there is no objection, the Chair would like to take up at this time Appropriation Bills on tonight's third reading calendar, page 15.

Is there any objection? The Chair hears none and we will therefore now take up these Appropriation Bills.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1288, (Senate Bill No. 2), entitled:

An act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malle, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1290, (Senate Bill No. 84), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|------------|--------------|------------|------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malle, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memoio, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Noite, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1292, (Senate Bill No. 118), entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memoio, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Noite, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1297, (Senate Bill No. 330), entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia Pennsylvania for Medical Education.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|--------------|-----------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memoio, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Hart, | Millar, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posay, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. F., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1305, (Senate Bill No. 514), entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | |
|---------------|--------------|-------------------|
| Adam, | Flinchbaugh, | MacMillan, |
| Alexander, | Flynn, | Malie, |
| Allman, | Fockler, | Mangan, |
| Anderson, | Fratt, | Marcus, |
| Armstrong, | Frye, | Marshall, |
| Aston, | Fuller, | Martz, |
| Bagshaw, | Gelnett, | Mathay, |
| Baldi, | Gilchrist, | McBride, |
| Bartley, | Goehring, | McCaig, |
| Behney, | Goodnough, | McCann, |
| Bell, F. A., | Goss, | McClure, J. F., |
| Bell, W. T., | Greeby, | McClure, J. H., |
| Bentley, | Greenstein, | McCormick, |
| Berkheiser, | Griffith, | McDaniel, |
| Bickett, | Grimes, | McDermott, |
| Bidelspacher, | Guerin, | McGowan, |
| Blair, | Haas, | McKim, |
| Blumberg, | Haines, | McLaughlin, |
| Bray, | Hall, | Metzger, |
| Brewster, | Hantz, | Metzinger, |
| Bromley, | Harding, | Miller, |
| Brown, E., | Harer, | Miller, C., |
| Brown, E. P., | Hart, | Miller, H. A., |
| Brown, T. J., | Haws, | Moffatt, |
| Burchinal, | Heffernan, | Moore, |
| Burke, | Heffran, | Morrison, |
| Bush, | Henderson, | Muldowney, |
| Canon, | Hess, | Munley, |
| Colville, | Himes, | Myers, |
| Conner, | Holmes, | Neely, |
| Craig, | Holtzman, | Nicholson, |
| Critchfield, | Hoover, | Nolte, |
| Cross, | Horn, | North, |
| Davies, | Howe, | Orr, |
| Davis, | Hricko, | Parkinson, |
| DeFrehn, | Huber, | Patterson, B. H., |
| Dengler, | Irvin, | Patterson, F. W., |
| Derby, | Jones, | Patterson, M., |
| Diehm, | Kelly, | Peelor, |
| Dietz, | Labar, | Pennock, |
| Dilsheimer, | Lafferty, | Perry, |
| Donnell, | Lauver, | Phillips, |
| Drinkhouse, | Leidich, | |

| | | |
|---------------|----------------|----------|
| Drumbor, | Little, H. A., | Pitts, |
| Duddy, | Little, J. T., | Posay, |
| Eaches, | Lockhart, | Powell, |
| Earley, | Long, | Prosser, |
| Ede, | Lotz, | Pryor, |
| Edmonds, | Lucas, | Raymond, |
| Emhardt, | Ludlow, | Reader, |
| Evans, B. P., | Lukehart, | Rhodes, |
| Evans, F. D., | Lynch, | Rieder, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1306, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the Act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | |
|---------------|-------------|-------------------|
| Adam, | Flynn, | MacMillan, |
| Alexander, | Fockler, | Malie, |
| Allman, | Fratt, | Mangan, |
| Anderson, | Frye, | Marcus, |
| Armstrong, | Fuller, | Marshall, |
| Aston, | Gelnett, | Martz, |
| Bagshaw, | Gilchrist, | Mathay, |
| Baldi, | Goehring, | McBride, |
| Bartley, | Goodnough, | McCaig, |
| Behney, | Goss, | McCann, |
| Bell, F. A., | Greeby, | McClure, J. F., |
| Bell, W. T., | Greenstein, | McClure, J. H., |
| Bentley, | Griffith, | McCormick, |
| Berkheiser, | Grimes, | McDaniel, |
| Bickett, | Guerin, | McDermott, |
| Bidelspacher, | Haas, | McGowan, |
| Blair, | Haines, | McKim, |
| Blumberg, | Hall, | McLaughlin, |
| Bray, | Hantz, | Memolo, |
| Brewster, | Harding, | Metzger, |
| Bromley, | Harer, | Metzinger, |
| Brown, E., | Hart, | Miller, |
| Brown, E. P., | Haws, | Miller, C., |
| Brown, T. J., | Heffernan, | Miller, H. A., |
| Burchinal, | Heffran, | Moffatt, |
| Burke, | Henderson, | Moore, |
| Bush, | Hess, | Morrison, |
| Canon, | Himes, | Muldowney, |
| Colville, | Holmes, | Munley, |
| Conner, | Holtzman, | Myers, |
| Craig, | Hoover, | Neely, |
| Critchfield, | Horn, | Nicholson, |
| Cross, | Howe, | Nolte, |
| Davies, | Hricko, | North, |
| Davis, | Huber, | Orr, |
| DeFrehn, | Irvin, | Parkinson, |
| Dengler, | Jones, | Patterson, B. H., |
| Derby, | Kelly, | Patterson, F. W., |
| Diehm, | Labar, | Patterson, M., |
| Dietz, | Lafferty, | Peelor, |
| Dilsheimer, | Lauver, | Pennock, |
| Donnell, | Leidich, | Perry, |

Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,
Evans, F. D.,
Flinchbaugh,

Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,
Lynch,

Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1307, (Senate Bill No. 519, entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,
Evans, F. D.,

Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhardt,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,
Lynch,

MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Rieder,
Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
VOLTZ,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1308, (Senate Bill No. 522), entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
DeFrehn,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,
Evans, F. D.,

Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,
Lynch,

MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Rieder,
Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Storb,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
VOLTZ,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

NAYS—0

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1309, (Senate Bill No. 532), entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Rieder, |
| Alexander, | Flynn, | Malie, | Royle, |
| Allman, | Fockler, | Mangan, | Sarig, |
| Anderson, | Fratt, | Marcus, | Sautter, |
| Armstrong, | Frye, | Marshall, | Schilling, |
| Aston, | Fuller, | Martz, | Schoener, |
| Bagshaw, | Gelnett, | Mathay, | Schwartz, |
| Baldi, | Gilchrist, | McBride, | Scott, |
| Bartley, | Goodnough, | McCaig, | Shaffer, |
| Behney, | Goss, | McCann, | Shambach, |
| Bell, F. A., | Greeby, | McClure, J. F., | Sheffer, |
| Bell, W. T., | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bentley, | Griffith, | McCormick, | Smith, H. J., |
| Berkheiser, | Grimes, | McDaniel, | Soffel, |
| Bickett, | Guerin, | McDermott, | Sowers, |
| Bidelspacher, | Haas, | McGowan, | Speer, |
| Blair, | Haines, | McKim, | Spencer, |
| Blumberg, | Hall, | McLaughlin, | Stadtlander, |
| Bray, | Hantz, | Memolo, | Stark, |
| Brewster, | Harding, | Metzger, | Staudenmeier, |
| Bromley, | Harer, | Metzinger, | Stavitski, |
| Brown, E., | Hart, | Millar, | Sterling, |
| Brown, E. P., | Haws, | Miller, C., | Stock, |
| Brown, T. J., | Heffernan, | Miller, H. A., | Storb, |
| Burchinal, | Heffran, | Moffatt, | Storer, |
| Burke, | Henderson, | Moore, | Strayer, |
| Bush, | Hess, | Morrison, | Talbot, |
| Canon, | Himes, | Muldowney, | Thomas, L. D., |
| Colville, | Holmes, | Munley, | Thomas, M. G., |
| Conner, | Holtzman, | Myers, | Toepfer, |
| Craig, | Hoover, | Neely, | Trescher, |
| Critchfield, | Horn, | Nicholson, | Turner, |
| Cross, | Howe, | Nolte, | Turner, |
| Davies, | Hricko, | North, | Voltz, |
| Davis, | Huber, | Orr, | Washington, |
| DeFrehn, | Irvin, | Parkinson, | Watson, |
| Dengler, | Jones, | Patterson, B. H., | Weamer, |
| Derby, | Kelly, | Patterson, F. W., | Wells, |
| Diehm, | Labar, | Patterson, M., | Welty, |
| Dietz, | Lafferty, | Peelor, | Wettach, |
| Dilsheimer, | Lauver, | Pennock, | Wheeler, |
| Donnell, | Leidich, | Perry, | Whitehouse, |
| Drinkhouse, | Little, H. A., | Phillips, | Williams, |
| Drumbor, | Little, J. T., | Pitts, | Wilson, |
| Duddy, | Lockhart, | Posey, | Witherspoon, |
| Eaches, | Long, | Powell, | Witkin, |
| Earley, | Lotz, | Prosser, | Wood, N., |
| Ede, | Lucas, | Pryor, | Wood, W. P., |
| Edmonds, | Ludlow, | Raymond, | Wright, |
| Emhardt, | Lukehart, | Reader, | Bluett, |
| Evans, B. P., | Lynch, | Rhodes, | Speaker. |
| Evans, F. D., | | | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1311, (Senate Bill No. 535), entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Shaffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | North, | Watson, |
| Davis, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, E. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1312, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|------------|--------------|------------|----------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelior, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1313, (Senate Bill No. 537), entitled:

An Act making an appropriation to the Board of Trustees of the Ashland State Hospital

On the question,

Will the House agree to the bill on third reading?

-BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that this bill, House Bill No. 1313, (Senate Bill No. 537), be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1314, (Senate Bill No. 538), entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelior, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Powell, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1315, (Senate Bill No. 542), entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Hricko, | North, | Washington, |
| Davis, | Huber, | Orr, | Watson, |
| DeFrehn, | Irvin, | Parkinson, | Weamer, |
| Dengler, | Jones, | Patterson, B. H., | Wells, |
| Derby, | Kelly, | Patterson, F. W., | Welty, |
| Diehm, | Labar, | Patterson, M., | Wettach, |
| Dietz, | Lafferty, | Peelor, | Wheeler, |
| Dilsheimer, | Lauver, | Pennock, | Whitehouse, |
| Donnell, | Leidich, | Perry, | Williams, |
| Drinkhouse, | Little, H. A., | Phillips, | Wilson, |
| Drumbor, | Little, J. T., | Pitts, | Witherspoon, |
| Duddy, | Lockhart, | Posey, | Witkin, |
| Eaches, | Long, | Powell, | Wood, N., |
| Earley, | Lotz, | Prosser, | Wood, W. P., |
| Ede, | Lucas, | Pryor, | Wright, |
| Edmonds, | Ludlow, | Raymond, | Bluett, |
| Emhardt, | Lynch, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1316, (Senate Bill No. 543), entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|------------|--------------|------------|------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Hricko, | North, | Washington, |
| Davis, | Huber, | Orr, | Watson, |
| DeFrehn, | Irvin, | Parkinson, | Weamer, |
| Dengler, | Jones, | Patterson, B. H., | Wells, |
| Derby, | Kelly, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, F. D., | Lukehart, | Rhodes, | |
| | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1318, (Senate Bill No. 558), entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| Davies, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 200, entitled:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

On the question,

Will the House agree to the bill on third reading?

Mr. CHRISTIAN MILLER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend sec. 3, page 2, line 11, by inserting after the word "claim" the word "exists."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 287, entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Greeby, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadtlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bronley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| Davies, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1377, (Senate Bill No. 579), entitled:

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Armstrong, | Frye, | Marshall, | Schoener, |
| Aston, | Fuller, | Martz, | Schwartz, |
| Bagshaw, | Gelnett, | Mathay, | Scott, |
| Baldi, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Shambach, |
| Behney, | Goodnough, | McCann, | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Soffel, |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadlander, |
| Blumberg, | Haines, | McLaughlin, | Stark, |
| Bray, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storb, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Cabille, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Huber, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Diehm, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the Chair would like to take up, for the purpose of advancing the bills, the calendar of bills on second reading, on page 34 of tonight's calendar. The Chair hears no objections, and we will therefore take up the bills on second reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1132, as follows:

An Act to establish an advisory council of judges and prescribing its powers

Judicial Council Established

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a judicial council is hereby established for the continuous study of the judicial department of the Commonwealth its organization its rules of pleading

and practice the work accomplished and the results produced in the various courts and offices thereof

Section 2 Selection of Members The chief justice of the supreme court shall be the chairman of the judicial council and shall appoint thereto one associate justice of the supreme court one judge of the Superior court and two judges of any other courts of record to serve for terms of not less than one year and until he shall appoint their successors The chief justice shall have power to invite the president of the Pennsylvania State Bar Association and the president of the Pennsylvania District Attorneys Association or other members of the bar to attend the meetings of the council and advise it in the performance of its duties

Section 3 Reports from Courts The various courts including all courts not of record shall transmit to the council reports on such matters in such form and at such times as the council may prescribe

Section 4 Annual Report to Governor The council shall report annually to the Governor on the work of the various branches of the judicial system The council may also from time to time submit such suggestions as it may deem advisable for the consideration of the justices and judges of the various courts in respect to the rules of procedure and the conduct of the business of the courts

Section 5 Meetings of Judges The council shall fix a time and place each year for a meeting of all judges of courts of record in this Commonwealth At such meetings the judges shall receive and consider all recommendations and complaints submitted to them concerning the business of the courts and their officers and the operation of the rules and shall take such steps provided by law as they may deem necessary and proper with respect thereto The council shall in its discretion publish all or part of the proceedings of such meetings

Section 6 Attendance of Witnesses The council may hold public meetings and have power to administer oaths and to require the attendance of witnesses and the production of books and documents A witness who testifies falsely or fails to appear when duly summoned shall be subject to the same orders and penalties to which a witness before a court is subject

Section 7 Compelling Attendance Any common pleas judge of this State either in term time or vacation upon application may in his discretion compel the attendance of witnesses the production of books and documents and the giving of testimony before the council by an attachment for contempt or otherwise in the same manner as production of evidence may be compelled before such court of common pleas

Section 8 Secretary To The Council There shall be an executive secretary of the judicial council to be appointed by the council who shall serve during its pleasure and shall receive a salary to be determined by the council

Section 9 Expenses Of Council No member of the council shall receive compensation for his services as such but the council and its several members shall be allowed from the State Treasury expenses for clerical and other assistance travel printing and other necessities incurred in pursuance of this act The necessary traveling expenses of judges attending the annual meeting shall be paid from the State Treasury Expenses authorized by this act shall be provided for by an item inserted in the general appropriation bill

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1122, as follows:

An Act authorizing any married person whose spouse is a lunatic or habitual drunkard or insane or feeble-minded or epileptic or so mentally defective that he or she is unable to take care of his or her property and in consequence thereof is liable to dissipate or lose the same and become the victim of designing persons to sell mortgage lease for years and convey upon ground rent under the direction of the court real estate held in their own right

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any married person seized and possessed of real estate in his or her own right whose spouse is a lunatic or whose spouse has been duly adjudged by any court of record of the Commonwealth to be an habitual drunkard or to be insane or feeble-minded or epileptic or so mentally defective that he or she is unable to take care of his or her property and in consequence thereof is liable to dissipate or lose the same and to become the victim of designing persons to sell mortgage lease for years and convey upon ground rent the said real estate or any part thereof under the direction of the court of common pleas or the Orphans' Court of the county in which the said real estate is situate whenever it shall appear to the court that it is to the interest of the owner thereof that the same shall be sold mortgaged leased for years or conveyed upon ground rent as aforesaid Provided however Where the said spouse has no estate in his or her own right or one inadequate to his or her support it shall be in the discretion of the said court by their order and decree to make a reasonable provision for his or her support and maintenance out of the said rents or proceeds of sale or mortgage And provided further That such sale shall divest such premises from any estate or claim of dower and estate as tenant by courtesy or any interest under the intestate laws of such spouse

Section 2 The jurisdiction conferred by this act on the said court of common pleas or Orphans' Court shall be exercised on petition of the said owner supported by oath or affirmation and if the committee or guardian of such spouse does not join in the petition the court shall fix a day for said committee or guardian to appear and cause a citation to be served on said committee or guardian warning them to appear and that they shall be heard on the day designated Service having been made as aforesaid the court shall on the day fixed make such decree as shall be proper in the premises

Section 3 When an application shall be made under the provisions of this act for the sale mortgage lease for years or conveyance upon ground rent relating to real estate through which real estate the line dividing two or more counties runs the courts of the county in which the mansion house is situate or if there be no mansion house the courts of the county where the principal improvements may be or if there be no improvements the court of either county may exercise jurisdiction as to the whole of said real estate irrespective of the county line and any such sale mortgage lease for years or conveyance upon ground rent shall be as effectual as if the whole of said real estate had been within the county where said court has jurisdiction and a certified copy of all proceedings shall be filed in the proper court of each county in which the said land is situate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 825, as follows:

An Act validating certain proceedings and elections of counties cities boroughs townships schools districts and other municipal or incorporated districts within this Commonwealth under the method or procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all proceedings and elections heretofore had or held by any county city borough township school district or other incorporated district or municipality within

this Commonwealth under the method of procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four its amendments and supplements to increase its indebtedness to an amount not exceeding ten per centum of the assessed valuation of taxable property therein be and the same are hereby ratified confirmed and made valid providing the majority of votes cast at such election was in favor of the increase of indebtedness to an amount not exceeding ten per centum of such valuation notwithstanding the authorities of any such county city borough township school district or other municipality or incorporated district either did not or by separate and independent action did not prior to the ordinance or vote in pursuance of which notice of election was given to the electors signify their desire for such increase in indebtedness or did not in the words of the act and amendments and supplements aforesaid authorizing such increase signify their desire for such increase of indebtedness and notwithstanding any defect or informality in the manner of holding or giving notice of such election and notwithstanding full complete and proper return of the votes was not made to the proper court or counted by the court or records showing the results made and certified by the clerk of said court to the proper authorities of such district or municipality and notwithstanding any defect or informality in the manner of holding mode of conducting such election or in the form of the ballot and notwithstanding any mistake in stating the amount or percentage of the existing debt or the percentage of the proposed increase or the amount of the last preceding assessed valuation or patent error orthography or of numerical statement on any or all the ballots all of the bonds securities and obligations issued or to be issued in pursuance of every such election are hereby made valid binding obligations of every such county city borough township school district or other municipality or incorporated district Providing That all the other requirements of law concerning such procedure election and issue of bonds have been complied with And provided further That the provisions of this act shall not apply in any instance where the validity of such election or any issue of bonds or other security based thereon has been made the subject of litigation in any court of the Commonwealth prior to the approval of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 890, entitled:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four thousand four hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania to-

gether with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows:

Section 1405 The board of school directors of every school district in this Commonwealth shall for the purpose of designating the schools to be attended by the several pupils in said district subdivide the same in such manner that all the pupils in each school district shall be assigned to and reasonably accommodated in one of the public schools in said school district. Provided That the board of school directors may upon cause shown permit any pupil or pupils in any school district to attend such other school in said district as the board may deem proper or may classify and assign the pupils in the district to any such school or schools therein at it may deem best in order to properly educate the same. Provided further That whenever any child or children of compulsory school age have their residence more than two miles by the nearest public highway from the school to which they have been assigned within the district and free transportation for such child or children to a school within the district is not provided and there is a school in session in some other district in the Commonwealth within two miles by the nearest public highway of the residence of such child or children the board of school directors shall re-assign such child or children to this school in another district unless the consent of the board of directors of said district is refused and shall pay to said district the cost of tuition text-books and supplies of such child or children and this provision shall include also in like manner assignment to high schools in the case of pupils under sixteen years of age who are qualified to be enrolled in such high schools. Provided further That hereafter it shall be unlawful for any school director superintendent or teacher to make any distinction whatever on account of or by reason of the race or color of any pupil or scholar who may be in attendance upon or seeking admission to any public school maintained wholly or in part under the school laws of the Commonwealth.

On the question,

Will the House agree to the section?

Mr. MOFFAT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 4, by striking out the word "four" and inserting in lieu thereof "one."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 That section one thousand four hundred and six of said act as amended by an act approved the twenty-eighth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ten) entitled "An act to amend section one thousand four hundred and six as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows:

Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification [or for economical] or other reasons

close [and consolidate] any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools or upon cause shown be permitted to attend schools in other districts.

Provided That whenever the average term attendance of pupils regularly enrolled at any one-room school in any school district of the fourth class or township which is a district of the third class is ten or less than ten the board of school directors shall close such school [and provide proper transportation for the pupils of such closed school to and from the nearest or most convenient school to which the pupils shall be assigned].

If the board of school directors [do] does not deem it feasible to close such school [they] it may present [their] its petition to the State Council of Education showing the reasons why such school should not be closed thereupon the State Council of Education shall consider such petition and shall make such order as may seem just in the premises [Provided further That in any district of the fourth class pupils who belong to any such closed school shall not have transportation provided if they reside less than one and one-half miles by the public road from the school in which they are assigned].

Provided however If any school as aforesaid has been closed because the average term attendance of pupils enrolled was ten or less than ten and has been reopened upon an order of the State Council of Education and the average term attendance is twelve or more after such reopening such school shall be considered reestablished. Provided further That in any district of the fourth class or township which is a district of the third class pupils who reside within that part of the school district last served by any elementary school closed since the eighteenth day of May one thousand nine hundred and eleven or within a district all of whose schools have been closed or who are assigned to a training school of a State Normal School [belonging to any such closed school] and reside one and one-half miles or more from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned [except in case where schools are closed because of an average term attendance of ten or less than ten pupils regularly enrolled in which case one-half of the cost of such transportation not to exceed one dollar per diem per pupil shall be paid by the Commonwealth provision for which shall be made by separate appropriation in the general appropriation act].

And provided further That whenever the board of school directors in any fourth class district or township which is a district of the third class agrees to or is required to provide transportation for any pupils such board of school directors may upon petition of the parent guardian or person in parental relation to any of said pupils in lieu of providing such transportation pay for suitable board and lodging for such pupils if such board and lodging is secured in the home of a near relative of the pupil or in a proper school or home approved by the person making the petition. Provided That in no case shall [the State pay more than one-half of the amount such pupil nor may] the State's share exceed one dollar which it would be required to pay for the transportation of (\$1.00) per day per pupil for the actual number of days such pupil is in attendance at school not exceeding five days in any one week.

Provided That if the Department of Public Instruction approves the transportation as to methods and means and the contracts provided therefor the Commonwealth will pay annually to the school district furnishing such transportation an amount determined by (a) the true valuation per teacher per district as provided by section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended and by (b) a given percentum of the sum which has been expended during the previous school year by such a school district for transporting pupils of said schools to and from said

schools as follows The amount paid by the Commonwealth to a school district which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five (75) per centum more than fifty thousand dollars (\$50,000) to one hundred thousand dollars (\$100,000) sixty (60) per centum and more than one hundred thousand dollars (\$100,000) fifty (50) per centum Provided That in case said school district has purchased or shall hereafter purchase an approved school conveyance which is used exclusively for approved school purposes said sum may include a reasonable charge for depreciation and repairs not to exceed fifteen (15) per centum of the cost of said approved school conveyance Provided That the State's share of depreciation and repairs shall not exceed one hundred dollars (\$100) per vehicle per year Provided further That the State's share for transportation shall not exceed one dollar (\$1.00) per day per pupil for the actual number of days such pupil is transported to and from school Provided further That districts receiving reimbursement on the basis of seventy-five (75) per centum and sixty (60) per centum shall not receive more than four thousand dollars (\$4,000) in any one school year from the State for transportation Provided further That districts receiving reimbursement on the basis of fifty (50) per centum shall not receive more than three thousand dollars (\$3,000) in any one year from the State for transportation

On or before the first day of July of each year each school district of the third and fourth class transporting pupils as herein provided shall present to the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him a sworn statement of the amount expended during the previous year for transporting pupils to and from school as herein provided On the basis of such a statement the Superintendent of Public Instruction shall by requisition upon the State Treasurer pay during the month of September to such school district such reimbursement for the previous school year as is provided for in this act

On the question,

Will the House agree to the section?

Mr. MOFFAT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 5, lines 21-22 by underscoring the words: "assigned to a training school of a State Normal School."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, fourth, fifth sections and title were separately read and agreed to as follows:

Section 3 That section one thousand four hundred and seven of said act be hereby amended to read as follows

Section 1407 If any [such] pupils are assigned to an adjoining district the district where such pupils reside shall promptly pay to the district in which they attend school the cost of tuition text-books and school supplies only which shall not exceed that of the tuition text-books and school supplies of other pupils pursuing similar courses or studies in the same schools Provided That the consent of the board of school directors of the district to which the pupils of any closed school are [sent] assigned shall be first obtained

Section 4 That section one thousand four hundred and eight of said act as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one Pamphlet Laws one thousand and thirty-eight) entitled "An act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to estab-

lish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 1408 Where by the terms of this act or any other act any distance is specified between the residence of any pupil and any public school to be attended by him or any transportation is provided for within or beyond any particular distance in computing such distance no allowance shall be made for the distance that the dwelling house of the pupil is situated off the public highway All such distances shall be computed by the public highway from the [building to which the pupil has been assigned by the highway to the] nearest point where a private way or private road connects the dwelling house of the pupil with the said highway to the nearest point where said highway touches the school grounds of the school to which the pupil has been assigned Provided That the free transportation of pupils as required or authorized by this act or any other act may be furnished by using [electric railways] either school conveyances private conveyances or [other public transportation] electric railways or other common carriers when the total distance which any pupil must travel by the public highway to or from school [between his residence and the school] in addition to such transportation does not exceed one and one-half miles and when stations or other proper shelters are provided for the use of such pupils where needed

Section 5 That section one thousand four hundred and eighteen of said act is hereby amended to read as follows

Section 1418 In case there is no public school in session within two miles by the nearest traveled road of the residence of any child such child shall be exempt from the provisions of this act relating to compulsory attendance unless proper free transportation be furnished to such child to and from school Provided If proper free transportation is furnished to such child to and from school the Commonwealth shall reimburse the school district furnishing such transportation in the same manner and amounts as provided for in this act for transportation of pupils from closed schools

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 893, entitled:

An Act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools"

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved

the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools" as amended by an act approved the twenty-eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and sixty-three) entitled "An act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools" by providing for reimbursement for certain transportation costs of schools not consolidated" be hereby further amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meanings

[1 "Consolidation of schools" is the act uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after such union are housed in one school plant and taught by two or more teachers

2 A "consolidated school" is a public elementary school formed by uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after said union is housed in one school plant and taught by two or more teachers

3 A "consolidated junior high school" is a consolidated [maintained by the joint action of two or more school districts]

1 A "consolidated school" is a school formed by uniting two or more public elementary schools or two or more public elementary schools with the grades of other public schools which prior to such union were maintained in separate buildings and after such union are maintained in one school organization taught by two or more teachers

2 A "consolidated elementary school" is a consolidated school made up of grades one to eight only

3 A "consolidated junior high school" is a consolidated school having an approved junior high school constituted of grades seven to nine inclusive or seven to ten inclusive

4 A "joint consolidated school" is a consolidated school organization maintained and controlled by the joint action of two or more school districts

[When pupils of a public school are transported from one school to another for the purpose of better gradation or classification or other reasons and the reasons for such transportation together with the provisions therefor are approved by the State Council of Education for reimbursement prior to the opening of the school term the State shall be liable for such cost of transportation to the same extent as is now or may hereafter be provided for in the case of consolidated schools]

Section 2 That section two of said act as amended be further amended to read as follows

Section 2 The State Council of Education is hereby authorized and directed to investigate and to aid in the establishment of consolidated and joint consolidated schools and to inspect and approve such schools as hereinafter provided [The State Council of Education shall make a report annually to the Governor and Legislature describing the conditions and progress of consolidation of schools throughout the Commonwealth and making such recommendations as the Council may deem advisable]

Section 3 That section three of said act as amended be hereby further amended to read as follows

Section 3. Any school district may through its board of directors establish equip furnish and maintain consolidated schools and may transport pupils to and from such schools as [already] provided for by law

Two or more districts may as provided in article eighteen sections one thousand eight hundred and one to one thousand eight hundred and eight inclusive of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Com-

monwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" through a joint school committee establish equip furnish and maintain joint consolidated schools

The fourth section was read as follows:

Section 4 That section four of said act as amended be hereby further amended to read as follows

Section 4 Consolidated schools or joint consolidated schools shall so long as they are approved by the State Council of Education as to organization control location equipment courses of study qualification of teachers methods of instruction condition of admission expenditures of money methods and means of transportation and the contracts providing therefor constitute approved consolidated schools [local] or approved joint consolidated schools School districts maintaining or transporting pupils to and from any such approved [local] consolidated or joint consolidated schools shall receive reimbursement as hereinafter provided

The Commonwealth in order to [aid in] encourage the establishment and maintenance of approved consolidated elementary schools or approved consolidated junior high schools [local] or approved joint consolidated schools shall as provided in this act pay annually from the treasury to school districts and unions of school districts maintaining or transporting pupils to and from such [school] schools an amount [equal to one-half] determined by (a) the true valuation per teacher per district as provided by law and (b) a given per centum of the sum which has been expended during the previous school year by such a school district or union of school districts for transporting pupils of said schools to and from said schools as follows

The amount paid by the Commonwealth to a school district which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five (75) per centum more than fifty thousand dollars (\$50,000) to one hundred thousand dollars (\$100,000) sixty (60) per centum and more than one hundred thousand dollars (\$100,000) fifty (50) per centum Provided That in case any of said school districts or union of said school districts has purchase or shall hereafter purchase an approved conveyance which is used exclusively for the transportation of school children to and from said schools said sum may include a reasonable charge for depreciation and repairs not to exceed fifteen (15) per centum of the cost of said approved schools conveyance Provided That the State's share of depreciation and repairs shall not exceed one hundred dollars (\$100) per vehicle per year Provided further That the State's share for transportation shall not exceed one dollar (\$1.00) per day per pupil for the actual number of days such pupil is transported to and from school Provided further That districts receiving reimbursement on the basis of seventy-five (75) per centum and sixty (60) per centum shall not receive more than four thousand dollars (\$4,000) in any one school year from the State for transportation Provided further That districts receiving reimbursement on the basis of fifty (50) per centum shall not receive more than three thousand dollars (\$3,000) in any one year from the State for transportation

[Provided That said sum shall not include amounts paid for the purchase and repair of the vehicle or vehicles used for transporting these pupils And provided further That no one school district shall receive more than three thousand dollars (\$3,000) in any one school year from the funds provided in this act

On or before the third Wednesday of January of any year in which the regular session of the Legislature is held the State Council of Education shall present to the Legislature an estimate of the amount of money necessary to meet the expenditures to be incurred in the administration of this act for the two school years beginning with the first day of the ensuing July and of the amount necessary to meet the claims of school districts and unions of school districts maintaining or transporting pupils to and from approved local or joint consolidated schools under the provisions of this act for the two school years beginning with the first day of the ensuing July] On the basis of [such] a statement of estimates of the amount of money necessary to meet the expenditures provided in this act the legislature

shall make an appropriation of such amounts as may be necessary to meet the expense of carrying this act into effect and of reimbursing such school districts for such school years as herein provided

[On or before the tenth day of July of each year the school board of each district maintaining or trans[por]ting pupils to and from a local joint consolidated school shall present to the State Superintendent of Public Instruction a sworn statement of the amount expended during the school year previous to such first day of July for transporting pupils to and from said schools as herein provided On the basis of such a statement the State Superintendent of Public Instruction shall by requisition upon the State Treasury pay such school district or districts and unions of school districtssuch reimbursement for the previous school year as is provided for in this act]

On or before the first day of July of each year each school district of the third and fourth class or union of such school districts transporting pupils to and from any form of an approved consolidated school or approved joint consolidated school shall present to the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him a sworn statement of the amount expended during the previous school year for transporting pupils to and from said school as herein provided On the basis of such a statement the Superintendent of Public Instruction shall be requisition upon the State Treasurer pay during the month of September to such school district or districts and unions of school districts such reimbursement for the previous year as is provided for in this act

On the question,

Will the House agree to the section?

Mr. MOFFATT: Mr. Speaker, I desire to offer the following amendments.

The SPEAKER: The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 4, page 5, line 8, by striking out the word "qualification" and inserting in lieu thereof "qualifications"

Amend section 4, page 5, line 11-12 by underscoring the words "consolidated schools."

Amend section 4, page 6, line 11, by striking out the word "purchase" and inserting in lieu thereof "purchased."

Amend section 4, page 6, line 17, by striking out the word "coveyance" and inserting in lieu thereof "conveyance."

Amend section 4, page 7, line 22, by underscorin~ the words "of estimates."

Amend section 4, page 7, line 26, by inserting after the word "districts" the following: "and unions of school districts."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1141, as follows:

A Joint Resolution proposing an amendment to Article nine Section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That section four of article nine is hereby amended to read as follows

Section 4 No debt shall be created by or on behalf of the State except to supply casual deficiencies of revenues repel invasions suppress insurrection defend the State in war or to pay existing debt and the debt created to supply deficiencies in revenue shall never exceed in the aggregate at any one time one million dollars Provided however That the General Assembly irrespective of any debt may authorize the State to issue bonds to the amount of one hundred and fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1228, as follows:

An Act giving the assent of the Commonwealth to the act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes" and providing for the appointment of an officer to receive appropriations made under said act

Whereas An Act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five providing for a more complete endowment of agricultural experiment stations requires the state desiring to receive the benefits of said act to signify its assent to the purpose of the grants made by said act therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the assent of the Commonwealth of Pennsylvania to the purpose of the grants of money authorized by the Act of Congress of the United States approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes" is hereby given and the treasurer of Pennsylvania State College or other officer duly appointed by the Board governing the Pennsylvania State College agricultural experiment station is hereby designated as the proper officer to receive all appropriations made for the benefit of the agricultural experiment station of this Commonwealth by the provisions of said Act of Congress which moneys when so received shall be used only in accordance with the terms and conditions expressed in the said Act of Congress

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 544, entitled:

An Act to amend section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorpo-

rate the Pennsylvania canal and railroad company" [discontinuing the taxation of horses mares geldings mules and neat cattle over the age of four years] and providing for the taxation of privately owned improvements erected on public lands

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" is hereby amended to read as follows

Section 32 [And whereas It is necessary that provision be made for the payment of the interest upon the state debt therefore] Be it further enacted that from and after the passage of this act all real estate to wit houses lands lots of grounds and ground rents mills and manufactories of all kinds furnaces forges bloomeries distilleries sugar houses malt houses breweries tan yards fisheries and ferries wharves and all other real estate not exempt by law from taxation all privately owned and leased houses hotels lodges and other similar buildings erected on public lands also all personal estate to wit horses mares and neat cattle over the age of four years [also all mortgages money owing by solvent debtors whether by promissory note penal or single bill bond or judgment also all articles of agreement and accounts bearing interest owned or possessed by any person or persons whatsoever except notes or bills for work and labor done and bank notes also all shares or stock in any bank institution or company now or hereafter incorporated by or in pursuance of any law of this commonwealth or of any other state or government and on all shares of stock or weekly deposits in any unincorporated saving fund institution and all public loans or stocks whatsoever except those issued by this Commonwealth and all money loaned or invested on interest in any other state also all household furniture including gold and silver plate owned by any person or persons corporation or corporations when the value thereof shall exceed the sum of three hundred dollars also all pleasure carriages both of two and four wheels] and all salaries and emoluments of office all offices and posts of profit professions trades and occupations except the occupation of farmers together with all other things now taxable by the laws of this Commonwealth shall be valued and assessed and subject to taxation for the purposes in this act mentioned and for all [state and] county purposes whatsoever

On the question,

Will the House agree to the section?

Mr. WHEELER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 4 by striking out the word "grounds" and inserting in lieu thereof "ground."

Amend section 1, page 2, line 11 by inserting after the word "mares" the words "geldings, mules".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the sections as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" [discontinuing the taxation of horses mares geldings mules and neat cattle over the age of four years] and providing for

the taxation of privately owned improvements erected on public lands

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 879, entitled:

An Act to amend section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a Fee bill" by increasing the fees of the coroner

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a Fee bill" is hereby amended to read as follows

Section XIX And be it further enacted by the authority aforesaid That the fees to be received by the coroner of each county shall be as follows viz For viewing a dead body [two] five dollars [seventy-five] fifty cents summoning and qualifying inquest drawing and returning inquisition [one] three [dollar] dollars [thirty-seven and a half] seventy-five cents summoning and qualifying each witness [twenty-five] fifty cents to be paid out of the goods chattels lands or tenements of the slayer (in case of murder or man slaughter) if any he hath otherwise by the county with mileage at the rate of ten cents for each mile circular traveled from the court house to the place of viewing the body executing any process or writs of any kind the same fees are allowed to the sheriff and the same mileage

On the question,

Will the House agree to the section?

Mr. HALL. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 11 by inserting after the word "county" the words of the third, fourth, fifth, sixth, seventh, and eighth classes.

Amend bill, page 2 by inserting after line 9 the following:

Section 2. All acts and parts of acts general, local or special inconsistent herewith are hereby repealed.

Amend section 1, page 2, line 9, by inserting after the word "fees" the word "as"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the sections as amended?

It was agreed to.

The title was read as follows:

An Act to amend section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a Fee bill" by increasing the fees of the coroner

On the question,

Will the House agree to the title?

Mr. HALL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 6 by inserting after the word "coroner" the words in counties of the third, fourth, fifth, sixth, seventh and eighth classes.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 477, as follows:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" by changing the compensation of registrars

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which was amended by section one of the act approved the twenty-fifth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred fifty-one) entitled "An act amending sections three seven twelve and thirteen of an act entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions' approved the fifth day of March Anno Domini one thousand nine hundred and six increasing the compensation of registrars in said cities and providing for an additional registration day" is hereby further amended to read as follows

Section 2 The names of two suitable persons to be registrars shall be suggested to the county commissioners by petitions duly filed for each precinct or ward by the party representatives of the two leading parties of the precinct or ward The petitions shall be signed by five electors of the district and shall set forth the names addresses occupations and political affiliations of the persons suggested The signers of the petition shall swear to the truth of the facts set forth therein The petition shall remain on file open to the public inspection at least ten days before the persons named therein shall be appointed except in case where a vacancy occurs in the office of registrar within ten days of a registration day when the appointment can be made without such delay If no petitions are filed the county commissioners may appoint without regard to party No appointment shall be made unless the person who desires to be appointed personally appears before the county commissioners and satisfies them of his qualifications In case of reappointment however it shall not be necessary for him to appear before them

At least one week's notice of the time and place of the examination of the suggested registrars shall be given by the county commissioners in the daily press and any elector may appear either in person or by counsel and object to the qualification of any applicant If the persons nominated are found not to be properly qualified the county commissioners may decline to appoint them and the party authorities of

the precinct or ward may then suggest another name or other names for the said place or places

The registrars shall receive a compensation of [five] ten dollars a day for the time actually spent in the work of registration

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1276, as follows:

An Act authorizing district attorneys in counties of the sixth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the sixth class the district attorney of the county shall have the power to appoint a county detective who shall receive an annual salary of one thousand two hundred dollars (\$1,200) and shall also receive his actual and necessary expenses incurred in the performance of his duties Such salary and the expenses of the county detective shall be paid out of the county treasury in the usual manner

Section 2 The county detective herein provided for shall hold his position during the term of the district attorney appointing him and shall be removable at his discretion Such county detective shall have possess and exercise all of the rights and powers conferred by existing law upon constables so far as such laws relate to crimes and criminal procedure and shall when requested by the district attorney make an investigation and endeavor to obtain such evidence as may be required in any criminal case He shall also perform such other duties as the district attorney may direct

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 674, entitled:

An Act to amend sections three four and five, as amended and section eleven of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining Optometry and relating to the right to practice Optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Educa-

tion Examination and Licensure and means and methods whereby the right to practice Optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which was amended by the act approved the nineteenth day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred sixty) entitled "An act to amend sections two three four five as amended seven eight nine and ten of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled 'An act defining Optometry and relating to the right to practice Optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice Optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith'" is hereby further amended to read as follows

Section 3 For the purpose of carrying out and enforcing the provisions of this act there shall be established in this Commonwealth a board which shall be known as the Board of Optometrical Education Examination and Licensure of the Commonwealth of Pennsylvania The said board shall consist of seven members who shall be appointed by the Governor of the Commonwealth on or before July first nineteen hundred and seventeen Each member shall receive a certificate of his appointment signed by the Governor and attested by the Secretary of the Commonwealth The members of this board shall be optometrists citizens of this Commonwealth who possess the requisite qualifications to practice optometry under this act and who shall have been so practicing in this State during the five years next previous to their appointment Two members of the board first appointed under this act shall serve for one year two for two years and three for three years after which the successor of each member shall be appointed for the term of three years but no member of said board shall be a member of the faculty of any undergraduate school or college teaching optometry The first appointees shall be virtue of such appointment receive certificates of licensure without examination The Governor shall by appointment fill all vacancies caused by death resignation or otherwise and may remove any member of said board for continued neglects of his duties in connection therewith or for any unprofessional or dishonorable conduct Appointments to fill vacancies shall be for the unexpired term of the deceased or retiring member The board herein created is hereby charged with the enforcement of this act To assist the board in the enforcement of this act the board is empowered to employ a skilled investigator who shall be under the control of the board in the investigation of any reported violations of this law

All suits for the recovery of the penalties prescribed in this act shall be prosecuted in the name of the State of Pennsylvania in any court having jurisdiction and it shall be the duty of the prosecuting attorney of the county where such offense is committed to prosecute all the persons violating the provisions of this act upon proper complaint being made

The second section was read as follows:

Section 2 That section four of said act which was amended by said act of May nineteenth one thousand nine hundred and twenty-three (Pamphlet Laws two hundred sixty) is hereby further amended to read as follows

Section 4 Said board shall effect its organization immediately after the appointment of its members by the Governor by holding a meeting at which it shall elect from its membership a president and a secretary who shall also be the treasurer It shall have authority to make rules and regulations not inconsistent with the laws of this Commonwealth for the transaction of its business and for the registration of all optometrists of this Commonwealth and for conduction examination of applicants It shall have power to make rules and regulations governing branch offices and outside practices with full authority to act Said rules shall be printed in pamphlet form for public distribution

Five members shall constitute a quorum for the transaction of all business except for the revocation or suspension of a certificate or licensure or the determination of the fitness of any school or college to render eligible its graduates for licensure when the consent of a majority of the whole board be necessary No license shall be granted under this act except with the approval of at least four members of the board Said board shall meet at least twice a year at Harrisburg Any member may administer oaths and take testimony when appointed so to do by the board The appointed members shall each receive compensation at the rate of fifteen dollars and necessary expense for each day actually devoted to the work of the board

On the question,

Will the House agree to the section?

Mr. FLINCHBAUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 5, line 17, by inserting after the word "board" the word "shall."

Amend section 2, page 5, line 20, by striking out the word "a" which follows the word "a"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 That section five of said act which was amended by said act of May nineteenth one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and sixty) is hereby further amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another State and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

The board shall also permit the taking of limited examinations by and the license of any person who shall apply therefor before the first day of January one thousand nine hundred and twenty-two who at the time of the passage of the act to which this is an amendment or the time when the limited examinations under said act were held was unavoidably absent from this State on account of service in the Army or Navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another State and shall be of good character

Any person who at the time of the passage of the act to which this is an amendment was unavoidably absent from this State on account of service in the Army or Navy of the United States or who was otherwise unavoidably absent from this State or was physically handicapped and unable to take the examination and who was actually engaged in the practice of optometry but who had engaged in such practice less than two years and any person over the age of

twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school and after the first day of January one thousand nine hundred and twenty-five has had a preliminary education equivalent to a four year high school course whose standard is approved by [the Bureau of Professional Education of] the Department of Public Instruction—which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution—and has graduated from a school or college of optometry approved by the Department of Public Instruction as recommended by the State Board of Optometrical Examiners [Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office] on satisfactory completion of a course in optometry of not less than three years shall be entitled to take a standard examination. Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry. Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs.

On the question,

Will the House agree to the section?

Mr. FLINCHBAUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 6, line 18, by striking out the word "presbyopia" and inserting in lieu thereof "presbyopia"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section and title were separately read and agreed to as follows:

Section 4 That section eleven of said act is hereby amended to read as follows

Section 11 Nothing in this act shall be construed as conferring on the holder of any certificate of licensure issued by said board the title of doctor oculist ophthalmologist or any other word or abbreviation indicating that he is engaged in the practice of medicine or surgery or the treatment or diagnosis of diseases of or injuries to the human eye or the right to use drugs or medicines in any form for the treatment or examination of the human eye. The title "Doctor" or the abbreviation "Dr" shall not be used before the name of any registered optometrist without the word "Optometrist" following the name

An Act to amend sections three four and five as amended and section eleven of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 438, as follows:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Baby Welfare Association of Philadelphia for the maintenance of its home located at Three Hundred and Twenty-two South Juniper Street Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five to be paid according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1079, as follows:

An Act to further amend sections one and two and to amend section eleven of article one chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing two or more boroughs to act jointly in the acquisition improvement maintenance and control of public parks playgrounds swimming pools and gymnasiums

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article one of chapter nine of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which was amended by section twenty-seven of the act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred four) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' and repealing certain acts relating to boroughs" is hereby further amended to read as follows

Section 1 Boroughs may improve maintain and regulate public parks parkways and playgrounds including swimming pools bathing places and gymnasiums within the borough limits or in adjacent townships Two or more boroughs may jointly improve maintain and regulate public parks parkways and playgrounds including swimming pools bathing places and gymnasiums within the limits of any township adjacent to any one of such boroughs All expenses relative thereto shall be borne by the respective boroughs in such proportion as may be agreed upon by the councils thereof

Section 2 That section two of article one of chapter nine of said act which was amended by section twenty-eight of said act approved the sixth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred four) is hereby further amended to read as follows

Section 2 Boroughs may enter upon appropriate and acquire by gift devise purchase lease or otherwise private property within the limits of the borough or in adjacent townships and two or more boroughs may jointly appropriate and acquire by gift devise purchase lease or otherwise private property within the limits of any township adjacent to either of such boroughs for the purpose of mak-

ing enlarging and maintaining public parks parkways and playgrounds including swimming pools bathing places and gymnasiums All the costs and expenses relative to any such property acquired by two or more boroughs jointly shall be paid by the respective boroughs in such proportions as may be agreed upon by the councils thereof

Section 3 That section eleven of article one of chapter nine of said act is hereby amended to read as follows

Section 11 Whenever any borough or boroughs acting jointly appropriates private property under the provisions of this article and is unable to agree with the owners or lessees for the amount of compensation or whenever by reason of the absence or legal incapacity of any owner or lessee no such compensation can be agreed upon the courts of common pleas or any law judge thereof in vacation on application thereto by the borough or by the boroughs acting jointly or any person interested shall appoint three freeholders as viewers and shall designate a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the property and view the same Whenever viewers appointed on the joint application of two or more boroughs shall after viewing the property assess any damages against such boroughs such damages shall be paid by the respective boroughs in equal proportion or in such other proportions as may have been agreed upon by the councils thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1271, as follows:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" which was last amended by section one of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and eighty) entitled "An act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled 'An act regulating boroughs' as amended authorizing the boroughs to increase the rate of taxation for general borough purposes" is hereby further amended to read as follows

Twenty-four To levy and collect annually for general borough purposes any tax not exceeding [fifteen] twenty mills on the dollar on the valuation assessed for county purposes as now is or may be provided by law All property offices professions and person made taxable by the laws of this Commonwealth for county rates and levies shall be taxable after the same manner for general borough purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1124, entitled:

An Act providing for the sale of certain armories and the use of the money derived therefrom in the acquisition of property and building of other armories

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in the opinion of the Governor Auditor General and Adjutant General any armory owned by the Commonwealth is no longer available for military services due to change in population or to the needs of military service they may sell such armory at either public or private sale for the best price obtainable and shall give deed thereto in the name of the Commonwealth of Pennsylvania Such deed shall be prepared and approved by the Attorney General and shall divest all the title and interest of the Commonwealth

On the question,

Will the House agree to the section?

Mr. EARLEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 1, page 1, line 6, by striking out the word "Commonwelath" and inserting in lieu thereof "Commonwealth"

On the question,

Will the House agree to the amendment?

It was agreed to,

The second and third sections and title were separately read and agreed to as follows:

Section 2 No part of the money derived from such sale shall be returned to any municipality or private person or organization who or which contributed towards the establishment of such armory Provided That should a new armory built from proceeds of such sale be erected in a municipality other than the armory sold was located the amount contributed by the municipality towards the erection of the armory so sold shall be returned to the municipality

The whole or balance of such money shall be paid into State Treasury and shall be used only for the purchase of a site or the erection of an armory or both at the nearest practicable point to the site of the armory sold Such purchases shall be made and such work done by the Armory Board under the provisions of existing law For such purposes all of such moneys are hereby specifically appropriated to the Armory Board

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

An Act providing for the sale of certain armories and the use of the money derived therefrom in the acquisition of property and building of other armories.

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1147, as follows:

An Act conferring upon cities of the second class the power to authorize the construction maintenance and use of overhead passageways across and of underground passageways beneath public highways by the owners or lessees of the abutting properties and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the second class shall have power to authorize the construction maintenance and use of overhead passageways across and also of underground passageways beneath public highways within the limits of

said cities by the owners or lessees of the properties abutting on said highways which said passageways when constructed will connect. Such passageways shall be subject to such reasonable terms regulations and conditions with regard to public convenience and safety as the municipal authorities shall deem necessary. All existing ordinances authorizing such overhead passageways across and also existing ordinances authorizing such underground passageways beneath public highways in cities of the second class are hereby ratified and approved.

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1396, as follows:

An Act authorizing counties cities boroughs towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods and providing for the expenditure and repayment of such moneys by the Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "municipality" as used in this act includes counties cities boroughs towns and townships.

Section 2 Any municipality is authorized from time to time to appropriate money or to borrow money and to increase its indebtedness within the limits prescribed by the Constitution for the purpose of assisting the Commonwealth in the construction and completion of any project or improvement for the conservation of water and the control of floods by advancing to the Commonwealth for expenditure on such project or improvement the moneys so appropriated or borrowed.

Section 3 No such moneys shall be appropriated borrowed or advanced to the Commonwealth by any such municipality except for expenditure on a project or improvement which has been prior to the passage of this act authorized by law to be constructed and completed by the Commonwealth or any department board or commission thereof for the conservation of water and the control of floods. Such moneys when appropriated or borrowed shall be paid over to the Secretary of Forests and Waters of the Commonwealth who shall immediately pay the same over to the State Treasurer for safe keeping. Such moneys so paid over to the State Treasurer shall be placed in a separate fund and shall be expended by the Department of Forests and Waters for the construction and completion of any project or improvement for the conservation of water and the control of floods authorized by law and designated by the municipality which has paid over said money and for such purposes said moneys in said special fund from time to time are hereby appropriated. Payments from said fund shall be made by warrant of the Auditor General on the State Treasurer after requisition by the Secretary of Forests and Waters.

Section 4 The intention of the Commonwealth is hereby declared to repay without interest to the municipalities respectively all moneys so advanced in not more than fifteen equal biennial instalments commencing not later than three years after any such moneys were advanced. Such payments are intended to be made biennially by appropriations to the Department of Forests and Waters for the purpose of repaying moneys due to municipalities which shall have advanced the same for the construction and completion of projects and improvements for the conservation of water and the control of floods.

Section 5 The Department of Forests and Waters shall have full power to use and expend the funds advanced by municipalities under the provisions of this act on the projects and improvements designated in the same manner as any funds heretofore or hereafter appropriated by the Commonwealth for the construction and completion of said pro-

ject or improvement were authorized to be expended by law.

Section 6 The provisions of this act are severable and if any of its provisions are held to be unconstitutional such decision shall not affect or impair the remaining provisions of this act. It is hereby declared as a legislative intent that this act would have been passed had such unconstitutional provision not been included therein.

Section 7 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1365, as follows:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any officer warrant officer or enlisted man of the Pennsylvania National Guard has been or shall be injured in line of duty and shall not be entitled under the provisions of existing law to compensation under the Workmen's Compensation Law of Pennsylvania or the laws of the United States such officer warrant officer or enlisted man shall during disability be entitled to receive at the expense of the Commonwealth medical and hospital treatment and subsistence and for a period not to exceed six months' pay of grade.

Section 2 Any officer warrant officer or enlisted man who may contract disease during any encampment period through no misconduct on his part shall in addition to any compensation or allowance from the United States Government be entitled to receive at the expense of the Commonwealth medical and hospital treatment and subsistence for the period of disability commencing subsequent to the encampment period. No such officer or enlisted man shall be entitled to pay of grade.

Section 3 In case of the death from disability of any officer warrant officer or enlisted man who is entitled to compensation or allowance under this act for such disability there shall be paid by the Commonwealth towards the funeral expenses of such officer or enlisted man one hundred dollars.

Section 4 All payments and allowances under the provisions of this act shall be adjusted and made under such regulations as the Adjutant General with the approval of the Governor shall prescribe. All claims adjusted under this act shall be paid from appropriations made to the Department of Military Affairs for the payment of expenses for the maintenance organization government and discipline of the National Guard.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be Considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1263, as follows:

An Act to amend subdivision fifteen of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs".

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That subdivision fifteen of section two of article one of chapter five of an act approved the fourteenth day

of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" be and the same is hereby amended to read as follows

XV To erect purchase maintain and operate garbage plants either within or beyond the limits of the borough or to provide other means for the collection destruction or removal of garbage and other refuse material and to provide for the payment of the cost or expense thereof either in whole or in part out of the funds of the borough

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1129, as follows:

An Act to amend chapter five article one section two of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to erect establish and maintain market houses and market places and to regulate the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter five article one section two of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs is hereby amended by adding thereto the following clause which shall be known as clause forty-five

XLV To purchase and own ground for and to erect establish and maintain market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of persons companies or corporations for the erection maintenance and regulation of market places on such terms and conditions and in such manner as the council may prescribe to provide and enforce suitable regulations of said market houses and market places and to provide for the payment of the cost or expense thereof either in whole or in part out of the funds of the borough and to levy and collect a suitable license tax from every person or persons who may be authorized by council to occupy any portion of said market houses or market places or any portion of the streets or sidewalks for temporary market purposes

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1344, as follows:

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Supplies to agree with municipalities upon the terms and conditions and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes and to receive such compensation and to release the municipality and to grant to the municipality or municipalities the right to open lay out and maintain a street highway or parkway through the lands under their supervision

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That the Board of Trustees of the Harrisburg State Hospital and the Department of Property and Supplies are hereby authorized and empowered at their discretion severally to agree with cities counties townships boroughs or other municipalities upon the terms and conditions and the amount of compensation for lands and property of the Commonwealth taken used injured or destroyed in the laying out opening widening or grading of all and every of the streets roads alleys parkways or other municipal improvements in which the municipality could exercise the right of eminent domain if the property were private property and to receive such compensation and to release the municipality for such injury or damage all moneys received being accounted for according to law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 584, as follows:

An Act to regulate and determine what weight shall make a ton in all transaction in this Commonwealth and to impose penalties for short weight

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That two thousand pounds avoirdupois shall make and constitute a legal ton of coal throughout this Commonwealth in all transactions

Section 2 Any person firm or corporation guilty of violating the provisions of section one of this act whereby it is attempted to sell less than two thousand pounds to a ton or a proper proportion thereof to quantities less than a ton upon conviction thereof before any justice of the peace or alderman after hearing on complaint made shall be liable to a penalty of not exceeding fifty dollars recoverable as like penalties are recoverable in this Commonwealth

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 913, (Senate Bill No. 160), entitled:

An Act authorizing local boards of health of cities of the third class boroughs and first-class townships of the Commonwealth to organize county health associations providing for the representation of such county associations in a State Association to be formed by representatives from such county health association and providing for the payment of the expenses of county and State associations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 943, (Senate Bill No. 91), as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to ap-

propriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by extending the provisions thereof to cities and boroughs and to include appropriations to aid in defraying expenses of Armistice Day

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" which was amended by the act approved the first day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred and twenty-eight) entitled "An act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled 'An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic' to include authorization of appropriations to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto" and the act approved the twentieth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and forty) entitled "An act to further amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the Disabled American Veterans of the World War" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties cities boroughs and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and to each post of the American Legion and to each post of the Veterans of Foreign Wars and to each Naval Association and to each post of the Grand Army of the Republic and to each post of the Disabled American Veterans of the World War and to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto in the respective counties or towns a sum not to exceed one hundred dollars to aid in defraying the expenses of Memorial Day and a sum not to exceed one hundred dollars to aid in defraying the expenses of Armistice Day

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 915, (Senate Bill No. 106), entitled:

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. McCAIG, asked and received unanimous consent to report a bill from committee at this time.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 392, entitled:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five.

RECONSIDERATION OF VOTE.

Mr. HESS. Mr. Speaker, I move that the vote by which House Bill No. 1290, (Senate Bill No. 84), file folio 1848, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class

passed finally be reconsidered.

Mr. WHEELER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HESS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. WHEELER. I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HESS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. WHEELER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. HEFFERNAN. Mr. Speaker, I move that House Bill No. 990, (Senate Bill No. 342), entitled:

An Act to further amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy

and Food Commissioner in reference thereto and providing penalties for the violation thereof"

on page 12 of to-day's calendar be re-committed to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. ADAM. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. GREENSTEIN. Mr. Speaker, I move that House Bill No. 736, file folio 4033, entitled:

An Act defining and regulating the business of auctioneers providing for State and local licensing thereof imposing duties upon the Secretary of the Commonwealth and providing penalties

on page 17 of to-day's calendar be re-committed to the Committee on Judiciary General, for the purpose of amendment.

Mr. MILLAR. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows, viz:

SENATE BILL No. 73.

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania

SENATE BILL No. 192.

An Act making an appropriation to the Children's Aid Society of Pennsylvania

SENATE BILL No. 195.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia

SENATE BILL No. 231.

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

SENATE BILL No. 345.

An Act making an appropriation to The House of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

SENATE BILL No. 353.

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bills from the House of Representatives numbered and entitled as follows, viz:

HOUSE BILL No. 195.

An Act to further amend section thirteen of the act approved the thirtieth day of January one thousand eight

hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended empowering associate judges to act as return boards where the resident president judge is a candidate

HOUSE BILL No. 470.

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" said section having been added to Article ten of said act by the act approved April twenty-sixth one thousand nine hundred and twenty-three (Pamphlet Laws ninety) entitled "An act to amend article ten of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled 'An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act' adding thereto a section to be section one thousand nine providing penalty for interfering with notices posted by the Department"

HOUSE BILL No. 609.

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same

HOUSE BILL No. 783.

A Supplement to an act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred thirty-one) entitled "An act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvements to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvements and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements in roads lands buildings and means of communication" requiring certain plans of streets and highways and plans plots and replots of land to be submitted to and approved by the County Planning Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law

HOUSE BILL No. 798.

An Act relating to adoption

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 775.

An Act to amend Section one of and to add Sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third

day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) providing for regulating and restricting the height number of stories bulk and size of buildings and other structures the percentage of lot that may be occupied the size depth and width of yards courts and other open spaces the density of population and the location and use of buildings structures and land for trade industry residence or other purposes providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend the title, line 8, by striking out "extending the provisions thereof to structures other than buildings" and insert in lieu thereof "providing for regulating and restricting the height number of stories bulk and size of buildings and other structures the percentage of lot that may be occupied the size depth and width of yards courts and other open spaces the density of population and the location and use of buildings structures and land for trade industry residence or other purposes"

Also amend section 1, page 2, line 16, by striking out the word "and" and inserting in lieu thereof the word "or"; also, in line 17, strike out "the location of business trades and industries the location size and use of buildings and other structures and the areas of yards courts and open spaces therein," and insert the following: "and restrict the height number of stories bulk and size of buildings and other structures the percentage of lot that may be occupied the size depth and width of yards courts and other open spaces the density of population and the location and use of buildings structures and land for trade industry residence or other purposes"

Also, amend section 1, page 3, line 10, after the word "having" by striking out the word "the."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Flynn, | Lvnch, | Reader, |
| Alexander, | Fockler, | MacMillan, | Rieder, |
| Allman, | Fratt, | Malie, | Royce, |
| Anderson, | Frye, | Mangan, | Sarig, |
| Armstrong, | Fuller, | Marcus, | Sautter, |
| Aston, | Gelnett, | Marshall, | Schilling, |
| Bagshaw, | Gilchrist, | Martz, | Schoener, |
| Baldi, | Goehring, | Mathay, | Schwartz, |
| Bartley, | Goodnough, | McRide, | Scott, |
| Behney, | Goss, | McCaig, | Shaffer, |
| Bell, W. T. | Greeby, | McCann, | Shambach, |
| Bentley, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Griffith, | McClure, J. H., | Smith, H. J., |
| Bickett, | Grimes, | McCormick, | Soffel, |
| Bidelsbacher, | Guerin, | McDaniel, | Sowers, |
| Blumberg, | Haas, | McDermott, | Speer, |
| Bray, | Haines, | McGowan, | Spencer, |
| Brewster, | Hall, | McKim, | Stadtlander, |
| Bromley, | Hantz, | McLaughlin, | Stark, |
| Brown, E., | Harding, | Memolo, | Staudenmeier, |
| Brown, T. J., | Harer, | Metzger, | Stavitski, |
| Brown, E. P., | Hart, | Metzinger, | Stock, |
| Burchinal, | Haws, | Millar, | Storb, |
| Burke, | Heffernan, | Miller, C., | Storer, |
| Bush, | Heffran, | Miller, H. A., | Strayer, |
| Canon, | Henderson, | Mofratt, | Talbot, |
| Colville, | Hess, | Moore, | Thomas, L. D., |
| Conner, | Himes, | Morrison, | Thomas, M. G., |
| Craig, | Holmes, | Muldowney, | Toeper, |
| Critchfield, | Holtzman, | Munley, | Towner, |
| Cross, | Hoover, | Myers, | Trescher, |

| | | | |
|---------------|----------------|------------------|--------------|
| Davies, | Horn, | Neely, | Turner, |
| Davis, | Howe, | Nicholson, | Voltz, |
| DeFrehn, | Hricko, | Nolte, | Washington, |
| Derby, | Huber, | North, | Watson, |
| Diehm, | Irvin, | Orr, | Weamer, |
| Dietz, | Jones, | Parkinson, | Welty, |
| Dilsheimer, | Kelly, | Patterson, B.H., | Wettach, |
| Donnell, | Labar, | Patterson, F.W., | Wheeler, |
| Drinkhouse, | Lafferty, | Patterson, M., | Whitehouse, |
| Drumbor, | Lauver, | Peelor, | Williams, |
| Duddy, | Leidich, | Pennock, | Wilson, |
| Eaches, | Little, H. A., | Perry, | Witherspoon, |
| Earley, | Little, J. T., | Phillips, | Witkin, |
| Ede, | Lockhart, | Pitts, | Wood, N., |
| Edmonds, | Long, | Possey, | Wood, W. P., |
| Emhardt, | Lotz, | Powell, | Wright, |
| Evans, F. D., | Lucas, | Prosser, | Bluett, |
| Evans, B. P., | Ludlow, | Pryor, | Speaker. |
| Flinchbaugh, | Lukehart, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

REPORTS FROM COMMITTEE.

The SPEAKER. If there is no objection, the Chair will receive reports of Committees at this time. Is there any objection? The Chair hears none.

Mr. BURD P. EVANS, from the Committee on Ways and Means, reported as committed, House Bill No. 537, entitled:

A Joint Resolution proposing an amendment to section one, article nine of the Constitution of the Commonwealth of Pennsylvania.

Mr. McKIM, from the Committee on Judiciary General, reported as committed, House Bill No. 1370, (Senate Bill No. 408), entitled:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, eight hundred fifty-eight), entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employees serve excepting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties," by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature.

Mr. McKIM, from the Committee on Judiciary General, reported as committed, House Bill No. 1369, (Senate Bill No. 444), entitled:

An Act to further amend clause seven of section one of the act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees, exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

BILL ON FIRST READING.

Mr. McKIM asked and obtained unanimous consent to have House Bill No. 1369, (Senate Bill No. 444), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1369 (Senate Bill No. 444), read for

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. McKIM asked and obtained unanimous consent to have House Bill No. 1370, (Senate Bill No. 408), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1370, (Senate Bill No. 408), entitled:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An Act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. GREENSTEIN. Mr. Speaker, I move that the House do now adjourn, until to-morrow morning at 11 o'clock.

The motion was agreed to, and at 11:55 P. M., the House adjourned until to-morrow morning at 11:00 o'clock.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., TUESDAY, MARCH 24, 1925.

No. 28.

SENATE

TUESDAY, March 24th, 1925.

The Senate met at 11:00 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair.

PRAYER.

The Acting Chaplain, Rev. George A. Donehoo, offered the following prayer:

Our Eternal Father, Thou Author of all Government and of all Law, we beseech Thee that we may realize that Government is the means of Justice, and Justice is the means of Peace. Give us all calmness of mind and of soul in all of our deliberations and in all of our lives, knowing that we are all under the Infinite and Divine Law of God Himself. Be with the members of this Senate today, and with the presiding officer. Help us all to realize not only that we are brothers but that we are all brothers who love this State. We ask it in Christ's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal approved.

PETITION.

PRAYING FOR LEGISLATION TAKING OVER CERTAIN TOWNSHIP ROAD LEADING FROM MAPLETON DEPOT BOROUGH TO ROUTE NO. 192

Mr. SNYDER presented petitions of citizens of Huntingdon County, praying for legislation taking over certain township road leading from Mapleton Depot Borough to Route No. 192.

Which were referred to the Committee on Public Roads and Highways.

FAVORING PASSAGE OF HOUSE BILL NO. 710.

Mr. WEINGARTNER presented petition of citizens Beaver County, favoring passage of House Bill No. 710.

Which was referred to the Committee on Judiciary Special.

FAVORING APPROPRIATION FOR MEMORIAL TO JOHN MORTON.

Mr. MacDADE presented petition of State Council of Pennsylvania, Order of Independent Americans, favoring appropriation for memorial to John Morton.

Which was referred to the Committee on Appropriations.

FAVORING PASSAGE OF SENATE BILLS NOS. 9, 483, AND HOUSE BILL NO. 547.

Mrs. VARE presented petitions of the Philadelphia Board of Trade favoring passage of Senate Bills Nos. 9, 483 and House Bill No. 547.

Which were referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 994, (House Bill No. 969), entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten.

Also, from Committee on Banks and Building and Loan Associations, re-reported as amended, Senate Bill No. 890, entitled:

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand eight hundred and thirty-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments

Mr. WOODWARD, from the Committee on Judiciary General, reported as committed, Senate Bill No. 665, (House Bill No. 529), entitled:

An Act providing for the payment of counties and poor districts of the salaries of officers where pending the settlement of a dispute the salary paid to such officer was less than the amount to which he was legally entitled.

Mr. NORTON, from the Committee on Agriculture, re-reported as amended, Senate Bill No. 472, (House Bill No. 378), entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris green lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act.

Mr. BONBRAKE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 953, (House Bill No. 432), entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 363), entitled "An act relating to the organization, jurisdiction, and procedure of the orphans' court; the powers and duties of the judges thereof; and appeals therefrom;" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses.

Mr. BUCKMAN, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 164, entitled:

An Act to repeal the act approved the twenty-fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand one hundred thirty-one) entitled "An act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of Professional Engineers and Land Surveyors defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties."

Mr. ARON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 580, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1008, entitled:

An Act to amend clause forty-one of section two, Article one, Chapter five, of the act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

Also, from the Committee on Education, reported as committed, Senate Bill No. 989, (House Bill No. 883), entitled:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provision for the certification of supervisory officials employed by school districts

Mr. EYRE, from the Committee on Corporations, reported as committed, Senate Bill No. 985, (House Bill No. 757), entitled:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations.

Mr. KUNKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 992, (House Bill No. 965), entitled:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended.

Mr. GRISWOLD, from the Committee on Education, reported as committed, Senate Bill No. 984, (House Bill No. 670), entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. EARNEST, from the Committee on Judiciary General reported as committed, Senate Bill No. 1005, (House Bill No. 110), entitled:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State, defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress.

Mr. CULBERTSON, from the Committee on Agriculture, reported as committed, Senate Bill No. 959, entitled:

An Act providing for the protection of the public health, and the prevention of fraud and deception, by regulating the weighing, testing, buying and selling of milk and cream; providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

Mr. STEELE, from the Committee on Education, reported as committed, Senate Bill No. 991, (House Bill No. 958), entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district.

Mr. EINSTEIN, from the Committee on City Passenger Railways, reported as committed, Senate Bill No. 1011, entitled:

An Act providing for the paving, repaving, repairing and maintenance of the roadbed of street railway lines in streets and highways, and fixing the obligations of persons and corporations owning, leasing or operating such lines with respect to the paving, repaving, repairing and maintenance of such streets and highways.

Mr. DAVIS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1001, (House Bill No. 1041), entitled:

An Act providing constables' fees for service of writs in juvenile cases.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1020, entitled:

An Act authorizing Sheriffs in Counties of the third class to appoint a Solicitor, prescribing the duties of such Solicitor, fixing his term, and providing for the fixing of his salary.

Also, from the Committee on New Counties and County Seats reported as committed, Senate Bill No. 624, (House Bill No. 690), entitled:

An Act fixing the salaries of the county commissioners county controller recorder of deeds and clerk of courts in counties of the third class.

Mr. MacDADE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1010, entitled:

An Act authorizing registers of wills in counties of the fourth class to appoint a solicitor; prescribing the duties of said solicitor; and fixing his salary.

Mr. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 993, (House Bill No. 957), entitled:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" where such contracts have been either in whole or in part performed by the contractor.

Mr. MacDADE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 501, (House Bill No. 583), entitled:

An Act enabling cities of any one class and the cities of two or more classes uniting together for the same purpose to form and organize Leagues hold annual conventions for the study and consideration of such municipal affairs as concern and pertain to the cities comprising the League send delegates thereto and provide for the payment of the necessary costs and expenses of such League conventions and the sending of the delegates thereto.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 1033, entitled:

A Joint Resolution proposing an amendment to Art. 9 of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

Which was committed to the Committee on Judiciary General.

Mr. MILLER read in his place and presented to the Chair Senate Bill No. 1034, entitled:

An Act constituting the board of Trustees of Allegheny College, Meadville, Pennsylvania, a commission to provide a memorial to the memory of the late President McKinley; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. STEELE read in his place and presented to the Chair Senate Bill No. 1035, entitled:

An Act making a deficiency appropriation to the Board of Trustees of the Shamokin State Hospital, Shamokin, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BROWN read in his place and presented to the Chair Senate Bill No. 1036, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Fayette and Westmoreland.

Which was committed to the Committee on Public Roads and Highways.

Mr. QUIGLEY read in his place and presented to the Chair Senate Bill No. 1037, entitled:

An Act creating a Commission to investigate the situation with regard to the Normal Schools of the Commonwealth; defining the powers and duties of the Commission; and making an appropriation.

Which was committed to the Committee on Appropriations.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 3, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia.

Senate Bill No. 6, entitled:

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania.

Senate Bill No. 43, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania.

Senate Bill No. 44, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania.

Senate Bill No. 45, entitled:

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania.

Senate Bill No. 57, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania.

Senate Bill No. 59, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania.

Senate Bill No. 62, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania.

Senate Bill No. 64, entitled:

An Act making an appropriation to the Home for Friendless Women and Children of the City of Scranton.

Senate Bill No. 67, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania.

Senate Bill No. 73, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania.

Senate Bill No. 75, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania.

Senate Bill No. 76, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania.

Senate Bill No. 77, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania.

Senate Bill No. 90, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania.

Senate Bill No. 100, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania.

Senate Bill No. 104, entitled:

An Act making an appropriation to the Allegheny General Hospital.

Senate Bill No. 105, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania.

Senate Bill No. 114, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Senate Bill No. 129, entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania.

Senate Bill No. 140, entitled:

An Act making an appropriation to the Eaglesville Sanatorium for Consumptives located at Eaglesville Montgomery County Pennsylvania.

Senate Bill No. 142, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania.

Senate Bill No. 180, entitled:

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side City of Pittsburgh Pennsylvania.

Senate Bill No. 181, entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania.

Senate Bill No. 184, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Home at Chester Pennsylvania.

Senate Bill No. 186, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Senate Bill No. 192, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

Senate Bill No. 193, entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania.

Senate Bill No. 194, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia.

Senate Bill No. 195, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases of Philadelphia.

Senate Bill No. 214, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania.

Senate Bill No. 228, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania.

Senate Bill No. 231, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania.

Senate Bill No. 258, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania.

Senate Bill No. 281, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia.

Senate Bill No. 302, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania.

Senate Bill No. 327, entitled:

An Act making an appropriation to the McKeesport Hospital Pennsylvania.

Senate Bill No. 344, entitled:

An Act making an appropriation to The Friend's Home for Children of the City of Philadelphia and State of Pennsylvania.

Senate Bill No. 345, entitled:

An Act making an appropriation to The House of Industry for Discharged prisoners of the city of Philadelphia and State of Pennsylvania.

Senate Bill No. 353, entitled:

An Act making an appropriation to the commission for the acquisition of the various toll bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges.

Senate Bill No. 357, entitled:

An Act authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession.

Senate Bill No. 362, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania.

Senate Bill No. 364, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania.

Senate Bill No. 370, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania.

Senate Bill No. 371, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania.

Senate Bill No. 383, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania.

Senate Bill No. 448, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania.

Senate Bill No. 450, entitled:

An Act making an appropriation to the Department of Property and Supplies to reimburse David Creamer for moneys erroneously paid into the State Treasury.

Senate Bill No. 458, entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 669.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 669, entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Whenever any corporation organized and existing under the laws of any State and as such authorized to hold and convey real estate has taken title to real estate situate within this Commonwealth without having first complied with the laws of this Commonwealth relative to having known places of business and authorized agents for the transaction of its business the title to such real estate to taken and held shall be good and valid and such corporation may hold and convey the same with the same effect as though it had complied with all the provisions of the laws of this Commonwealth relating to corporations of other States doing business therein prior to the time of taking title thereto Provided however The said corporation shall have prior to the passage of this act complied with the laws of this Commonwealth in having a known place or places of business and an authorized agent or agents for the transaction of its business

Section 2 All acts or parts of acts is so far as they are inconsistent with the provisions of this act are hereby repealed

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 775.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 775, entitled:

An Act to amend section one of and to add sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yard courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) entending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same

HOUSE MESSAGE.

SENATE BILL No. 312 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 312, entitled:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. LANIUS. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in the case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. HUFFMAN. Mr. President, I second the motion. The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 3, line 20, by striking out after the word "student" the following:

"Provided That the provisions of this section shall not apply to students regularly enrolled with the approval of the Department of Public Instruction in any of the schools for the blind or deaf under the supervision of the Department of Public Instruction"

On the question,

Will the Senate concur in the same?

Mr. LANIUS. Mr. President, I understand that the amendment to this bill was made in the House at the suggestion of Dr. Francis Maxfield, Director of Special Education, and it is entirely satisfactory to the Department of Education.

And the question recurring,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-----------|-----------|----------|----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Einstein, | Lanius, | Schantz, |
| Betts, | Eyre, | Leslie, | Snyder, |
| Bonbrake, | Freeman, | MacDade, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Brown, | Gelder, | Mansfield, | Steele, |
| Buckman, | Griswold, | Miller, | Stites, |
| Coyne, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL No. 2.

He also returned to the Senate, Senate Bill No. 2, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 96.

He also returned to the Senate, Senate Bill No. 96, entitled:

An Act to amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" as amended

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 99.

He also returned to the Senate, Senate Bill No. 99, entitled:

An Act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 118.

He also returned to the Senate, Senate Bill No. 118, entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 169.

He also returned to the Senate, Senate Bill No. 169, entitled:

An Act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 175.

He also returned to the Senate, Senate Bill No. 175, entitled:

An Act relating to township roads prescribing the time others by force or otherwise into places or buildings where opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 199.

He also returned to the Senate, Senate Bill No. 199, entitled:

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 200.

He also returned to the Senate, Senate Bill No. 200, entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employes retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of a State annuity to employes who separated from school service prior to the establishment of the Retirement System

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 236.

He also returned to the Senate, Senate Bill No. 236, entitled:

An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 238.

He also returned to the Senate, Senate Bill No. 238, entitled:

An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 330.

He also returned to the Senate, Senate Bill No. 330, entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia for Medical Education

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 239.

He also returned to the Senate, Senate Bill No. 239, entitled:

An Act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 240.

He also returned to the Senate, Senate Bill No. 240, entitled:

An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to amend the first section of an act entitled 'An act to protect timber lands from fire' approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 241.

He also returned to the Senate, Senate bill No. 241, entitled:

An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 242.

He also returned to the Senate, Senate Bill No. 242, entitled:

An Act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 243.

He also returned to the Senate, Senate Bill No. 243, entitled:

An Act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 244.

He also returned to the Senate, Senate Bill No. 244, entitled:

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 245.

He also returned to the Senate, Senate Bill No. 245, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 290.

He also returned to the Senate, Senate Bill No. 290, entitled:

A Supplement to the act approved the eleventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter name number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State" authorizing the inclusion of township roads in routes designated by the Secretary of Highways

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 311.

He also returned to the Senate, Senate Bill No. 311, entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended making further provision for the special education of certain children incapable of receiving proper education in the regular classes of public schools

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 313.

He also returned to the Senate, Senate Bill No. 313, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled "An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth" extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 314.

He also returned to the Senate, Senate Bill No. 314, entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the education of deaf blind or crippled children

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 442.

He also returned to the Senate, Senate Bill No. 442, entitled:

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 446.

He also returned to the Senate, Senate Bill No. 446, entitled:

An Act authorizing cities of the first class to promote marine service between said cities and other ports to build or otherwise acquire and operate vessels for that purpose and to enter into contracts or agreements for the establishment maintenance or continuance thereof by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 514.

He also returned to the Senate, Senate Bill No. 514, entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 515.

He also returned to the Senate, Senate Bill No. 515, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the Act of July twenty-fifth one thousand nine hundred and seventeen Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 519.

He also returned to the Senate, Senate Bill No. 519, entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 522.

He also returned to the Senate, Senate Bill No. 522, entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 532.

He also returned to the Senate, Senate Bill No. 532, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 535,

He also returned to the Senate, Senate Bill No. 535, entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 536.

He also returned to the Senate, Senate Bill No. 536, entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 538.

He also returned to the Senate, Senate Bill No. 538, entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 542.

He also returned to the Senate, Senate Bill No. 542, entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 543.

He also returned to the Senate, Senate Bill No. 543, entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 558.

He also returned to the Senate, Senate Bill No. 558, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie.

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 579.

He also returned to the Senate, Senate Bill No. 579, entitled:

An Act making an appropriation to the Nanticoke State Hospital Luzerne County Pennsylvania.

with the information that the House has passed the same without amendments.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His excellency, the Governor of the Commonwealth, which were read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 24, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, E. A. Jordan, of Vanport, to be Justice of the Peace in and for the Township of Borough, Beaver County.

NOTARIES PUBLIC.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 24, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following

named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

Miss Frances E. Cohen, 5719 Howe St., Pittsburgh.
Miss H. M. Schweikert, Preble Ave., & Franklin Sts., Pittsburgh.

BERKS COUNTY.

William L. Evans, Reading.

CAMERON COUNTY.

Walter W. Bailey, Emporium.

CHESTER COUNTY.

Daniel J. T. O'Donnell, Phoenixville.

CLEARFIELD COUNTY.

Leo R. Brockbank, DuBois.

ERIE COUNTY.

H. M. Reinecke, Erie.

LANCASTER COUNTY.

Miss Susan E. Miller, Elizabethtown.

LUZERNE COUNTY.

Miss Gertrude H. Boyle, Wilkes-Barre.
Miss Elizabeth V. Thomas, Shavertown.

MERCER COUNTY.

James Daniel Finnegan, Sharon.
Joseph Wolfe, Sharon.

PHILADELPHIA COUNTY.

Edgar A. Barnett, 1516 Chestnut St., Philadelphia.
Harleigh B. Burky, 615 N. 6th St., Philadelphia.
John A. Carrington, 1928 W. Montgomery Ave., Philadelphia.
Anthony F. Dillon, 5729 Catherine St., Philadelphia.
Samuel Earley, 100 S. Broad St., Philadelphia.
Albert P. Finney, N. E. Cor. "H" & Potter Sts., Philadelphia.
Samuel Kadison, 5415 Lebanon Ave., Philadelphia.
Bernard H. Krow, 5188 Chestnut St., Philadelphia.
J. A. Magrath, 1648 Pratt St., Philadelphia.
Joseph V. McCloskey, 1500 Chestnut St., Philadelphia.
Jules Pepper, 739 N. 7th St., Philadelphia.
William T. Pound, 816 S. Bernard St., Philadelphia.
Philip Rosenthal, 514 Greenwich St., Philadelphia.
A. Lincoln Thomas, 1019 Disston St., Burlholme, Philadelphia.

POTTER COUNTY.

Henry E. Seltz, Galeton.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 24, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration:

ALLEGHENY COUNTY.

Miss Florence M. Brown, 908 Union Bank Bldg., Pittsburgh, April 7, 1925.
G. I. Holdship, 422 First Ave., Pittsburgh, March 28, 1925.
James V. Loughran, 2235 Vodeli St., Pittsburgh, April 7, 1925.
Omer J. Manandise Tarentum, April 5, 1925.

CLINTON COUNTY.

Edward Ekendahl, Renovo, April 7, 1925.

DAUPHIN COUNTY.

Montgomery H. Miller, Harrisburg, April 7, 1925.

DELAWARE COUNTY.

Warren H. Wise, 410 Spruce St., Phila., April 17, 1925.

LACKAWANNA COUNTY.

Cornelius B. Comegys, Scranton, April 7, 1925.

LUZERNE COUNTY.

Mrs. Elfrida Molin Buck, Wilkes-Barre, March 25, 1925.

R. H. Morrish, Wilkes-Barre, March 25, 1925.

Samuel Sickerman, Wilkes-Barre, April 7, 1925.

MONTGOMERY COUNTY.

Miss Elizabeth B. Hoffman, Doylestown, April 7, 1925.

Edmund C. Young, Glenside, March 29, 1925.

PHILADELPHIA COUNTY.

J. Horace Adams, 932 W. Lehigh Ave., Phila., April 17, 1925.

H. E. Aughenbaugh, 7105 Pennock Ave., Phila., April 17, 1925.

Miss Helen G. Bayne, 147 N. 61st St., Phila., April 5, 1925.

Paul W. Blattenberger, 2675 Bridge St., Phila., April 7, 1925.

Mrs. Emma G. Maddox, 1542 N. 11th St., Phila., March 29, 1925.

Herbert C. Russell 315 N. 12th St., Phila., April 7, 1925.

J. A. Stoddart, 5th & Chestnut Sts., Phila., April 7, 1925.

Anthony J. Zeitzs, 4309 Lancaster Ave., Phila., March 25, 1925.

WESTMORELAND COUNTY.

Nicholas A. Roy, Greensburg, April 7, 1925.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. EYRE,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. EYRE,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Einstein, | Lanius, | Schantz, |
| Betts, | Eyre, | Leslie, | Snyder, |
| Bonbrake, | Freeman, | MacDade, | Sones, |
| Brown, | Gelder, | Mansfield, | Steele, |
| Buckman, | Griswold, | Miller, | Stites, |
| Coyne, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. EYRE. Mr. President, I move that the Executive Session do now rise.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 384, (House Bill No. 271), entitled:

An Act allowing a rebate and imposing a penalty in the collection of county taxes assessed in the cities of the third class in counties of the fifth class in this Commonwealth.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 337, entitled:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same and revising amending consolidating and changing the law relating thereto

Senate Bill No. 564, entitled:

An Act to amend the first paragraph of the seventh section of an act entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and thirteen) as amended so as to change the time for filing petitions of nomination

Senate Bill No. 591, entitled:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" providing for the reinstatement of persons separating from school service for more than five years and returning thereto

Senate Bill No. 592, entitled:

An Act to amend section one and section seventeen as amended of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon

certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" exempting scrip bonds certificates and evidences of indebtedness issued by school districts from taxation under this act

Senate Bill No. 612, entitled:

An Act establishing the minimum marriageable age at fifteen years and providing for certain exceptions thereto

Senate Bill No. 656, entitled:

An Act to amend article fourteen and article seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Senate Bill No. 907, entitled:

An Act to repeal the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto

all on final passage, have not been received from the printer and will go over in their order.

BILLS OVER IN ORDER.

Mr. HEATON. Mr. President, I ask that Senate Bill No. 82, on third reading entitled:

An Act to repeal an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

The PRESIDENT. Senate Bill No. 113, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

Senate Bill No. 117, entitled:

An Act making an appropriation to the Board of Trustees of the Laurelton State Village at Laurelton Pennsylvania

Senate Bill No. 131, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making an appropriation for carrying the same into effect

have not been received from the printer and will go over in their order.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 257, on third reading, entitled:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam located in Michaux State Forest Reserve in Cumberland County

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 321, (House Bill No. 194), entitled:

An Act to further amend section three of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" as amended by providing that the vote shall be counted by the Court of Quarter Sessions

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |
| Baumer, | Einstein, | Lanier, | Schantz, |
| Betts, | Eyre, | Leslie, | Snyder, |
| Bonbrake, | Freeman, | MacDade, | Sones, |
| Brown, | Gelder, | Mansfield, | Steele, |
| Buckman, | Griswold, | Miller, | Stites, |
| Coyne, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 329, entitled:

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the same offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

on third reading, has not been received from the printer and will go over in its order.

Mr. STITES. Mr. President, I ask that Senate Bill No. 333, on third reading, entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 40, entitled:

An Act to amend sections six hundred and twenty-three and six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provision against fire hazard in school buildings

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Derrick, | Kunkle, | Quigley, |
| Baldwin, | DeWitt, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Einstein, | Leslie, | Snyder, |
| Betts, | Eyre, | MacDade, | Sones, |
| Bonbrake, | Freeman, | Mansfield, | Steele, |
| Brown, | Gelder, | Miller, | Stites, |
| Buckman, | Griswold, | North, | Vare, |
| Coyne, | Harris, | Norton, | Weingartner, |
| Culbertson, | Heaton, | Painter, | Woodward, |
| Daix, | Joyce, | Patton, | Homsher, |
| Davis, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—1.

Huffman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 417, (House Bill No. 366), entitled:

An Act amending clause forty-six of section three of Article five of an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen, (P. L. 568), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto," as amended, so as to provide that the cities of said class shall have the right to exercise the powers and authority of local self-government in all municipal affairs.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|----------|----------|---------|----------|
| Aron, | Derrick, | Krause, | Phipps, |
| Baldwin, | DeWitt, | Kunkle, | Quigley, |
| Barr, | Earnest, | Kutz, | Salus, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Einstein, | Lanius, | Schantz, |
| Betts, | Eyre, | Leslie, | Snyder, |
| Bonbrake, | Freeman, | MacDade, | Sones, |
| Brown, | Gelder, | Mansfield, | Steele, |
| Buckman, | Griswold, | Miller, | Stites, |
| Coyne, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 422, (House Bill No. 61), on third reading, entitled:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 436, (House Bill No. 281), entitled:

An Act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in the said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes specified

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 443, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west

canal basin within the harbor of Erie said appropriation being contingent upon the raising of additional funds by the city of Erie or its citizens

on third reading, has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 447, entitled:

An Act to amend section eleven of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and fifty-four) entitled "An act relating to certain county officers in the counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for the violation of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Buckman, | Griswold, | Miller, | Stites, |
| Brown, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 495, entitled:

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death or injuries while going to or returning from or attending fires

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-----------|-----------|------------|----------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |

| | | | |
|-------------|----------|----------|----------------|
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 518, entitled:

An Act providing for the improvement of certain streets alleys and highways on the boundary lines of cities boroughs and townships and the assessment of properties abutting thereon but lying outside the limits of such cities boroughs or townships"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 552 on third reading, entitled:

An Act to promote general safety in the use of motion picture films by regulating the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of a nitro-cellulose or similarly hazardous base and by moving existing restrictions on the manufacture purchase lease use sale projection exhibition or other disposition of motion picture film of an acetate of cellulose or similarly non hazardous base and providing for the enforcement of the provisions of this act and penalties for violations of the provisions of this act and providing for the making and the promulgation of administrative rules and regulations in connection therewith and providing certain designated fees required thereunder

be recommitted to the Committee on Judiciary Special for a hearing.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 572, (House Bill No. 332), entitled:

An Act to amend section seventeen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws ten hundred and eighty-one) entitled "An act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Earnest, | Kunkle, | Quigley, |
| Baldwin, | Einstein, | Kutz, | Salus, |
| Barr, | Eyre, | Lanius, | Schantz, |
| Baumer, | Freeman, | Leslie, | Snyder, |
| Betts, | Gelder, | MacDade, | Sones, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Huffman, | Norton, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| DeWitt, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—4.

| | | | |
|-----------|----------|----------|--------------|
| Bonbrake, | Derrick, | Painter, | Weingartner, |
|-----------|----------|----------|--------------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

BILL OVER IN ORDER.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 640, (House Bill No. 799), on third reading, entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties

go over in its order.

The PRESIDENT. Is there objection?

Mr. WOODWARD. Mr. President, I should like to interrogate the Senator from Allegheny, Mr. Mansfield.

The PRESIDENT. Will the Senator from Allegheny, Mr. Mansfield, permit himself to be interrogated?

Mr. MANSFIELD. Mr. President, I will.

Mr. WOODWARD. Mr. President, I would like to ask the Senator from Allegheny, Mr. Mansfield, why he wants this bill to go over. It has been over several times.

Mr. MANSFIELD. Mr. President, this affects the Day Nursery, and I would like to have permission to take it up before the Board of Trustees before the bill is passed.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 643, (House Bill No. 126), entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An act to amend section one of an act approved the twenty-seventh

day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled 'An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended"

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. STEELE. Mr. President, this bill proposes to raise the salaries of tipstaves and court criers, and will affect one of the counties in my district. Our people are opposed to increasing the expenses of the counties, and I know, personally, that there is no lack of applicants for any of these positions at the present salaries. Therefore I will have to vote against the bill.

Mr. WOODWARD. Mr. President, I should like to interrogate the Senator from Northumberland, Mr. Steele.

The PRESIDENT. Will the Senator from Northumberland, Mr. Steele, permit himself to be interrogated?

Mr. STEELE. Mr. President, I will.

Mr. WOODWARD. Mr. President, I thought perhaps the Senator from Northumberland, Mr. Steele, could explain to me why tipstaves always get such high salaries. It is a thing I could never understand.

Mr. STEELE. Mr. President, I suppose that the gentlemen who serve in this capacity feel that it is a great burden to carry with them the particular staff which is an emblem of their authority. I know of no other reason why their salaries should be so high.

BILL POSTPONED.

Mr. SCHANTZ. Mr. President, this being the bill of a member of the House of Representatives from Lehigh County, I know it must be a very worthy bill; and therefore I move that the question, together with further consideration of the bill, be postponed for the present, in order to give us a chance to go over it with the gentleman.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. EARNEST. Mr. President, I ask that Senate Bill No. 661, on third reading, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 664, (House Bill No. 362), entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron. | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

The PRESIDENT. Senate Bill No. 800, (House Bill No. 368), entitled:

An Act authorizing the department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen, one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes; and making an appropriation therefor.

on third reading, has not been received from the printer and will go over in its order.

BILL RECOMMENDED.

Mr. KUNKLE. Mr. President, I move that Senate Bill No. 881, (House Bill No. 514), entitled:

An Act to amend an act, approved the twenty-second day of April, one thousand nine hundred and five (P. L. 286), entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record, whenever a request for binding instructions has been reserved or declined by the trial judge: and authorizing appeals from the judgment so entered, and the entry of the proper judgment in the Supreme or Superior Court"; by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial.

be recommitted to the Committee on Judiciary General for amendment.

Mr. GRISWOLD. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 897, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 899, entitled:

An Act for the identification of infants born in places where maternity cases are handled providing for the taking of finger or foot prints of infants and the filing of the same and charging persons in charge of such places with the enforcement thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 904, entitled:

An Act to further amend section thirty-six of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees

prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for the violation thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" by prohibiting the registration of a motor vehicle for and the issuance of a driver's license to any person against whom a judgment of record for personal injuries death or property damage remains unpaid for a period of six months

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

| | | | |
|-------------|-----------|------------|----------------|
| Aron. | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | MacDade, | Snyder, |
| Bonbrake, | Freeman, | Mansfield, | Sones, |
| Brown, | Gelder, | Miller, | Steele, |
| Buckman, | Griswold, | North, | Stites, |
| Culbertson, | Harris, | Norton, | Vare, |
| Daix, | Heaton, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—3.

Betts, Huffman, Leslie,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 906, entitled:

An Act to authorize the formation of a county planning commission in counties of the third, fourth and fifth classes in the Commonwealth; prescribing its powers and duties; and authorizing the county commissioners to make appropriations and to acquire property.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Earnest, | Kunkle, | Quigley, |
| Baldwin, | Einstein, | Kutz, | Salus, |
| Barr, | Eyre, | Lanius, | Schantz, |
| Baumer, | Freeman, | MacDade, | Snyder, |
| Bonbrake, | Gelder, | Mansfield, | Sones, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Culbertson, | Heaton, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | Homsher, |
| DeWitt, | | | Pres. Pro Tem. |

NAYS—2.

Betts, Leslie,

A majority of the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 909, entitled:

An Act authorizing the Department of Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven Clinton County

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 917, on third reading, entitled:

An Act regulating expenditures from social funds in the State Treasury and the letting of contracts payable therefrom making such expenditures and contracts void in certain cases and imposing penalties on State officers

be recommitted to the Committee on Appropriations.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine.

Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

and Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven.

on third reading, have not been received from the printer and will go over in their order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 965, entitled:

An Act to repeal section eleven of an act approved the eighth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An Act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 966, entitled:

An Act to repeal section nine of an act approved the eighth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 967, entitled:

An Act to further amend section seven hundred and twenty-seven of an act approved the fourteenth day of July one thousand and forty) entitled "An act concerning townships and revising amending and consolidating the laws relating thereto" as amended by providing for the Department of Highways to decentralize to townships of the first class and when so authorized township to collect and retain fees.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 968, entitled:

An Act authorizing the Secretary of Highways with the approval of the Governor to make relocations of State-aid Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance and providing for the payment of damages for private property taken injured or destroyed in the alteration of such road

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 969, entitled:

An Act prohibiting the naming or numbering of any state highway route or placing on or along state highway routes signs or markers giving distances or directions without the approval of the Department of Highways providing penalty therefor and giving the Department of Highways authority to remove any sign number plate or marker of any description whatsoever

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsber, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 970, entitled:

An Act conferring on the Department of Highways the lands adjacent to highways in order to protect the highways in a proper manner and providing for the approval of said right to change or protect existing stream channels on private changes by the Department of Forests and Waters

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsber, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 973, entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of the assistant district attorneys thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsber, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 975, entitled:

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |

| | | | |
|-----------------------------|-------------------------------|--------------------------------|---|
| Daix, Davis, Derrick, | Huffman, Joyce, Krause, | Painter, Patton, Phipps, | Woodward, Homsher, Pres. Pro Tem. |
|-----------------------------|-------------------------------|--------------------------------|---|

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 388, (House Bill No. 430), entitled:

An Act authorizing the register of wills and ex officio clerk of the orphan's court with the consent of the judges of the separate orphans' court in counties of the second class of this Commonwealth to fix and determine the salaries of assistant clerks in said court

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|--|--|--|---|
| Aron, Baldwin, Barr, Baumer, Betts, Bonbrake, Brown, Buckman, Culbertson, Daix, Davis, Derrick, | DeWitt, Earnest, Einstein, Eyre, Freeman, Gelder, Griswold, Harris, Heaton, Huffman, Joyce, Krause, | Kunkle, Kutz, Lanuis, Leslie, MacDade, Mansfield, Miller, North, Norton, Painter, Patton, Phipps, | Quigley, Salus, Schantz, Snyder, Sones, Steele, Stites, Vare, Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|--|--|---|

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 935, (House Bill No. 797), entitled:

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to the dependent defective delinquent neglected incorrigible or illegitimate children defining the powers and duties of the commission authorizing the examination of documents records papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|----------------------------|----------------------------------|-----------------------------|--------------------------------|
| Aron, Baldwin, Barr, | DeWitt, Earnest, Einstein, | Kunkle, Kutz, Lanuis, | Quigley, Salus, Schantz, |
|----------------------------|----------------------------------|-----------------------------|--------------------------------|

| | | | |
|--|--|---|---|
| Baumer, Betts, Bonbrake, Brown, Buckman, Culbertson, Daix, Davis, Derrick, | Eyre, Freeman, Gelder, Griswold, Harris, Heaton, Huffman, Joyce, Krause, | Leslie, MacDade, Mansfield, Miller, North, Norton, Painter, Patton, Phipps, | Snyder, Sones, Steele, Stites, Vare, Weingartner, Woodward, Homsher, Pres. Pro Tem. |
|--|--|---|---|

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 141, as follows:

An Act authorizing the Department of Forests and Waters to acquire by purchase or condemnation certain property at Chadds Ford Delaware County for a public park providing for the management of said park by said Department with the advice of a departmental advisory commission hereby created

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of perpetuating the site where General George Washington had his headquarters at the Battle of the Brandywine in September one thousand seven hundred and seventy-seven the Department of Forests and Waters is hereby authorized and directed to acquire by purchase or condemnation the building at Chadds Ford Delaware County which General Washington occupied at the said Battle and the eight acres of ground surrounding said building The exact location and boundaries of the tract to be acquired under the provisions of this act shall be fixed by the Department of Forests and Waters with the approval of the departmental advisory commission hereinafter created The property acquired under the provisions of this act shall be known as "Washington's Brandywine Headquarters" and the title to the property acquired hereunder shall be vested in the Commonwealth of Pennsylvania

Section 2 For the purpose of advising the Department of Forests and Waters with regard to the acquisition and management of the said Park there is hereby created in the Department of Forests and Waters a departmental advisory commission to be known as the Washington's Brandywine Headquarters Commission Said Commission shall consist of five citizens appointed by the Governor for terms of four years and the Secretary of Forests and Waters ex officio The members of the said Commission shall annually elect a president and secretary The members of the Commission shall receive no compensation but shall receive the expenses actually incurred by them in the performance of their official duties

Section 3 When the Department of Forests and Waters with the approval of the Washington's Brandywine Headquarters Commission shall have fixed the boundaries and location of the tract to be acquired under the provisions of this act they shall endeavor to agree with the owner or owners of the said tract upon the reasonable price to be paid by the Commonwealth for said property and if said owner or owners can agree with the Department of Forests and Waters upon such price and the Governor shall approve said price the Department of Forests and Waters is hereby authorized and directed to pay to said owner or owners the price thus agreed upon upon delivery to said Department of a deed or deeds for the said property in such form as shall be approved by the Attorney General

Section 4 If the owner or owners of the tract to be acquired by the Commonwealth under the provisions of this act cannot agree with the Department of Forests and Waters upon the price to be paid to the said owner or owners of said

property the Department of Forests and Waters shall acquire said property by the exercise of eminent domain. In such event the condemnation of the property shall be in the manner in which the former Board of Commissioners of Public Grounds and Buildings was authorized to acquire property by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and seventy-six) entitled "An act to authorize the Board of Commissioners of Public Grounds and Buildings to acquire property for the Commonwealth by proceedings in eminent domain where the purchase of such property has either been authorized by law or determined by the Board of Commissioners of Public Grounds and Buildings under existing laws and an appropriation made therefor."

Section 5 Upon the acquisition of the tract to be acquired under the provisions of this act the same shall be held preserved and managed by the Department of Forests and Waters as and for a park for the use and enjoyment of the public generally. Provided however That the Washington's Brandywine Headquarters Commission shall have the power and its duty shall be from time to time to advise the Department of Forests and Waters with reference to the conduct and management of the said park

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 203, as follows:

An Act to further amend a part of section two of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing for the incorporation of associations for the purpose of encouraging and promoting improvement in the breeding preservation exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto to members and the public

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority approved the twenty-ninth day of April one thousand eight of the same That the first part of section two of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which was last amended by section one of the act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and eighty-three) entitled "An act to amend the second section of an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four providing for the incorporation of associations for receiving and holding property real and personal of and for unincorporated religious benevolent charitable educational and missionary societies and associations and executing trusts thereof" is hereby further amended to read as follows

Section 2 The purposes for which the said corporation may be formed shall be as follows and shall be divided into two classes

Corporations Not for Profit

The first class those for

- I The support of public worship
- II The support of any benevolent charitable educational or missionary undertaking
- III The support of any literary medical or scientific undertaking library association or the promotion of music painting or other fine arts
- IV The encouragement of agriculture and horticulture
- V The maintenance of public and private parks and of facilities for skating boating trotting and other innocent or athletic sports including clubs for such purposes and for the preservation of game and fish

- VI The maintenance of a club for social enjoyments
- VII The maintenance of a public or private cemetery
- VIII The erection of halls for public or private purposes

IX The maintenance of a society for beneficial or protective purposes to its members from funds collected therein

X The support of fire engine hook and ladder hose or other companies for the control of fire

XI For the encouragement and protection of trade and commerce

XII For the formation and maintenance of military organizations

XIII For the maintenance of a society for the improvement of the streets and public places in any city borough or township in this Commonwealth

XIV For receiving and holding property real and personal of and for unincorporated religious beneficial charitable educational and missionary societies and association and executing trusts thereof

XV For the encouraging and promoting improvement in the breeding preservation exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto to members and the public

Each of the said corporations may hold real estate to an amount the clear yearly value or income whereof shall not exceed [twenty] fifty thousand dollars

And said bill having been read at length the second time and agreed to,

Ordered, -To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 483, as follows:

An Act to amend section one of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-four) entitled "An act providing that estates in buildings ground books curios pictures statuary and other works of art passing by will to any municipality corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax and in certain instances the date when such tax shall become due" extending the act to property passing to colleges universities and educational institutions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-four) entitled "An act providing that estates in buildings ground books curios pictures statuary and other work of art passing by will to any municipality corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax and in certain instances the date when such tax shall become due" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all estates in any buildings ground books curios pictures statuary or other works of art passing by will from a person seized or possessed thereof to any municipality corporation or unincorporated body for the sole use of the public by way of free exhibition within the State of Pennsylvania whether in trust or otherwise and property in whatever form passing to or for the use of colleges universities and other educational institutions the property of which is by the laws of the Commonwealth otherwise exempt from taxation shall not be subject to any collateral or transfer inheritance tax for the use of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 571, (House Bill No. 292), entitled:

A Supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the member of the board of viewers in counties of the third fourth fifth sixth seventh and eighth class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 575, (House Bill No. 563), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 608, (House Bill No. 339), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-one) entitled "An act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foreman assistant mine foreman and fire bosses in the bituminous coal mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners authorizing the Chief of the Department of Mines to determine the district in which boards of examiners shall hold examinations and to designate the boards before whom applicants in the various inspection districts shall appear providing for the issuance of certificates of qualification to successful applicants fixing the fees to be paid by applicants and providing for their disposition forbidding the employment of unqualified persons as mine foremen assistant mine foremen and fire bosses providing a penalty for forgoing or making false statements regarding certificates" by providing for a change in the qualifications of applicants for mine foremen's assistant mine foremen's and fire bosses' certificates.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 614, as follows:

An Act to fix the salaries of the judges of the Municipal Court of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the President Judge of the Municipal Court of Philadelphia shall receive an annual salary of twelve thousand five hundred dollars (\$12,500) and the associate judges of the Municipal Court of Philadelphia shall receive annual salaries of twelve thousand dollars (\$12,000) Such salaries shall be payable from the State Treasury in the same manner that the salaries of judges of the courts of common pleas are paid

Section 2 That the act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and sixty-five) entitled "An act to fix the salaries of the judges of the Municipal Court of Philadelphia and the County Court of Allegheny County" is hereby repealed so far as it relates to the Municipal Court of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 634, (House Bill No. 638), entitled:

An Act to amend rule seventy-nine section six of article eleven of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 636, (House Bill No. 709), as follows:

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine Pamphlet Laws forty-six) entitled "An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties and said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" is hereby amended to read as follows

Section 13 From and after the approval of this act no person shall enter upon or continue the practice of osteopathy in the State of Pennsylvania unless he or she has

complied with the provisions of this act and shall have exhibited to the prothonotary of the court of common pleas of the county in which he or she desires to practice osteopathy a license duly granted to him or her as hereinbefore provided where upon he or she shall be entitled upon the payment of one dollars to be duly registered in the office of the prothonotary of the court of common pleas of said county. It shall be the duty of all persons now qualified and engaged in the practice of osteopathy or who shall hereafter be licensed by the State Board of Osteopathic Examiners to engage in such practice in this Commonwealth to register with the said Board of Osteopathic Examiners as practitioners on or before the first day of January one thousand nine hundred and twenty-six and thereafter to register with said Board in like manner annually on or before the first day of January of each succeeding year. The form and method of such registration shall be provided for by such Board in such manner as will enable it to carry into effect the purposes of this act. The said State Board of Osteopathic Examiners shall be entitled to demand for each annual registration a fee of three dollars or such sum as shall be fixed by the Department of Public Instruction under authority of law. The fee shall in all cases accompany the application for such registration. All fees received hereunder shall unless otherwise provided by law be used by the said Board in carrying out the provisions of this act [and] Any person who shall practice or attempt to practice osteopathy as defined in this act in treating diseases of any ailment whatsoever of the human body or who shall use any of the terms or letters osteopath osteopaths osteopathy doctor or osteopathy diplomat in osteopathy or D O or any other titles or letters under such circumstances as to induce the belief that the person who uses such terms is engaged in the practice of osteopathy without having first obtained the license herein provided for or contrary to the provisions of this act or who shall under any other term or name practice or attempt to practice osteopathy as defined in [section eleven of] this act or who for the purpose of obtaining such license shall falsely represent himself or herself to be the holder of a diploma as herein provided shall be deemed guilty of a misdemeanor and upon conviction thereof in the court of quarter sessions of the county wherein the offense shall have been committed shall pay a fine of not less than one hundred dollars nor more than five hundred dollars or by imprisonment in the county jail for not less than thirty days nor more than ninety days for each offense either or both at the discretion of the court. Provided however That nothing contained in this act shall be construed as affecting the so-called practice of medicine

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 637, (House Bill No. 712), as follows:

An Act providing for the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class shall be fixed by the salary board the minimum in each case not to be less than two thousand dollars per annum

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. KUNKLE. Mr. President, I move that Senate Bill No. 637, (House Bill No. 712), the bill just read, be recom-

mitted to the Committee on New Counties and County Seats.

Mr. GRISWOLD. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 663, (House Bill No. 340), as follows:

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

Section 1 Be it enacted by the Senate and House of Representatives of Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph two section nine article four of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith" is hereby amended to read as follows

In such portions of a dry and dusty mine where explosive gas is being generated in quantities sufficient to be detected by an approved safety lamp the mine foreman shall direct and see that the rooms and entries are moistened with water or other efficient means as often as necessary to keep the dust in damp condition and he shall direct and see that the dust is loaded and taken out of the mine as often as necessary

Section 2 That paragraph three section fourteen article four of said act is hereby amended to read as follows

No shot-firer or any other person shall fire a shot in any working place [or] in any mine if his safety lamp can detect explosive gas at the roof In gaseous dusty mines in which approved locked safety lamps are used he shall fire no holes unless the entries and rooms which are dry and dusty are so thoroughly wetted as to prevent the existence of any dry dust for a distance of not less than eighty feet from the hole to be fired unless the dust is rendered inert to explosibility by some other means Provided however That in all mines wherein the coal is being blasted from the solid the mine foreman shall direct and see that the provisions of this section are fully complied with

Section 3 That section one of article ten of said act is hereby amended to read as follows

Approved Electric Lamps Locked Safety Lamps and Open Lights Defining When They [Either or Both] Can Be Used

Section 1 The use of open lights is prohibited in any entry airway traveling way room or any other working place where explosive gas is being generated in such quantity as can be detected by an approved safety lamp also in pillar workings where a sudden inflow of explosive gas is likely to be encountered and all such places shall be worked exclusively with locked safety lamps This does not prohibit the use of approved electric lamps Provided That the mine foreman the assistant mine foreman the fire bosses machine runners shot-firers pumbers and all other persons required by the mine foreman shall in addition thereto use approved flame safety lamps for detecting explosive gas The use of open lights is also prohibited in all working places roadways or other portions of the mine through which explosive gas might be carried in the air current in quantities indicating danger Provided however That if the inspector is of the opinion that any mine or any portion of any mine should be operated by the use of locked safety lamps exclusively he shall have the right to petition the Chief of the Department of Mines in writing setting forth such opinion and his reasons therefore Whereupon the said chief shall forthwith

instruct two or more other inspectors to accompany the inspector of the district to make a further thorough examination into the matter in dispute and of all workings of said mine whether in active operation or not. The said committee of inspectors shall within seven days of their appointment make a report in writing to the Chief of the Department of Mines and to the superintendent general manager operator or owner of said mine giving the conclusions arrived at with reasons therefor and the decision of said committee shall be final and conclusive unless the superintendent general manager operator or owner shall within seven days of the receipt thereof appeal from such decision to the court of quarter sessions of the county in which the mine is located. Whereupon the court or a judge of said court in chambers shall forthwith appoint four practical reputable and competent persons two of whom shall be recommended by the superintendent general manager operator or manager and the other two by the Chief of the Department of Mines and the four persons thus recommended shall name a fifth person who also must be practical reputable and equally competent and the five persons so named none of whom shall be in the employ of the operator operator company or any of its officers or of the State Department of Mines shall constitute a commission to investigate and report on the matter in dispute. Provided however in case any or all of said four persons are not recommended by a writing filed in said court within seven days after the appeal is filed that then the said court shall fill the vacancy or vacancies by the appointment of a practical reputable and competent person or persons and in case the four persons thus chosen shall not agree in writing upon the fifth person of this commission within five days after they have received notice of their appointment then the said court shall appoint the said fifth person on this commission. The duty of said commission of five persons shall be under the instruction of the court to forthwith examine said mine or portion thereof and report under oath within ten days after their appointment the facts as they exist and the conditions pertaining thereto and based upon such conditions and facts the decision of a majority on the matter in dispute and their report and decision shall be final and conclusive unless exceptions thereto shall be filed by the superintendent general manager operator or owner or the Chief of the Department of Mines within seven days of the filing of said commission's report. If exceptions are filed the court shall at once hear and upon testimony taken thereon determine them and enter a decree in accordance with such determination. Provided That the Superintendent general manager operator owner or Chief of the Department of Mines shall thereafter have the right to have the record and proceedings removed to the supreme court for review by appeal or writ of error.

Section 4 That section three of article ten of said act is hereby amended to read as follows

Section 3 The use of open lights is strictly prohibited in the return air current of any portion of a mine that is ventilated by the same continuous air current that ventilates any other portion of said mine in which locked safety lamps or electric lamps are used as provided for in section one article ten of this act. The provisions of this section shall not apply to any mine wherein explosive gas is generated only at the face of active entries

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 879, (House Bill No. 342), as follows:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in

General Assembly met and it is hereby enacted by the authority of the same That section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith" is hereby amended to read as follows

Section 5 The operator or the superintendent of every mine shall furnish the inspector of the district with a true and correct copy of the aforesaid original map of said mine on tracing cloth and at the end of every six months thereafter the inspector shall return said copy to the operator or the superintendent who shall place or cause to be placed thereon all the extensions made and all portions of the mine worked out or abandoned during the preceding six months as provided for in section four of this article and shall forward the map to the inspector within thirty days from the time of receiving it. Provided That in lieu of the map on tracing cloth as aforesaid the operator or the superintendent shall have the privilege of furnishing every six months a blue print showing the complete workings of the mine to date. When more than one seam of coal is being worked in any mine the inspector shall be provided with a separate copy of the original map on tracing cloth or a blue print of the complete workings of each seam as provided for in this article. The copies of the maps of the several mines as hereinbefore required to be furnished to the inspector shall remain in the care of the inspector of the district in which said mines are situated as official records pertaining strictly to the office of said inspector to be transferred by him to his successor in office and in no case shall any copy thereof be made or any information therefrom be given to any person without the consent of the operator except as provided for in section two of this article. Provided further That when one mine is working a seam of coal under another mine that is working an overlying seam and the two mines are operated by different operators Such operators shall exchange with each other copies of their respective mine maps showing such portions of their respective mines as may be directly above or below the other mine.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 971, (House Bill No. 782), entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such halls shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 972, (House Bill No. 837), entitled:

An Act to amend section one of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred forty-two) entitled "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for the failure to obtain such license

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS RECOMMITTED.

Mr. GRISWOLD. Mr. President, I move that Senate Bill No. 972, (House Bill No. 837), the bill just read, be recommit-
ted to the Committee on Judiciary Special.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 976, (House Bill No. 80), entitled:

An Act making an appropriation to the Northern Liberties Hospital Philadelphia Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. ARON. Mr. President, I move that the Senate Bill No. 976, (House Bill No. 80), the bill just read, be recommit-
ted to the Committee on Appropriations.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 977, (House Bill No. 137), entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. STEELE. Mr. President, I move that Senate Bill No. 977, (House Bill No. 137), the bill just read, be recommit-
ted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 979, (House Bill No. 372), entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for

the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 988, (House Bill No. 863), entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A Supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 990, (House Bill No. 895), entitled:

An Act making an appropriation to the Department of Agriculture for paying indemnities for animals inflicted with dangerous contagious or infectious diseases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 990, (House Bill No. 895), the bill just read, be recommit-
ted to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 999, (House Bill No. 1012), entitled:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1000, (House Bill No. 1040), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and convey-

ance of the real estate and personal property of said hospital and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1002, (House Bill No. 1058), entitled:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 1002, (House Bill No. 1058), the bill just read, be recommended to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1003, (House Bill No. 1061), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and ninety thousand dollars (\$390,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Training School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary for maintenance including salaries wages or other compensation of a superintendent and assistants and employees the cost of supplies and equipment postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the board and the operation of the institution for repairs for painting and glazing and for the purchase of library books for two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary for improvement and necessary enlargement of power plant and its equipment to improve fire protection a root cellar electric extension and repairs improvements and repairs improvements and repairs to water dam pumping station and filtration plant equipment and repairs in the main kitchen new equipment for bake shop equipment and tools for the various shops and industrial buildings repair and improve present school building repairs to farm houses and barns sanitary plumbing paving repairs to chapel organ refrigeration equipment for new laundry building to erect new school building for girls purchase of land to protect water shed purchase of fuel saving equipment and instruments on boilers and the correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1013, as follows:

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown Pennsylvania and the management of the said school thereafter and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized and directed to appoint five citizens to serve without compensation who shall act as a commission to investigate and examine and under the circumstances hereinunder set forth take over in the name of the Commonwealth the Downingtown Industrial and Agricultural School at Downingtown Pennsylvania and the grounds and equipment and the affairs and accounts thereof The Governor shall designate one member of said commission as chairman and another as secretary

Section 2 The said commission shall ascertain the outstanding indebtedness of the said school including secured and unsecured indebtedness If it shall be found that the total indebtedness of said school secured and unsecured can be liquidated for the sum of not exceeding fifty thousand dollars (\$50,000) then the said citizens are hereby authorized to report to the Attorney General of this Commonwealth the names and addresses of all the creditors of said school both secured and unsecured together with the amounts which the said creditors respectively will accept in full settlement of their claims against the said school and evidence in writing that the said creditors will satisfy any judgments or other liens against the said school or if their claims have not been reduced to judgment or do not constitute liens against the property of the said school then that they will release the said school from any and all claims upon payment of the respective amounts set forth in the report made to the Attorney General as hereinbefore provided

Section 3 If the Attorney General shall find that the report of the Commission is in satisfactory form and that all indebtedness of the said Downingtown Industrial and Agricultural School can be fully paid by the use of not more than fifty thousand dollars (\$50,000) he shall approve the report and notify the Commission of his approval Thereupon the Commission shall notify the Board of Trustees of said Downingtown Industrial and Agricultural School that the Commonwealth is prepared to accept from said Board of Trustees a deed for the said school and the grounds thereof to the Commonwealth Said deed shall be in such form as the Attorney General shall approve and when duly executed shall be delivered to the Attorney General to be held by him pending the payment by the Commission of the indebtedness of the said school

Section 4 As soon as the Attorney General shall have received from the Board of Trustees of the said Downingtown Industrial and Agricultural School a deed for the said school and the grounds thereof he shall notify the Commission appointed as hereinbefore provided that he has said deed in his possession Thereupon the said Commission shall proceed to pay the indebtedness of the said school and have all judgments and liens against the said school and its property marked "satisfied" of record and when all of the indebtedness of the said school shall have been paid and all judgments and liens shall have been marked satisfied the Commission shall notify the Attorney General thereof Thereupon the Attorney General shall deliver to the said Commission the deed for the said school and its grounds and the Commission is hereby authorized and directed to accept the same and deposit with the Secretary of Internal Affairs After its acquisition by the Commonwealth the school shall be known as Downingtown State Industrial and Agricultural School

Section 5 Immediately after the Governor shall appoint a Board of Trustees of nine persons to manage the affairs of the said school Said Board of Trustees shall be known as the Board of Trustees of Downingtown State Industrial and Agricultural School and shall be a departmental administrative board within the Department of Public Instruction The terms of said trustees shall be six years but of the first trustees appointed under the provisions of this act shall be appointed for two years three

for four years and three for six years. Thereafter as the respective terms expire trustees shall be appointed for six year terms or until their successors are duly appointed. Vacancies shall be filled by the Governor for the unexpired terms. The Board shall annually elect a chairman from among its members and a secretary and treasurer who need not be members of the Board. The same person may act both as secretary and treasurer. Five members of the Board shall constitute a quorum.

Section 6 The said Board of Trustees shall have general direction and control of the property and management of the school. It shall have the power and its duty shall be subject to the approval of the Superintendent of Public Instruction.

(a) To elect a superintendent who shall subject to the authority of the Board administer the school.

(b) On nomination by the superintendent from time to time appoint such officers and employees as may be necessary.

(c) To fix the salaries of its employees in conformity with the classification adopted by the Executive Board and

(d) To make such by-laws rules and regulations for the management of the school as it may deem advisable.

Section 7 Said Board of Trustees shall be subject in all respects to the laws of this Commonwealth limiting the powers of departmental administrative boards with regard to the expenditure of money and prescribing the duties of departmental administrative boards with reference to the making of financial reports the furnishing of financial and budgetary information to the department with which it is connected and the making of biennial reports.

Section 8 For acquiring the said school and the grounds thereof as provided in this act the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commission to be appointed by the Governor as herein before provided. No part of the said appropriation shall be used for the maintenance of the said school which shall after its acquisition by the Commonwealth as provided in this act be maintained out of moneys specifically appropriated for the purpose by the General Assembly from time to time.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1025, as follows:

An Act authorizing the Secretary of Highways with the approval of the Governor to establish the width and lines of State highways for future construction where it appears uneconomical to widen existing highways providing for acknowledgement by the Secretary of Highways and recording of plans therefor in the proper county and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway and providing for the payment of damages.

Whereas due to increasing traffic conditions on the several state highways of the Commonwealth it will be necessary to construct a greater width of roadway than at present existing and in order to so construct said roadway it will be necessary to increase the present legal width of right-of-way and

Whereas due to future developments it will be uneconomical to condemn additional right-of-way on the present location of the highway and

Whereas present conditions do not warrant the abandonment as a state highway route of such existing sections of state highways

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Secretary of Highways with the approval of the Governor may designate the future location and width of the proposed highway and continue to maintain the present highway until such time as the amount of traffic warrants the construction of the new highway designated

Section 2 Whenever the Secretary of Highways shall establish the width and lines of any such highway he shall cause a description and plan thereof to be made showing the center line of said highway and the established width thereof and shall attach thereto his acknowledgment

Thereupon such description plan and acknowledgement shall be recorded in the office of the recorder of deeds of the proper county in a separate book kept for such purpose which shall be furnished to the recorder of deeds by the county commissioners at the expense of the county

Section 3 No owner or occupier of lands buildings or improvements shall erect any building or make any improvements within the limits of any state highway the width and lines of which have been established and recorded as provided in this act and if any such erection or improvement shall be made no allowance shall be had therefor by the assessment of damages

Section 4. Any damages sustained by the taking of private property under the provisions of this act shall be ascertained and paid in the same manner as provided by existing laws for the payment of damages due to a change of width or of existing lines and locations of State Highways

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1026, as follows:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision or with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Highways shall have power and is hereby authorized to purchase material necessary in the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision or with the approval of the Department of Highways where in the judgment of the Secretary of Highways it appears that such purchase and sale will result in reducing the cost of improvement to the borough township county or Commonwealth

Section 2 Where the Department purchases material and sells the same to contractors under the provisions of this act the said Department is hereby authorized to enter into an agreement or agreements with any such contractor or contractors for the purchase and sale thereof as herein specified including a provision for the payment of the consideration therein named by the Contractor direct to the State upon receipt of the material and the further provision that upon failure of the Contractor to so pay the Department shall have the right to deduct the whole or any part thereof from money due said contractor from the State or any county borough or township interested in the construction of the highways upon which the material is to be used

Section 3 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1027, as follows:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to

certify to the Department of Highways the establishment of all new townships and boroughs within said county fixing the fee for such certification and providing penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Clerk of the Court of Quarter Sessions in each county shall certify to the Department of Highways the establishment of all new townships and boroughs within said county certification to be made within thirty days after the establishment of such township or borough

Section 2 For each certification furnished under the provisions of this act the Clerk of the Court of Quarter Sessions shall receive the sum of three dollars and fifty cents (\$3.50) to be paid by the State Treasurer upon warrant from the Auditor General out of moneys not otherwise appropriated

Section 3 The failure or neglect of any Clerk of the Court to furnish such certification shall be deemed a misdemeanor and upon conviction any such clerk shall be punished by a fine of not more than fifty dollars (\$50.00)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1028, as follows:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Highways shall have power and is hereby authorized to enter upon any lands or enclosures and cut open maintain and repair such drains or ditches inlets or outlets through the same as are necessary to carry the water from roads or highways constructed or improved at the expense of the Commonwealth or under its supervision

Section 2 If any person shall stop fill up or injure any such drain or ditch or shall divert or change the course thereof without authority from the Department of Highways such person shall for every such offense forfeit and pay a sum of not less than four dollars (\$4.00) nor more than twenty dollars (\$20.00)

Section 3 Any damages sustained by the owner or repairing such drains or ditches inlets or outlets shall be paid by the county or counties within which said property is located

And said bill having been read at length thesecond time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1029, as follows:

An Act to amend sections two three four five seven nine twenty twenty-four twenty-five twenty-six and twenty-eight of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and

defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and eighty-two) and as further amended by the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and eighteen) entitled "To amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicles as amended by further regulating the use of registration plates prescribing fees for omnibuses and changing other existing fees changing the date for the licensing year limiting the weights of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 2 The term "motor vehicle" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicles except traction engines tractors steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor-cycle" as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle except semi-trailers as hereinafter defined

The term "semi-trailer" as used in this act shall mean a vehicle of the trailer type so designated and used in conjunction with a motor vehicle that some part of its own weight and that of its own load rests upon and is carried by the towing motor vehicle

The term "commercial vehicle" as used in this act shall in-

clude all motor vehicles designed or regularly used for carrying freight or merchandise. Provided however that a motor vehicle originally designed for passenger transportation with a removable box body shall not be deemed a "commercial vehicle" for the purposes of this act.

The term "tractor truck" as used in this act shall include any self-propelled vehicle designed or used for drawing other vehicles but having no provision for carrying loads independently.

The term "motor bus" as used in this act shall include all motor vehicles operated for the carriage of passengers for hire by individuals associations or corporations required under the laws of this Commonwealth to obtain certificates of public convenience from the Public Service Commission of the Commonwealth of Pennsylvania before engaging in the carriage of passengers for hire or by individuals associations or corporations who or which were engaged in the business of carrying passengers for hire as common carriers prior to the first day of January one thousand nine hundred and fourteen.

The term "motor omnibus" as used in this act shall include all motor vehicles operated for the carriage of passengers for hire by individuals associations or corporations who or which were not engaged in the carriage of passengers for hire as common carriers prior to the first day of January one thousand nine hundred and fourteen and who or which are not required under the laws of this Commonwealth to obtain from the Public Service Commission of the Commonwealth of Pennsylvania certificates of public convenience for the carriage of passengers for hire.

The term "manufacturer" or "dealer" as used in this act shall include any person firm association corporation agent or subagent engaged in the purchase sale lease or exchange of new used or rebuilt motor vehicles or trailers.

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement.

The term "learner's permit" as used in this act shall mean a permit issued to any person to learn to operate any motor vehicle when accompanied by a licensed operator.

The term "chassis" as used in this act shall mean the entire vehicle exclusive of the body or any load thereon.

The term "public highway" as used in this act shall include all public roads streets avenues boulevards parks and squares also bridges and approaches thereto.

The term "department" as used in this act shall refer to the Department of Highways of this Commonwealth.

The term "Commissioner" or "State Highway Commissioner" as used in this act shall mean the Secretary of Highways of this Commonwealth.

The term "passenger seat" as used in this act shall mean each sixteen (16) inches of seating capacity in any motor omnibus or passenger motor vehicle used for hire.

Section 2 That section three of the said act as amended is hereby further amended to read as follows:

Section 3 Application for the registration of motor vehicles shall be made to the department upon a blank provided for the purpose by the department. The application shall contain the full name and residence of the owner or owners together with the name manufacturer's number motor number the character of the motive power and the horsepower and in the case of commercial vehicles the gross weight of the chassis as given and certified to by the manufacturer and also such description of the motor vehicle including lights and other equipment as the department shall require. The application shall be signed by the owner or owners if natural persons and in cases where the owner is a corporation by the president vice-president secretary treasurer or other executive officer thereof or some person specifically authorized by said corporation to sign the same.

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the commissioner as their authorized agent upon whom process may be served.

The horsepower of motor vehicles except those propelled by steam or electricity shall be computed by the following formula: Diameter of bore in inches squared times the number of cylinders times four-tenths (.4). The accepted horsepower for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer.

Upon receipt of the application and the proper fee the

department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate showing the name and address of the owner or owners. The name type horsepower manufacturer's number motor number and the registration number thereof which shall at all times be carried with the motor vehicle when in operation and for which registration has been issued but shall not be valid until signed by the holder or holders thereof.

No motor vehicle on which the manufacturer's number or motor number has been omitted obliterated or defaced shall be registerable without a special permit from the commissioner.

Before issuing a registration certificate for any such motor vehicle the commissioner shall require information as to the date of purchase of such motor vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He shall require that a special number designated by him shall be immediately stamped thereon. Such number shall be preceded by the letter "S" and followed by "Pa." and the registration will not be valid until this requirement has been complied with.

No motor vehicle or trailer except hook-and-ladder trucks and water towers shall be registerable that exceeds an outside over-all length of three hundred sixty (360) inches or over-all width of [ninety (90)] ninety-six (96) inches or over-all height of one hundred fifty-six (156) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds.

No semi-trailer except hook-and-ladder trucks and water towers shall be registerable that exceeds an over-all length of three hundred sixty (360) inches or over-all width of [ninety (90)] ninety-six (96) inches or over-all height of one hundred fifty-six (156) inches or that exceeds a gross weight on its axle or axles of nineteen thousand five hundred (19,500) pounds (or that increases the gross weight of tractor truck or semi-trailer body and load more than thirteen thousand (13,000) pounds over the gross weight hereinbefore provided) with its axle or axles not less than ninety-six (96) inches from the axle of the towing motor vehicle. Provided That the restriction as to length shall not apply to motor vehicles trailers or semi-trailers registered or contracted for prior to the passage of this act.

And further provided That motor vehicles when loaded with hay or straw may be operated with an over-all width of vehicle and load [not] exceeding ninety-six (96) inches [on highways of cities of the first second and third class].

Before issuing a registration certificate for any motor bus the commissioner shall require evidence that a certificate of public convenience has been issued by the Public Service Commission authorizing the operation of such motor vehicle which certificate shall not have been revoked or shall not have expired by reason of limitations therein contained or that public service was begun prior to the first day of January one thousand nine hundred and fourteen.

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars nor more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

Section 3 That section four of said act as amended is hereby further amended to read as follows:

Section 4 The department shall issue two (2) registration plates for each motor vehicle registered having thereon the registration number in letters or figures or both not more than five (5) inches in height the year and the abbreviated name of the state except for motor-cycles one registration plate only shall be used and on such registration plate the registration number shall be in figures not more than three and one half (3½) inches in height.

The registration plates for commercial motor vehicles shall bear a prefix letter indicating the maximum capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the registration plates for "manufacturers" or "dealers" the number shall be preceded by the letter "X". On the registration plates for trailers and semi-trailers the number shall be preceded by the letters "TT". On the registration plates for

motor [omnibuses including motor vehicles used for hire as common carriers of passengers] buses the number shall be preceded by the letter "O" On registration plates for motor omnibuses the number shall be preceded by the letter "H"

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear They shall at all times be parallel to the axles [and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof] nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall not be less than fifteen (15) inches above the ground

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section

No motor vehicle shall be operated under any other registration plates than those of its own registration except as hereinafter provided in this act for manufacturer's or dealer's registration plates and except as is provided in this act for nonresidents no registration plates shall be displayed on any motor vehicle other than those issued by the department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration plate issued by any other State Territory Federal District or foreign country Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State

Any person or persons using registration plates on a motor vehicle other than that motor vehicle for which the registration has been issued shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall forthwith certify such conviction to the commissioner

Section 4 That section 5 of said act as amended is hereby further amended to read as follows

Section 5, Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the commissioner of the name and address of the purchaser

The original owner may however by application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of two (\$2) dollars when such motor vehicle is of equal or less horsepower or classification than that originally registered or upon payment of a fee of two (\$2) dollars and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate If transfer of registration is from commercial motor vehicle to passenger motor vehicle or from a passenger motor vehicle to a commercial motor vehicle and from a lower classification of commercial motor vehicle or from a higher classification of commercial motor vehicle to a lower classification of commercial motor vehicle such owner or owners shall be assigned a new registration number and there shall be issued to him new registration plates and a new registration certificate

Provided however that whenever a transfer of registration is made under the preceding paragraph of this section after a license holder has received his license plates for the succeeding year but prior to January first of such succeeding year the fee of two dollars (\$2) shall not be payable as provided in said preceding paragraph

A registered owner shall not for a period of ten (10) days be subject to a fine for the operation of a motor vehicle bearing registration plates not issued for said motor vehicle when affidavit is made that application has been made and for-

warded to the department for transfer of registration from the motor vehicle to which the registration plates were issued to the motor vehicle on which the registration plates are being used This provision to cover a period of ten (10) days for the registered owner to make application for transfer of registration

Section 5 That section 7 of the said act as amended is hereby further amended to read as follows

Section 7 Motor vehicles trailers and semi-trailers owned or kept by manufacturers or dealers shall be exempt from individual registration by manufacturer's number provided said manufacturer or dealer registers with the department in the "Dealer's Class" Application for such registration shall be made upon a blank provided for the purpose by the department and shall set forth the full name and business address of the applicant Upon receipt of the application accompanied by the proper fee for each certificate and pair the applicant as many certificates of registration and pairs of registration plates as may have been applied for No motor vehicle shall under any circumstances be operated under a manufacturer's or dealer's registration unless both registration plates are displayed as provided in this act

Registration plates issued under manufacturer's or dealer's registration may be used on any motor vehicle trailer or semi-trailer owned by such manufacturer or dealer and operated by such manufacturer or dealer or [their] the employees of such manufacturer or dealer when such motor vehicle trailer or semi-trailer is (a) used in the business of such manufacturer or dealer (b) dealer or the members of his family and is operated by such for the personal business or pleasure of such manufacturer or dealer or an immediate member of his family (c) for testing or demonstrating or (d) for teaching a new operator how to drive a motor vehicle if such new operator has procured a Learner's Permit as hereinafter in the act provided

Section 6 That Section 9 of the said Act as amended is hereby further amended to read as follows:

Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof Provided That the minimum fee shall be ten (\$10) dollars

Commercial motor vehicles with pneumatic tires shall be divided into eight (8) classes

The fee for each such commercial motor vehicle in class A the chassis of which weighs less than two thousand (2,000) pounds shall be fifteen (\$15) dollars

The fee for each such commercial motor vehicle in class B the chassis of which weighs tow thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty-four (\$24) dollars

The fee for each such commercial motor vehicle in class C the chassis of which three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be thirty (\$30) dollars

The fee for each such commercial motor vehicle in class D the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be forty (\$40) dollars

The fee for each such commercial motor vehicle in class E the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be fifty six (\$56) dollars

The fee for each such commercial motor vehicle in class F the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500)

The fee for each such commercial motor vehicle in class G the chassis of which weighs seven thousand five hundred (7,500) pounds and less than nine thousand (9,000) pounds shall be one hundred (\$100) dollars

The fee for each such commercial motor vehicle in class H the chassis of which weighs over nine thousand (9,000) pounds shall be one hundred forty (\$140) dollars

Commercial motor vehicles with solid rubber tires shall be divided in eight (8) classes

The fee for each such commercial vehicle in class A the chassis of which weighs [three thousand (3,000) pounds and] less than two thousand (2,000) pounds shall be eighteen dollars and seventy-five cents (\$18.75)

The fee for each such commercial motor vehicle in class B the chassis of which weighs two thousand (2,000) pounds

and less than three thousand (3,000) pounds shall be thirty (\$30) dollars

The fee for each such commercial motor vehicle in class C the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty (\$40)

The fee for each such commercial motor vehicle in class D the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be fifty (\$50) dollars

The fee for each such commercial motor vehicle in class E the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be seventy (\$70) dollars

The fee for each such commercial motor vehicle in class F the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be one hundred (\$100) dollars

The fee for each such commercial motor vehicle in class G the chassis of which weighs seven thousand five hundred (7,500) pounds and less than nine thousand (9,000) pounds shall be one hundred twenty-five (\$125) dollars

The fee for each such commercial motor vehicle in class H the chassis of which weighs nine thousand (9,000) pounds or over shall be two hundred (\$200) dollars

Electrically operated commercial motor vehicles shall be divided into eight (8) classes

The fee for each such commercial motor vehicle in class A the gross maximum weight of which including chassis battery body and load does not exceed five thousand (5,000) pounds shall be fifteen (\$15) dollars

The fee for each commercial motor vehicle in class B the gross maximum weight of which including chassis battery body and load does not exceed seven thousand (7,000) pounds shall be twenty-four (\$24) dollars

The fee for each commercial motor vehicle in class C the gross maximum weight of which including chassis battery body and load does not exceed eleven thousand (11,000) pounds shall be thirty-two (\$32) dollars

The fee for each such commercial motor vehicle in class D the gross maximum weight of which including chassis battery body and load does not exceed fifteen thousand (15,000) pounds shall be forty (\$40) dollars

The fee for each such commercial motor vehicle in class E the gross maximum weight of which including chassis battery body and load does not exceed eighteen thousand (18,000) pounds shall be fifty-six (\$56) dollars

The fee for each such commercial motor vehicle in class F the gross maximum weight of which including chassis battery body and load does not exceed twenty-two thousand (22,000) pounds shall be eighty (\$80) dollars

The fee for each such commercial motor vehicle in class G the gross maximum weight of which including chassis battery body and load does not exceed twenty-five thousand (25,000) pounds shall be one hundred (\$100) dollars

The fee for each such commercial motor vehicle in class H the gross maximum weight of which including chassis battery body and load does not exceed twenty-six thousand (26,000) pounds shall be one hundred forty (\$140) dollars

Tractor trucks with semi-trailer attachments shall be registered as separate vehicles. The registration fees for tractor trucks shall be computed according to the table of weights and fees specified in this act for commercial motor vehicles

The registration fee for semi-trailers shall be computed according to the table of weights and fees specified in this act for trailers and semi-trailers

The fee for each trailer chassis or semi-trailer chassis weighing less than five hundred (500) pounds shall be two (\$2) dollars

The fee shall be five (\$5) dollars for each trailer chassis or semi-trailer chassis weighing five hundred (500) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer chassis or semi-trailer chassis weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer chassis or semi-trailer chassis weighing two thousand (2,000) pounds and less than three thousand (3,000) pounds

Twenty (\$20) dollars for each trailer chassis or semi-trailer chassis weighing three thousand (3,000) pounds and less than four thousand (4,000) pounds

Thirty (\$30) dollars for each trailer chassis or semi-trailer chassis weighing four hundred (4,000) pounds and

less than five thousand (5,000) pounds

Fifty (\$50) dollars for each trailer chassis or semi-trailer chassis weighing five thousand (5,000) pounds or over

The fee for registration of pneumatic tired motor buses and motor omnibuses [including motor vehicles used for hire as common carriers of passengers] with a seating capacity of (5) passengers or less shall be twenty (\$20) dollars when the seating capacity of such vehicle shall be in excess of five (5) passengers and not exceeding twenty-six (26) passengers there shall be added to the fee hereinbefore provided the sum of two (\$2) dollars for each passenger seat in excess of five (5) passengers when the seating capacity for such vehicles shall be in excess of twenty-six (26) passengers there shall be added to the fee hereinbefore provided the sum of five dollars for each passenger seat in excess of twenty-six (26) passengers

The fee for registration of solid rubber tired motor buses and motor omnibuses [including motor vehicles used for hire as common carriers of passengers] with a seating capacity of five (5) passengers or less shall be twenty-five (\$25) dollars when the seating capacity of such vehicles shall be in excess of five (5) passengers and not exceeding twenty-six (26) passengers there shall be added to the fee hereinbefore provided the sum of two and one-half (2½) dollars for each passenger seat in excess of five passengers when the seating capacity for such vehicles shall be in excess of twenty-six (26) passengers there shall be added to the fee hereinbefore provided the sum of six and one-quarter (6¼) dollars for each passenger seat in excess of twenty-six (26) passengers. Provided That the fee for registration for solid rubber tired motor buses and motor omnibuses with a seating capacity in excess of fifty-three (53) passengers used exclusively on highways of cities of the first second or third class shall be two hundred fifty (\$250) dollars for each such motor omnibus

The fee for the registration of any motor-vehicle trailer or semi-trailer equipped with metal tires shall be double the regular fee for such vehicle

The fees for registration when issued on or after August first and prior to November first shall be one-half those hereinbefore named and the fees for registration when issued on or after November first shall be one-quarter those hereinbefore named

The fee shall be five (\$5) dollars for each registration certificate and registration plate issued to persons registered as motor-cycle dealers and twenty-five (\$25) dollars for each of the first two registration certificates and sets of registration plates and five (\$5) for each additional registration certificate and set of registration plates issued to persons registered as manufacturers or dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles trailers and semi-trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

The fee for issuing an operator's license to a person not holding a Pennsylvania operator's license of the previous period shall be two dollars and fifty (\$2.50) which fee shall entitle the applicant for such license to receive a learner's permit valid for sixty days from date of issue the necessary examination for an operator's license and if the examination shall have been successfully passed during the sixty day period an operator's license for the current period

The fee for annual renewal of license to operate a motor vehicle shall be one (\$1) dollar [and one (\$1) dollar additional when an examination is required]

[The fee for a learner's permit to operate a motor vehicle shall be fifty (50) cents and such permit shall be valid for a period of thirty (30) days from the date of issue]

In the event of the loss of registration or license certificate application for a duplicate shall be made upon a blank furnished by the department and shall be accompanied by a fee of fifty (50) cents

The fee for a certified copy of any department record shall be one (\$1) dollar

No fee shall be charged for the registration of motor vehicles owned and used by the United States any State other than Pennsylvania which issues licenses to this Com-

monwealth without charge the State of Pennsylvania or by any city borough incorporated town township [or] county or school district duly authorized volunteer fire force hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles is provided for privately owned motor vehicles No fee shall be charged for operator's licenses issued to employees of the Commonwealth engaged in the operation of motor vehicles owned by the Commonwealth

All registrations shall expire December thirty-first of the year for which they are issued unless sooner revoked for cause by the commissioner Provided however that registrations for the succeeding year may at the option of their holders be used on and after December fifteenth of the current year All owners' drivers' licenses operators' license and paid drivers' licenses to operate motor vehicles for the calendar year one thousand nine hundred and twenty-three shall be valid until and including the last day of February one thousand nine hundred and twenty-four unless sooner revoked or suspended for cause by the commissioner Provided and twenty-four such license shall be known as an "operator's That on and after March first one thousand nine hundred license" which shall expire the last day of February of each year thereafter unless sooner revoked or suspended for cause by the commissioner

Section 7 That section ten of the said act as amended is hereby further amended to read as follows

Section 10 No person shall operate a motor vehicle upon any public highway of this Commonwealth until such person shall have obtained from the department a license or permit for such purpose Provided Any person sixteen (16) years of age or over who has not been refused and who has not had his motor vehicle operator's license suspended or revoked may operate a motor vehicle with a learner's permit while under the instruction of and accompanied by a Pennsylvania licensed operator who shall have full control of the motor vehicle as provided by law No such licenses shall be issued until the applicant therefor has signed and filed with the by the department except that renewals from the year just previous need not be under oath stating such information department an application under oath upon a form supplied as the department shall require nor shall such license be issued until the commissioner is satisfied that the applicant is sixteen (16) years of age or over and is a proper person to receive such license Before granting a license to any applicant who has not held a Pennsylvania motor vehicle operators paid driver's or chauffers or owner's driver's license during the preceding year the commissioner shall require such applicant to demonstrate personally to him or his representative in such manner as said commissioner may direct that such applicant is a proper person to operate a motor vehicle has sufficient knowledge of the mechanism of motor vehicles to insure their safe operation by him and a satisfactory knowledge of all laws concerning motor vehicles and the rules of the road Provided When any such applicant shall have held an operator's license from a State where a similar examination is required the commissioner may waive part or all of such examination in his discretion When the commissioner is satisfied as to the ability and competency of any applicant he may issue to him a license either unlimited or containing such limitations as the commissioner shall deem advisable Provided That an applicant is not mentally impaired and is not physically incapacitated which incapacitation includes the following Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred fifty (150) feet or who shall have less than twenty (20) per centum of normal vision (to possess twenty (20) per centum of normal vision one must be able with one eye to read all the letters on the line marked twenty (20) of standard test type at a distance of four (4) feet) or shall have less than two (2) per centum of normal hearing (to possess two (2) per centum of normal hearing one must respond when addressed in a natural tone of voice by another standing one (1) foot behind)

Provided That the commissioner may at his discretion issue a license or permit to a person who has lost the use of one hand only or who has lost the use of both feet or who has less than (2) per centum of normal hearing upon the receipt of such evidence or demonstration as shall satisfy

him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public Provided That persons who have less than two (2) per centum of normal hearing shall not be permitted to operate any motor vehicle unless same is equipped with a mirror or other device that will enable such operator to see traffic approaching from the rear

The commissioner shall issue a learner's permit to persons sixteen (16) years or over not mentally or physically incapacitated as defined in this act who may desire to learn to operate a motor vehicle such permit shall be issued for a period of [thirty (30) sixty (60) days but shall be valid only when such person is accompanied by a licensed operator who shall have full control of the motor vehicle as provided by law

Such license or permit shall be numbered and shall set forth the name and residence and such license or permit shall be carried at all times when operating a motor vehicle but shall not be valid until signed by the owner thereof

All licenses shall expire on the last day of February of each year

Any person knowingly making any misstatement of facts in his application for a license or permit or who shall impersonate the holder of a learner's permit shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars or to undergo imprisonment not exceeding six (6) months or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation

Section 8 That section twenty of the said act as amended is hereby further amended to read as follows

Section 20 [Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible from a distance of at least two hundred (200) feet Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway And [further provided That the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights]

[When any motor vehicle or motor-cycle is in motion on a public highway not so lighted as to render any substantial object clearly discernible at a distance of two hundred (200) feet it shall show a front lamp or lamps furnishing illumination in accordance with the following provisions]

[Motor vehicles shall display lighted front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object two hundred (200) feet directly ahead and any substantial object one hundred (100) feet ahead and seven (7) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than forty-eight hundred (4,800) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not the level of the head lamp is not less than twelve hundred (1,200)]

[Motor-cycles shall display a lighted front lamp or] [front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object one hundred and forty (140) feet directly ahead and any substantial object seventy (70) feet ahead and five (5) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at the height

not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than twenty-four hundred (2,400) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the headlamp is not less than six hundred (600)]

[The lamps of all vehicles shall be so arranged adjusted and operated as to avoid dangerous glare or dazzle and so that no dangerously glaring or dazzling rays from the lamps of any vehicle on a level road can be projected at such an angle above the level as to enter the eyes of approaching drivers or pedestrians and this provision shall be deemed to be complied with if the apparent candlepower of the beam or combined beams of the lamp or lamps as measured one hundred (100) feet ahead of the vehicle on a level surface and five (5) feet above the level surface does not exceed twenty-four hundred (2,400) directly in front of the vehicle and eight hundred (800) at a point seven (7) feet to the left of the axis of the vehicle and at the same height.]

[Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer Provided That a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this section]

[The registration plate on the rear of every motor vehicle including motor-cycles and trailers shall also be clearly illuminated during the same period except when such vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this section]

[All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway]

[Every motor vehicle while standing upon any public highway at such times as lights are required by the provisions of this section for such motor vehicles may in lieu of the lighting equipment specified in this act show one light at least two (2) candlepower carried on the left side of the car in such manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause]

[No red light shall be displayed on the front of any motor vehicle]

[The commissioner may after laboratory test in conformity with standard specifications approve certain devices for controlling the front lights of motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act]

[Devices for controlling the front lights on motor vehicles heretofore or hereafter approved by the commissioner in conformity with standard specifications may be used when properly arranged adjusted and operated upon motor vehicles in this Commonwealth while such certificates of approval are in force Any such certificate however heretofore or hereafter issued may be revoked by the commissioner after a hearing of which the person or corporation named therein or his or its successor in interest shall be given reasonable notice or opportunity to hear or be heard upon the grounds that the device does not comply with the provisions of standard specifications as provided for in this section and the decision of the commissioner revoking such certificate shall be final However revocation of certificates of approval of device for controlling front lights on motor vehicles heretofore or hereafter approved shall not take effect until three (3) months after decision of the commissioner revoking same]

[Motor vehicles equipped with acetylene headlights shall be deemed to have complied with the provisions of this

section when such headlights are fitted with clear plain front glass and a standard acetylene burner]

Every motor vehicle on the public highways shall during the period from one hour after sunset to one hour before sunrise and at any other time when there is not sufficient light to render clearly discernable a person vehicle or other substantial object on the public highway at a distance of at least two hundred (200) feet ahead show at least two (2) headlights of approximately equal candlepower at the front of and on opposite sides of such motor vehicle which shall be clearly visible from a distance of at least two hundred (200) feet Provided That motor-cycles to which no side cars are attached at the times and under conditions specified shall carry at least one (1) lighted headlight and any motor-cycle having more than two (2) wheels or with side car equipment shall have two (2) lights to the front at least one of which shall comply with the provisions of this Section the additional light to be attached to the side car equipment in such manner as to indicate the right lateral extension of the side car equipment

Such headlights shall be so attached to such motor vehicle that they shall not project a dangerous or dazzling light at a greater height than forty-two (42) inches when measured on the level surface on which the motor vehicle stands at a distance of seventy-five (75) feet ahead of the lamps and so that at no time shall the top of any main beam of light be higher than the lamp centers

The term "headlight" as used herein shall denote a complete road illuminating device located upon the front of a motor vehicle the rays from which are projected forward other than a sidelight or spotlight

Motor vehicles may also be equipped with two side lights but no less and the term "side lights" shall include any lights upon a motor vehicle other than headlights or spotlight

Motor vehicles may also be equipped with two side lights but no less and the term "side lights" shall include any lights upon a motor vehicle other than headlights or spotlights the rays of which project forward No electric lamps or bulbs shall be used in any side lights which exceed four (4) candle power

The headlights of motor vehicles and motor-cycles shall be so constructed arranged and adjusted that they will at all times and under normal atmospheric conditions produce ample driving light for the use of the operator of such motor vehicle but will not project a glaring or dazzling light to persons approaching such headlights

Headlights shall be presumed to comply with this provision if they throw sufficient light ahead to make clearly visible all vehicles persons or substantial objects upon the (100 feet and if they and their component parts are so constructed and mounted as to render them readily and universally adjustable to conform to the requirements of uniform standard specifications as approved by the Secretary of Highways and as used by a testing agency appointed by said Secretary of Highways which testing agency shall be duly qualified and not interested directly or indirectly in any headlamp headlight lens headlight reflector or headlight control device

Before any headlamp headlight lens headlight reflector or headlight control device intended to enable a headlight to comply with the provisions of this Section shall be used upon any motor vehicle such headlamp headlight lens headlight reflector or headlight control device shall first be submitted to the Secretary of Highways and tested by a testing agency appointed by the Secretary of Highways and a certificate of approval be issued by the Secretary of Highways The Secretary of Highways may after such a test in conformity with uniform standard specifications and after such road tests or other tests as may be deemed necessary by him approve certain devices for controlling the headlights of motor vehicles so that they shall comply with the provisions of this section upon the payment of a fee of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements

Devices for controlling the headlights on motor vehicles heretofore and hereafter approved by the Secretary of Highways in conformity with uniform standard specifications may be used when properly arranged adjusted and operated upon motor vehicles in this Commonwealth while such certificates of approval are in force Any such certifi-

cate however heretofore and hereafter issued may be revoked by the Secretary of Highways after a hearing of which the person or corporation named therein or his or its successor in interest shall be given reasonable notice or opportunity to hear or be heard upon the grounds that the device does not comply with the provisions of uniform standard specifications or road tests or other tests. However revocation of certificates of approval of devices for controlling headlights on motor vehicles heretofore or hereafter approved shall not take effect until three (3) months after decision of the Secretary of Highways revoking same.

For the purpose of enforcing this Section a headlight will be presumed to project a glaring or dazzling light if the top of any main beam of light projected by it is at a distance of twenty-five (25) feet ahead of the motor vehicle on an approximately level stretch of highway projected on the body of a person or on a motor vehicle or on any object at a height greater than the distance of the centers of the headlamps from the ground.

Every motor vehicle including motorcycles shall also whether standing or in motion display one (1) red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer. Provided That a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this Section.

The registration plate on the rear of every motor vehicle including motorcycles and trailers shall also be clearly illuminated during the same period except when such motor vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this Section.

The rays of light from any searchlight or spotlight shall at no time extend to the left of the center of the highway nor shall the search light or spotlight be so attached arranged or adjusted as to project a beam of light into the eyes of approaching motorists pedestrians or other users of the highways.

Every motor vehicle including motorcycles while standing upon any public highway at such times as lights are required by the provisions of this Section for such motor vehicles may in lieu of the lighting equipment specified in this Act show one (1) light of at least two (2) candlepower carried on the left side of the motor vehicle in such a manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause. Provided That the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights.

From and after the date upon which this Section becomes effective it shall be unlawful to sell or offer for sale any headlamp headlight lens headlight reflector or headlight control device unless it is of a type which shall have been approved by the Secretary of Highways under the provisions hereof and unless such device is accompanied by a printed sheet of instructions describing the device in detail its method of mounting and adjustment candlepower limits of lamps to be used and any other adjustment that may be necessary to insure its conformity with the requirements of this Section.

It shall be unlawful from and after the date from which this Section becomes effective to sell or offer for sale any motor vehicle equipped with headlights which do not comply with the provisions of this Section and the use of any motor vehicle not so equipped whether during the period heretofore specified or at any other time shall be sufficient cause for the prosecution of the operator or owner of the motor vehicle on which they are used.

No red light shall be displayed on the front of any motor vehicle except in the use of fire and police apparatus and ambulances and when so used any such red light shall be restricted to an intermittent flash automatically controlled and so adjusted that in the event of failure of the light to perform properly it shall remain unlighted.

Motor vehicles equipped with acetylene headlights shall be deemed to have complied with the provisions of this Section when such headlights are fitted with clear plain front glasses and five-eighth foot burner.

Every lamp bulb or light used in any headlight on a motor vehicle or motorcycle shall be of twenty-one (21)

mean spherical candlepower. Every reflector which is used as a part of such headlamp shall have a highly polished silvered or glass or other reflecting surface and shall be free from dents rust and other imperfections.

Section 9 That Section twenty-four of the said act as amended is hereby further amended to read as follows:

Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cut-out shall be used on any public highway.

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof.

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of five thousand (5,000) pounds for a vehicle in class A seven thousand (7,000) pounds for a vehicle in class B eleven thousand (11,000) pounds for a vehicle in class C thirteen thousand (13,000) pounds for a vehicle in class D eighteen thousand (18,000) pounds for a vehicle in class E twenty-two thousand (22,000) pounds for a vehicle in class F and twenty-five thousand (25,000) pounds for a vehicle in class G and twenty-six thousand (26,000) pounds for a vehicle in class H.

Provided That no electrically operated commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis battery body and load shall be in excess of the maximum capacities as fixed for the several classes of such commercial motor vehicle registrations in section nine as amended.

No motor vehicle or trailer having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle and load of three hundred and sixty (360) inches or no combination of vehicles coupled together whose total length including load shall be greater than [eighty-five] feet sixty (60) feet or an over-all width of vehicle and load of [ninety (90)] ninety-six (96) inches or an over-all height of vehicle and load of one hundred fifty-six (156) inches except hook-and-ladder trucks and water towers shall be operated upon any public highway. Provided that motor vehicles loaded with hay or straw may have an over-all width of vehicle and load of more than ninety-six (96) inches.

No semi-trailer except hook-and-ladder trucks and water towers that exceeds a gross weight on its axle or axles of nineteen thousand five hundred (19,500) pounds or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel (or that increases the gross weight of tractor truck semi-trailer body and load more than thirteen thousand (13,000) pounds over the gross weight hereinbefore provided) with its axle or axles not less than ninety-six (96) inches from the axle of the towing motor vehicle or that exceeds an overall length of three hundred sixty (360) inches or over-all width of [ninety (90)] ninety-six (96) inches except as hereinbefore provided [for over-all width of vehicle and load not exceeding ninety-six (96) inches on highways of cities of the first second and third class] or over-all height of one hundred fifty-six (156) inches shall be operated upon any public highway. Provided That owing to the effect on improved highways of seasonal conditions the commissioner may in his discretion reduce the gross weight of vehicle and load combined of motor vehicles trailers or semi-trailers as he may deem necessary. The width of rubber tires for the purpose of this section shall be ascertained by measuring the width of tire at the base of channel or between the flanges of the metal rim except pneumatic tires the width of which shall be determined by measuring the greatest width of tire casing. Provided That no motor vehicle or trailer or semi-trailer shall be operated upon the public highway equipped with any solid rubber tire [which has at any point less than one (1) inch of rubber above or beyond the top of the metal flange or rim. The width of metal tires shall be determined by measuring the width contact of tire with the road surface] of less than five (5) inches in width which has a thickness of seven-eighths ($\frac{7}{8}$) of an inch of rubber above or beyond the top of the metal

flange or rim and no solid rubber tire of more than six (6) inches and less than eight (8) inches in width shall have a thickness of less than (1) inch of rubber above or beyond the top of the metal flange or rim and no solid rubber tire of more than eight (8) inches in width shall have a thickness of less than one and one-eighth ($1\frac{1}{8}$) inches of rubber above or beyond the top of the metal flange or rim

Any person or persons carrying on any motor vehicle or trailer or semi-trailer a load in excess of the maximum carrying capacity or maximum length or maximum height or maximum width or without the required [one (1)] seven-eighth ($\frac{7}{8}$) of an inch rubber tire above or beyond the top of the metal flange or rim as so fixed by this act shall upon summary conviction thereof before a justice of the peace alderman or magistrate be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars

Any person intending to use a motor vehicle or trailer or semi-trailer for special hauling whose dimensions or weight are in excess of the specifications hereinbefore mentioned shall apply to the commissioner for permission so to do upon a blank in such form as the department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of motor vehicle trailer or semi-trailer and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date on which said hauling will begin and be completed. Provided That no such period shall exceed five (5) days

The commissioner upon receipt of such application and a fee of five (\$5) dollars shall immediately inform him self as to the condition of the highway mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof

Section 10 That section twenty-five of the said act as amended is hereby further amended to read as follows

Section 25 No operator of a motor vehicle who meets or overtakes a street passenger car that has stopped for the purpose of taking on or discharging passengers shall pass said car on the side on which the passengers get on or off until the car has started and until any passengers who may have alighted shall have reached the side of the highway

When meeting or when overtaken by any other vehicle legally travelling at a greater rate of speed the operator of any motor vehicle shall turn promptly to the right of the center of the highway allowing such other vehicle free passage to the left

The operator of any motor vehicle overtaking another vehicle shall pass such vehicle on the left but shall not attempt to pass any such vehicle at intersecting highways or at the crossing of any railroad tracks at grade or at a sharp turn or curve or on approaching the crest of a hill where a full view of the highway ahead for a distance of two hundred (200) feet is obstructed

Every operator of a motor vehicle shall at all times keep as close as possible to the right-hand side of the highway allowing other vehicles free passage to the left and no operator of a motor vehicle shall allow such vehicle to stand in the center of the highway or so as to obstruct or interfere with any other users thereof

At the intersection of public highways the operator of a motor vehicle shall keep to the right of the intersection of the centers of such highways when turning to the right and shall pass to the right of such intersection before turning to the left

When two vehicles approach the intersection of two public highways at the same time the vehicle approaching from the right shall have the right of way. Provided however that the Department may by rule and any city of the first or second class may by ordinance establish through-

traffic public highways and require all vehicles before entering upon or crossing such highways to come to a full stop

No operator of a motor vehicle shall proceed across the tracks of any railroad crossing at grade abreast of any other motor vehicle traveling in the same direction

When signaled to do so by the rider or driver of any horse or other animal of draft or burden the operator of a motor vehicle shall stop until any danger has been avoided

Section 11 That section twenty-six of the said act as amended is hereby further amended to read as follows

Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force or designated officer of the State Highways Department who shall be in uniform [or] and shall exhibit his badge or other sign of authority and shall upon request exhibit his resignation certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle

Any constable or police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform [or] and shall exhibit his badge or other sign of authority shall have the right to stop any motor vehicle upon request or signal for the purpose of inspecting the said motor vehicle as to its equipment and operation or manufacturer's number or motor number or weight and securing such other information as may be necessary and any constable or police officer or member of the State Police Force or designated officer of the Department of Highways who shall be in uniform and shall exhibit a badge or other sign of authority shall have the right to inspect any motor vehicle in any public garage or repair shop for the purpose of locating stolen motor vehicles and investigating the title and registration of motor vehicles and for such purpose the owner of any such garage or repair shop shall permit any such officer without let or hindrance to make investigations as herein authorized

Section 12 That section twenty-eight of the said act as amended is hereby further amended to read as follows

Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance inconsistent with the provisions of this act regulating the speed equipment use or operation of motor vehicles other than city [or] borough incorporated town or township ordinances or rules or regulations made by the police authorities under authority thereof regulating the stopping loading and parking of vehicles or the establishment of zones in which vehicles may park at night without lights as provided in section twenty of this act the use of certain streets as one-way streets or regulating the kinds classes and weight of traffic and its turning on certain streets and in public parks at all or at certain hours or the establishment of safety zones. Provided however That no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State Highway or from any main highway leading from one municipality to another

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated

Provided That any such city borough incorporated town township or county which enforces any ordinance as provided in this section may impose a fine of not more than fifty (\$50) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided That any person so convicted shall have the right of appeal as in other cases of summary convictions. And further provided That any person accused of violating a local ordinance passed under the authority of this act may waive summary hearing and give bond in a sum equal to

double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine prescribed by said ordinance or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days. All fines and penalties as provided in this section shall be paid to the treasurer of such city borough incorporated town township or county for the construction repair and maintenance of the highways thereof.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 1016, entitled:

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 257, entitled:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam located in Michaux State Forest Reserve in Cumberland County.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1032, entitled:

An Act to amend an act, approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1057), entitled "An act to amend Section one, and to esupplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1202), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth and making an appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships, and associations under the supervision of the Banking Department; and making an appropriation," extending said commission for a further period of two years; and making an appropriation.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 585, entitled:

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest tree seedlings and fixing a maximum amount that may be paid therefor.

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEINGARTNER, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 30, entitled:

An Act fixing the salary of sheriffs in counties of the sixth class providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county providing for the appoint-

ment and compensation of deputies and clerks and prescribing penalties.

BILL INTRODUCED.

Mr. STITES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STITES read in his place and presented to the Chair Senate Bill No. 1038, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

Which was committed to the Committee on Public Health and Sanitation.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 287, (Senate Bill No. 1039), entitled:

An Act empowering boroughs to purchase, own, use, operate and control, any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof, for a supply of natural gas for municipal purposes.

Which was committed to the Committee on Appropriations.

House Bill No. 306, (Senate Bill No. 1040), entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth

Which was committed to the Committee on Game and Fisheries.

House Bill No. 453, (Senate Bill No. 1041), entitled:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

Which was committed to the Committee on Judiciary General.

House Bill No. 487, (Senate Bill No. 1042), entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand thirty-five) entitled "An Act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

Which was committed to the Committee on Judiciary General.

House Bill No. 763, (Senate Bill No. 1043), entitled:

An Act to amend sections three hundred and twenty-five and five hundred and nine of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring school districts to select depositories

Which was committed to the Committee on Education.

House Bill No. 773, (Senate Bill No. 1044), entitled:

An Act to amend section one of the act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A Supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An Act empowering railroad companies to employ police force'" by extending the same to certain other companies

Which was committed to the Committee on Corporations.

House Bill No. 912, (Senate Bill No. 1045), entitled:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred thirty-six) entitled "An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss of damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner"

Which was committed to the Committee on Insurance.

House Bill No. 964, (Senate Bill No. 1046), entitled:

An Act providing that certificates of association and articles of incorporation of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or a justice of the peace validating such acknowledgements made prior to the approval of this act

Which was committed to the Committee on Judiciary General.

House Bill No. 1060, (Senate Bill No. 1047), entitled:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland.

Which was committed to the Committee on Appropriations.

House Bill No. 637, (Senate Bill No. 1048), entitled:

An Act concerning the designation by the Giant Power Board of land strips for occupancy and use by giant power transmission lines, the purchase, appropriation and condemnation by the Commonwealth of lands within such strips, permits by said Board authorizing the occupancy and use of lands of the Commonwealth within such strips for giant power transmission lines, for pipe lines and for other purposes, and providing a method for the assessment of damages arising from such appropriation.

Which was committed to the Committee on Judiciary General.

House Bill No. 344, (Senate Bill No. 1049), entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to anyone claiming title thereto and providing a penalty

Which was committed to the Committee on Judiciary General.

House Bill No. 834, (Senate Bill No. 1050), entitled:

An Act to amend article two of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789) entitled "An act relating to insurance establishing an insurance department and amending, revising and consolidating the law relating to the licensing, qualification, regulation, examination, suspension and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges and certain societies and orders, the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers; providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the Department for administration purposes.

Which was committed to the Committee on Insurance.

House Bill No. 838, (Senate Bill No. 1051), entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789), entitled "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; providing penalties; and repealing existing laws."

Which was committed to the Committee on Insurance.

RESOLUTION RELATIVE TO TRANSFER OF CERTAIN PAPERS FROM AUDITOR GENERAL'S OFFICE TO ADJUTANT GENERAL'S OFFICE.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the Senate, March 17, 1925.

Whereas There are filed in the Office of the Auditor General of Pennsylvania sundry letters discharges pay rolls reports and officials papers relating to the War for the Suppression of the Rebellion one thousand eight hundred and sixty-one to one thousand eight hundred and sixty-five and which should properly be filed with records of said War in the Office of the Adjutant General of Pennsylvania to complete its records therefore be it

Resolved (if the Senate concur) That the Auditor General of Pennsylvania is hereby authorized to transfer to the Adjutant General such letters discharges pay rolls reports an official papers as may be on file in the Auditor General's Office to be filed with the records of the War for the Suppression of the Rebellion The Adjutant General to furnish and file with the Auditor General of Pennsylvania a proper receipt for all such letters discharges pay rolls reports and official papers transferred under the provisions of this resolution

Mr. LESLIE. Mr. President, I move that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee, be suspended and that the Senate do now proceed to the immediate consideration of the resolution just read.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

On the question.

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RELATIVE TO LEGISLATURE ATTENDING SESQUI CENTENNIAL.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, February 18, 1925.

Whereas The City of Philadelphia with customary patriotism and initiative has arranged for the celebration of the birth of American Independence by the holding of a Sesqui-Centennial during the year one thousand nine hundred and twenty-six in which the various commonwealths of the United States and the nations of the world will be invited to participate and

Whereas The Hon W Freeland Kendrick the Mayor of the City of Philadelphia has extended an invitation to the Commonwealth for its participation in this the first great international exposition to be held in the Eastern part of the Nation since one thousand eight hundred and seventy-six and

Whereas The President of the United States has signified his approval of the celebration of the important occasion in the manner planned by the authorities of the said City of Philadelphia and has recommended to the Congress of the United States that immediate action be taken to insure the co-operation of the United States therein and will officially invite the foreign governments to participate and

Whereas It is essential to the success of the celebration that the Commonwealth of Pennsylvania should prominently participate therein therefore be it

Resolved (If the Senate concur) That the Commonwealth through its Legislature accept the invitation of the Mayor of the City of Philadelphia to take part in the Sesqui-Centennial celebration of the birth of our Nation in the year one thousand nine hundred and twenty-six in the City of Philadelphia and be it further

Resolved That appropriate legislation shall be immediately prepared and introduced to secure such participation therein by the erection of a suitable building upon the Exposition Grounds for the housing of the educational and commercial exhibits of the Commonwealth in order to demonstrate to the world the value and importance of her manufactured mineral and agricultural products

Mr. SCHANTZ. Mr. President, I move that the Resolution just read be referred to the Committee on Exposition Affairs.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 5 o'clock this afternoon.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 119.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 119, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 148.

He also presented communication from the House of Repre-

sentatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 148, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 153.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 153, entitled:

An Act making an appropriation to the Almira Home Association, New Castle, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 209.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 209, entitled:

An Act making an appropriation to the Chester Hospital, Chester, Pennsylvania.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 268.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 268, entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (P. L. 894) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (P. L. 550) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 358.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 358, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 364.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 364, entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and for the expenses thereof" by fixing the number of judges for the expenses thereof" by fixing the number of judges of said court

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the county of Allegheny there shall be and hereby is created a court of record to be known as the County Court to be composed of [one judge for each two hundred thousand of population or fractional part thereof where such fractional part exceeds one hundred thousand such population to be determined from time to time by the latest census of the United States] six judges

Section 2 That section two of said act which was amended by section one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and two) entitled "An act to further amend section two of an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled 'An act to amend section two of an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May Anno Domini one thousand nine hundred and eleven and changing the election of the judges therein mentioned from the general election to the municipal election as now provided by law in accordance with the requirements of the Constitution of Pennsylvania' approved the sixth day of June one thousand nine hundred and eleven by increasing the salaries of the judges of said court" is hereby further amended to read as follows

Section 2 The judges of the said court shall be learned in the law shall be elected by the qualified electors of the county of Allegheny shall hold office for a period of ten years if they shall so long behave themselves well and shall receive the salaries prescribed by law The term of office of the elected judges of the court shall begin on the first Monday of January following their election The first judge or judges of said court shall be appointed by the Governor by and with the advice and consent of the Senate if then in session and shall hold office until the first Monday of January following the next municipal election at which his or their successor or successors shall be elected The first elected judges of the court shall be chosen at the municipal election next following such appointment Succeeding elections for the said office shall be held at the municipal election preceding the expiration of the term of any judge or at the following election in case of vacancy by death or otherwise where such vacancy occurs not less than two calendar months before such municipal election The vote for said judges shall be cast and counted according to law and return thereof shall be made without delay by the prothonotary of said county to the Secretary of the Commonwealth who shall ascertain and certify the result to the Governor who in turn shall issue a commission to the person or persons so elected Whenever a vacancy occurs by death or otherwise in the office of judge the Governor shall appoint in the manner provided by law At the organization of the court the Governor shall designate one of the persons appointed by him as presiding judge of the court and shall designate the priorities of the expirations of the respective commissions of the other judges and upon other judges being elected to said court for the same term they shall draw lots for priority of expiration of commission the result of which they shall certify to the Governor and the judge holding the original commission first expiring shall at all times thereafter be commissioned as the presiding judge of said court

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 565.

He also presented communication from the House of Representatives, informing the Senate that the House has con-

curred in amendments made by the Senate to House Bill No. 565, entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 608.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 608, entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June, one thousand eight hundred and ninety-five, (Pamphlet Laws one hundred and sixty-seven), entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first, second, and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof," as amended, by requiring undertakers' assistants to register, and licensed undertakers to register annually with the State Board of Undertakers.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 999.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 999, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 1138.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1138, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

HOUSE CONCURS IN SENATE BILL No. 15.

He also returned to the Senate, Senate Bill No. 15, entitled:

An Act for the protection of the public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and the sale of milk at retail and providing penalties

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 20.

He also returned to the Senate, Senate Bill No. 20, entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers sailors marines and war nurses who served in the military and naval forces of the United States during the World War

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 37.

He also returned to the Senate, Senate Bill No. 37, entitled:

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (Pamphlet Laws twenty-nine) entitled "An act relating to appeals in cases of summary convictions" as amended.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 107.

He also returned to the Senate, Senate Bill No. 107, entitled:

A Joint Resolution proposing an amendment to Art. 9 of the Constitution of the Commonwealth of Pennsylvania, by adding thereto section eighteen.

with the information that the House has passed the same without amendment.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 2, entitled:

An act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 96, entitled:

An act to amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" as amended

Senate Bill No. 99, entitled:

An act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions"

Senate Bill No. 118, entitled:

An act making an appropriation to the Board of Trustees of the Shamokin State Hospital

Senate Bill No. 169, entitled:

An act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

Senate Bill No. 175, entitled:

An act relating to township roads prescribing the time within which approved township roads must be physically opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

Senate Bill No. 199, entitled:

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

Senate Bill No. 200, entitled:

An act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employes retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of a State annuity to employes who separated from school service prior to the establishment of the Retirement System

Senate Bill No. 236, entitled:

An act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

Senate Bill No. 238, entitled:

An act to repeal and act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

Senate Bill No. 239, entitled:

An act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

Senate Bill No. 240, entitled:

An act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to amend the first section of an act entitled 'An act to protect timber lands from fire' approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act"

Senate Bill No. 241, entitled:

An act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

Senate Bill No. 242, entitled:

An act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

Senate Bill No. 243, entitled:

An act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

Senate Bill No. 244, entitled:

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet

Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

Senate Bill No. 245, entitled:

An act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An act to Permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder"

Senate Bill No. 290, entitled:

A supplement to the act approved the eleventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter name number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State" authorizing the inclusion of townships roads in routes designated by the Secretary of Highways

Senate Bill No. 311, entitled:

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended making further provision for the special education of certain children incapable of receiving education in the regular classes of the public schools

Senate Bill No. 312, entitled:

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

Senate Bill No. 313, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled "An Act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth" extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense

Senate Bill No. 314, entitled:

An act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the education of deaf blind or crippled children

Senate Bill No. 330, entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia for Medical Education

Senate Bill No. 442, entitled:

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

Senate Bill No. 446, entitled:

An Act authorizing cities of the first class to promote marine service between said cities and other ports to build or otherwise acquire and operate vessels for that purpose and to enter into contracts or agreements for the establishment maintenance or continuance thereof by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

Senate Bill No. 514, entitled:

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

Senate Bill No. 515, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An Act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 519, entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital

Senate Bill No. 522, entitled:

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

Senate Bill No. 532, entitled:

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital

Senate Bill No. 535, entitled:

An Act making an appropriation to the Board of Trustees of the Farview State Hospital

Senate Bill No. 536, entitled:

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital

Senate Bill No. 538, entitled:

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

Senate Bill No. 542, entitled:

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

Senate Bill No. 543, entitled:

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

Senate Bill No. 558, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

Senate Bill No. 579, entitled:

An Act making an appropriation to the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. John J. Homsher) in the presence of the Senate signed the same.

BILLS INTRODUCED.

Mr. SALUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 1052, entitled:

An Act setting apart from lands at New Cumberland, Cumberland County, owned by the Commonwealth, a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children; and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health.

Which was committed to the Committee on Municipal Affairs.

Mr. FREEMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. FREEMAN read in his place and presented to the Chair Senate Bill No. 1053, entitled:

An Act making an appropriation to the Department of Military Affairs for the purchase of additional lands in connection with the State Military Reservation at Mt. Gretna.

Which was committed to the Committee on Appropriations.

Mr. HARRIS. Mr. President, I ask unanimous consent to read a bill in place at his time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HARRIS read in his place and presented to the Chair Senate Bill No. 1054, entitled:

An Act establishing certain public roads as a State Highway and providing for certain construction and maintenance at the expense of the Commonwealth.

Which was committed to the Committee on Public Roads and Highways.

Mr. LESLIE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 1055, entitled:

An Act relating to and regulating the solicitation of moneys and property for charitable, religious, benevolent, humane and patriotic purposes.

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, re-reported as amended, Senate Bill No. 615, entitled:

An Act requiring poor districts and hospitals for Mental disease to establish a pension fund for all employees of district including district city and county homes and hospitals for mental disease and regulating the administration and the payment of such pensions.

Mr. NORTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTON, from the Committee on Agriculture, re-reported as committed, Senate Bill No. 960, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business.

Also, from the Committee on Insurance, re-reported as committed, Senate Bill No. 368, entitled:

An Act to amend section four hundred and ten (c) of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An Act relating to insurance amending revising and consolidating the law providing for the incorporating of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws" permitting the exception from incontestability of provisions relative to benefits in the event of total and permanent disability and provisions which grant additional insurance specifically against death by accident.

Mr. GELDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GELDER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 955, (House Bill No. 811), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Corporations, reported as committed, Senate Bill No. 1044, (House Bill No. 733), entitled:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-

six (Pamphlet Laws ninety-nine) entitled "A Supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred fifty-five entitled 'An Act empowering railroad companies to employ police force'" by extending the same to certain other companies.

Mr. HARRIS. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HARRIS, from the Committee on Education, reported as amended, Senate Bill No. 413, entitled:

An Act to provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education for boys and girls who are employed, and for adults as a function of the public schools of this Commonwealth, and to facilitate the proper organization and administration of such extension education.

Mr. NORTH. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTH, from the Committee on Education, reported as amended, Senate Bill No. 583, entitled:

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. ARON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 952, (House Bill No. 394), entitled:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

BILL INTRODUCED.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD read in his place and presented to the Chair Senate Bill No. 1056, entitled:

An Act relating to raising forest tree seedlings and transplants by inmates of penal and correctional institutions of the Commonwealth and authorizing their purchase by the Department of Forests and Waters.

Which was committed to the Committee on Insurance.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 1039, (House Bill No. 287), entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1037, entitled:

An Act creating a commission to investigate the situation with regard to the Normal Schools of the Commonwealth; defining the powers and duties of the commission; and making an appropriation.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1047, (House Bill No. 1060), entitled:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The President. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Public Health and Sanitation, re-reported as amended, Senate Bill No. 547, entitled:

To amend section one of an act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and eighty-one) entitled "An act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital specially devoted to the reception care and treatment of injured persons or of any State owned general medical and surgical hospital and to provide for the regulation and management thereof" authorizing the closing of State owned medical and surgical hospitals in certain cases.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 50, entitled:

An Act to define real estate brokers and real estate salesmen and providing for the licensing regulation and supervision of resident and non-resident real estate brokers and real estate salesmen and their business through a bureau in the department of the Secretary of Insurance.

Senate Bill No. 20, entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers sailors marines and war nurses who served in the military and naval forces of the United States during the World War.

Senate Bill No. 37, entitled:

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (Pamphlet Laws twenty-nine) entitled "An act relating to appeals in cases of summary convictions" as amended

Senate Bill No. 107, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen.

Whereupon,
The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the presence of the Senate signed the same.

BILLS ON FINAL PASSAGE.

Agreeably to order,
The Senate resumed the consideration of Senate bill No. 564, as follows:

An Act to amend the first paragraph of the seventh section of an act entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) as amended so far as to change the time for filing petitions of nomination

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of the act entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State Committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen which reads as follows

Section 2 That the first paragraph of section seven of the said act is hereby amended to read as follows

Section 7 The nomination petitions in the case of candidates for the office of President of the United States Senator of the United States members of the House of Representatives of the United States for all State offices for the office of delegate or alternate delegate to a National party convention and for the office of member of the State or National committee shall be filed at least [forty] fifty days prior to the primary with the Secretary of the Commonwealth Nomination petitions in all other cases shall be filed at least four weeks prior to the primary with the county commissioners of the respective counties

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-----------|-----------|------------|-----------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schanitz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |

| | | | |
|-------------|----------|----------|----------------|
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Fatton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 591, as follows:

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth of Pennsylvania and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns and rights from taxation and judicial process and providing penalties" providing for the reinstatement of persons separating from school service for more than five years and returning thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause eight of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which was amended by section one of the act approved the twenty-first day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred forty-five) entitled "An act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred forty-three) entitled 'An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties'" is hereby further amended to read as follows

(8) "Present Employee" shall mean any employee as defined in paragraph seven of this section employed in any capacity in connection with the public schools at the time this bill becomes a law and any employee who was employed prior to such time and who shall become a contributor [within three years from the date of expiration of such employment] subject to the conditions provided in clause two of section twelve of this act

Section 2 That clause two of section twelve of said act which was amended by section one of the act approved the twenty-eighth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred two) entitled "An Act to amend section twelve of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled 'An Act establishing a public school employees' retirement system and creating a retirement

board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties' as amended" is hereby further amended to read as follows

Two Should an employe so separated from the school service return within three years and restore to the annuity savings fund his or her accumulated deductions as they were at the time of his or her separation the annuity rights forfeited by him or her at that time shall be restored

Each employe who separated from school service prior to the first day of July one thousand nine hundred and twenty-five and who subsequently returned or shall return to school service more than five years' absence shall at retirement for superannuation be entitled to have full credit for each year of service in the public schools of Pennsylvania provided

(a) He or she shall have rendered not less than twenty years of service in the public schools of Pennsylvania prior to reinstatement

(b) He or she shall have restored to the annuity savings fund his or her accumulated deductions as they were at the time of his or her separation

Each employe who separates from school service after the first day of July one thousand nine hundred and twenty-five and who returns to school service after a longer absence than five years shall have his or her annuity rights restored in accordance with the provisions of this paragraph provided he or she fulfills the conditions named in paragraphs (a) and (b) of this clause and in addition thereto (c) shall have left with the retirement board at least twenty per centum of his or her accumulated deductions at the time of his or her separation and (d) shall return to service prior to the age of fifty-nine years

In no case shall an employe who has separated from school service and who later returned to school service after five or more years of absence be eligible to retirement on account of disability until he or she shall have rendered at least three years of service subsequent to such return

In any case the restoration of the accumulated deduction provided herein may be made by the payment of a lump sum or any actuarial equivalent approved by the retirement board

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Farnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Criswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Darrin, | Joyce, | Patton, | Homsher, |
| Dick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 592, as follows:

An Act to amend section one and section seventeen as amended of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" exempting scrip bonds certificates and evidences of indebtedness issued by school districts from taxation under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all personal property of the classes hereinafter enumerated owned held or possessed by any person persons copartnership or unincorporated association or company resident located or liable to taxation within this Commonwealth or by any joint-stock company or association limited partnership bank or corporation whatsoever formed erected or incorporated by under or in pursuance of any law of this Commonwealth or of the United States or of any other State or government and liable to taxation within this Commonwealth whether such personal property be owned held or possessed by such person or persons copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation in his her their or its own right or as active trustee agent attorney-in-fact or in any other capacity for the use benefit or advantage of any other person persons copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation is hereby made taxable annually for county purposes and in cities coextensive with counties for city and county purposes at the rate of four mill on each dollar of the value thereof and no failure to assess or return the same shall discharge such owner or holder thereof from liability therefor that is to say

All mortgages all moneys owing by solvent debtors whether by promissory note or penal or single bill bond or judgment all articles of agreement and accounts bearing interest all public loans whatsoever except those issued by this Commonwealth or instrumentalities thereof or the United States and those made taxable for State purposes by section seventeen hereof all loans issued by any corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government including car-trust securities and loans secured by bonds or any other form of certificate or evidence of indebtedness whether the interest included in the principal of the obligation or payable by the terms thereof except such loans as are made taxable for State purposes by section seventeen hereof all shares of stock in any bank corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government except shares of stock in any bank corporation or limited partnership that may be liable to a tax on its shares or its capital stock for State purposes under the laws of this Commonwealth or relieved from the payment of tax on its shares or capital stock for State purposes by the laws of the Commonwealth all moneys loaned or invested in other States Territories the District of Columbia or foreign countries all other moneyed capital in the hands of individual citizens of the State all stages omnibuses hacks cabs and other vehicles used in transporting

passengers for hire except steam and street passenger railway cars owned used or possessed within this Commonwealth by any person or persons or by any corporate body or bodies all annuities yielding annually over two hundred dollars Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to make any report or pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall return and pay the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for county purposes and in cities coextensive with counties for city and county purposes shall be taxed or taxable for any other local purpose or for State purposes under the laws of this Commonwealth

Section 2 That section seventeen of said act which was last amended by the act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and eighty-five) entitled "An act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled 'An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes' as amended" is hereby further amended to read as follows

Section 17 That all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any and every private corporation incorporated or created under the laws of this Commonwealth or the laws of any other State or of the United States and doing business in this Commonwealth and all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any county city borough township [school district] or incorporated district of this Commonwealth are hereby made taxable in the year one thousand nine hundred and nineteen and annually thereafter for State purposes at the rate of four mills on each dollar of the nominal value thereof Provided That whenever under the provisions of this section any private corporation shall become liable for such taxes upon evidences of indebtedness by it assumed or on which it shall pay interest it shall be the duty of such corporation not later than ten days thereafter to give notice in writing to any person who may at such time be liable for the payment

of any taxes upon such evidences of indebtedness under the provisions of the first section of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) to which this is a further amendment that the corporation has assumed such indebtedness or the payment of the interest thereon and will deduct and pay the taxes imposed thereon by this section Such notice shall also be given before the first day of October of each and every subsequent year during which such corporation is liable for the payment of such interest Where any private corporation shall assume such evidences of indebtedness or the payment of interest thereon prior to the first day of October in any year and shall give notice as hereinbefore provided such corporation shall be relieved from the duty of deducting and paying the taxes imposed by this section for the balance of such year but shall deduct and pay said taxes for the ensuing year and the person to whom such notice shall be given shall for such ensuing year be relieved from the payment of tax under the provisions of section one of said act of June seventeen one thousand nine hundred and thirteen upon such evidence of indebtedness so assumed or on which the corporation shall pay interest Where any private corporation shall assume such evidences of indebtedness or the payment of interest thereon on or subsequent to the first day of October in any year and paying the tax upon such evidences of indebtedness corporation shall be relieved from the duty of deducting and shall give the notice as hereinbefore provided such by it assumed or on which it shall pay interest for the balance of such year and for the ensuing year and the person to whom notice is so given shall pay the tax for the period for which the corporation is relieved upon such evidences of indebtedness so assumed or on which the corporation shall pay interest as provided for in section one of the act of June seventeen one thousand nine hundred and thirteen Neglect or failure on the part of any corporation upon assuming any evidences of indebtedness or becoming liable for the payment of interest thereon to give the notice as herein provided and within the time prescribed shall make such corporation liable for the payment of taxes from the time when such evidences of indebtedness are assumed or for the entire period for which interest shall be paid Neglect or failure to give such notice before the first day of October of each and every subsequent year during which such corporation is liable for the payment of such interest shall make the corporation liable for such taxes for the year following without any deduction from interest due as hereinbefore provided Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from said four mill tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said savings institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporation having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall be liable for the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for State purposes

shall be taxed or taxable for county school or other local purposes

It is the intent of this act that all scrip bonds certificates and evidences of indebtedness made taxable under this section are not taxable under section one (1) of the act to which this is an amendment and that only such scrip bonds certificates and evidences of indebtedness which cannot be made taxable under this section are to be taxed under section one (1) of said act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 612, as follows:

An Act establishing the minimum marriageable age at fifteen years and providing for certain exceptions thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That after October first one thousand nine hundred and twenty-five no license to marry shall issue if either applicant therefor be under the age of fifteen years provided that a judge of the orphans' court shall have discretion to authorize a license to be issued by the clerk of the orphans' court in special cases where one or both persons are under the age of fifteen years

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 656, as follows:

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended be hereby further amended by the addition of section one thousand four hundred and forty-one to read as follows

Section 1441 Definition of cost of tuition The term "cost of tuition" or the term "cost of tuition text-books and school supplies" as used in article fourteen of the act to which this is an amendment shall be after the first day of July one thousand nine hundred and twenty-five include the cost of the following items and no others (1) Instruction including salaries of members of the teaching and supervisory staff and attendance of teachers at institutes (2) Text-books and school supplies and (3) Fuel light water and janitor service Calculation of the cost of tuition in any district shall be made separately for elementary and high school pupils respectively The board of school directors in any district maintaining an elementary school which is attended by any pupils residing in another district as herein provided shall at the close of the term properly certify to the board of school directors of the district in which such pupils reside The names of all such pupils and the length of time they attended said elementary school together with an itemized statement of the cost of tuition as herein defined for such attendance which shall not exceed the cost of tuition for other pupils in said elementary school pursuing similar studies for the same length of time and the cost of such tuition shall within thirty days after having been so certified be paid to the district maintaining such elementary school by the district to which the same was certified The per capita cost of tuition herein specified shall be computed upon the basis of the average daily attendance in said elementary school for the entire school term

Provided further That the board of school directors of any school district in which there is located an elementary school receiving a share of any appropriation for the salaries of elementary school teachers shall deduct its share of the last such appropriation received for the teacher or teachers in said elementary school from the total cost of tuition before computing the per capita cost of tuition in order to certify the expense for pupils attending the same from other districts

Section 2 That article seventeen of said act as amended be hereby further amended by the addition of section one thousand seven hundred and sixteen to read as follows

Section 1716 Definition of cost of tuition The term "cost of tuition" or the term "cost of tuition text-books and school supplies" as used in article seventeen of the act to which this is an amendment shall after the first day of July one thousand nine hundred and twenty-five include the cost of the following items and no others

(1) Instruction including salaries of members of the teaching and supervisory staff and attendance of teachers at institutes (2) Text-books and school supplies and (3) Fuel light water and janitor service Calculation of the cost

of tuition in any district shall be made separately for elementary and high school pupils respectively. The per capita cost of tuition herein specified shall be computed upon the basis of the average daily attendance for the entire school term.

Section 3 That section one thousand seven hundred and eight of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and fifty-five) entitled "An Act to amend section one thousand seven hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" be hereby further amended to read as follows

Section 1708 The board of school directors in any district maintaining a high school which is attended by any pupils residing in another district as herein provided shall at the close of the term properly certify to the board of school directors of the district in which such pupils reside the names of all such pupils and the length of time they attended said high school together with an itemized statement of the cost of tuition [text-books and supplies] for such attendance which shall not exceed the cost of tuition [text-books and supplies] of other pupils in said high school pursuing similar studies for the same length of time and the cost of such tuition [text-books and supplies] unless a different basis of cost has been mutually agreed upon by the boards of school directors shall within thirty days after being so certified be paid to the district maintaining such high school by the district to which the same was so certified. The per capita cost herein specified shall be computed upon the basis of the average daily attendance in said high school for the entire school term. Provided That a district maintaining grades seven and eight shall not be liable for tuition of pupils attending the seventh and eighth grades of a junior high school or six year high school in another district except as is provided in section one thousand four hundred and four of this act

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 907, as follows:

An Act to repeal the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and town-

ships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-----------|-----------|------------|----------------|
| Aron, | Einstein, | Lanius, | Salus, |
| Baldwin, | Eyre, | Leslie, | Schantz, |
| Barr, | Freeman, | MacDade, | Snyder, |
| Baumer, | Gelder, | Mansfield, | Sones, |
| Bonbrake, | Griswold, | Miller, | Steele, |
| Brown, | Harris, | North, | Stites, |
| Buckman, | Heaton, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Phipps, | Homsher, |
| DeWitt, | Kunkle, | Quigley, | Pres. Pro Tem. |
| Earnest, | Kutz, | | |

NAYS—2.

| | |
|--------|-------------|
| Betts, | Culbertson, |
|--------|-------------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 113, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 117, entitled:

An Act making an appropriation to the Board of Trustees of the Laurelton State Village at Laurelton Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 131, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making an appropriation for carrying the same into effect

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 329, entitled:

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof prohibiting the sale offering or exposing for sale exchange or giving away thereof in certain cases unless registered regulating the manufacture bottling preparation mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof creating a special fund in the State Treasury and providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 443, entitled:

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Einstein, | Kutz, | Salus, |
| Barr, | Earnest, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Heaton, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Phipps, | |

NAYS—1.

Stites,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 800, (House Bill No. 368), entitled:

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 929, (House Bill No. 516), on third reading, entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 931, (House Bill No. 750), entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or in-

jured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Krause, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Baumer, | Einstein, | Lanius, | Schantz, |
| Betts, | Eyre, | Leslie, | Sones, |
| Brown, | Freeman, | MacDade, | Stites, |
| Buckman, | Harris, | Mansfield, | Vare, |
| Culbertson, | Heaton, | Miller, | Woodward, |
| Daix, | Huffman, | Patton, | Homsher, |
| Davis, | Joyce, | Phipps, | Pres. Pro Tem. |

NAYS—12.

| | | | |
|-----------|-----------|----------|--------------|
| Barr, | Gelder, | North, | Snyder, |
| Bonbrake, | Griswold, | Norton, | Steele, |
| Derrick, | Kunkle, | Painter, | Weingartner, |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

HOUSE MESSAGES.

SENATE INSISTS UPON ITS AMENDMENTS TO HOUSE BILL No. 189.

The Clerk of the House of Representatives, being introduced, presented communication from the House of Representatives informing the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 189, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. NORTH. Mr. President, I move that the Senate insist upon its amendments to the foregoing bill, and that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. CULBERTSON. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Schantz, North and Sones be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 242, (Senate Bill No. 1057), entitled:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties

from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed

Which was committed to the Committee on Judiciary General.

House Bill No. 374, (Senate Bill No. 1058), entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage house warehouse second hand store or junk shop to notify anyone making claim title in certain goods held in storage of an intention to remove sell or dispose of the same and providing a penalty.

Which was committed to the Committee on Judiciary General.

House Bill No. 869, (Senate Bill No. 1059), entitled:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium.

Which was committed to the Committee on Education.

House Bill No. 96, (Senate Bill No. 1060), entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

Which was committed to the Committee on Judiciary General.

House Bill No. 1236, (Senate Bill No. 1061), entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An Act authorizing boroughs to redeem outstanding bonds and for that purpose issue and sell new interest-bearing bonds and to provide a fund for the redemption thereof"

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1238, (Senate Bill No. 1062), entitled:

An Act repealing an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An Act authorizing boroughs to sell certain real estate and prescribing procedure to be followed and validating sales not made in accordance with said act."

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1270, (Senate Bill No. 1063), entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" as amended

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania.

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committee at to-day's session be read the first time.

Mr. BUCKMAN. Mr. President, I second the motion.

It was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 384, (House Bill No. 271), entitled:

An Act allowing a rebate and imposing a penalty in the collection of county taxes assessed in the cities of the third class in counties of the fifth class in this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 413, entitled:

An Act to provide for the equalization of educational opportunity and the encouragement of the study of citizens by recognition of extension education for boys and girls who are employed, and for adults as a function of the public schools of this Commonwealth, and to facilitate the proper organization and administration of such extension education.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 501, (House Bill No. 583), entitled:

An Act enabling cities of any one class and the cities of two or more classes uniting together for the same purpose to form and organize Leagues hold annual conventions for the study and consideration of such municipal affairs as concern and pertain to the cities comprising the League send delegates thereto and providing for the payment of the necessary costs and expenses of such Leagues conventions and the sending of the delegates thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 580, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 583, entitled:

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 624, (House Bill No. 690), entitled:

An Act fixing the salaries of the county commissioners, county controller, recorder of deeds and clerk of courts in counties of the third class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 665, (House Bill No. 529), entitled:

An Act providing for the payment by counties and poor districts of the salaries of officers where pending the settlement of a dispute the salary paid to such officer was less than the amount to which he was legally entitled.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 952, (House Bill No. 394), entitled:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and ninety-six) entitled "An Act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships, vessels and boats and wharves, piers, bulkheads, docks, slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction, extension or alteration of any bridge wholly within the State.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 953, (House Bill No. 432), entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred sixty-three) entitled "An Act relating to the organization, jurisdiction and procedure of the orphans' courts, the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 955, (House Bill No. 811), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 959, entitled:

An Act providing for the protection of the public health, and the prevention of fraud and deception, by regulating the weighing, testing, buying, and selling of milk and cream; providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 984, (House Bill No. 670), entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 985, (House Bill No. 757), entitled:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 989, (House Bill No. 883), entitled:

An act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hun-

dred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions for the certification of supervisory officials employed by school districts.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 991, (House Bill No. 958), entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by allowing boards of school directors, to acquire school sites, playgrounds, or buildings in another district.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 992, (House Bill No. 965), entitled:

An act to amend section one of an act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred forty-five) entitled "An act relating to mandamus" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 993, (House Bill No. 967), entitled:

An act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' where such contracts have been either in whole or in part performed by the contractor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 994, (House Bill No. 969), entitled:

An act providing that borough records may be typewritten and validating records heretofore typewritten.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1001, (House Bill No. 1041), entitled:

An act providing constables' fees for service of writs in juvenile cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1005, (House Bill No. 1110), entitled:

An act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and right and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State, defining certain of their powers right and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1008, entitled:

An act to amend clause forty-one of section two, article one, Chapter five, of the act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1010, entitled:

An act authorizing registers of wills in counties of the fourth class to appoint a solicitor prescribing the duties of said solicitor; and fixing his salary.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1011, entitled:

An act providing for the paving, repaving, repairing and maintenance of the roadbed of street railway lines in streets and highways, and fixing the obligations of persons and corporations owning, leasing or operating such lines with respect to the paving, repaving, repairing and maintenance of such streets and highways.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1016, entitled:

An act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1020, entitled:

An act authorizing Sheriffs in Counties of the third class to appoint a Solicitor, prescribing the duties of such Solicitor, fixing his term, and providing for the fixing of his salary.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1032, entitled:

An Act to amend an act, approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1057), entitled "An act to amend Section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1202), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth and making an appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships, and associations under the supervision of the Banking Department; and making an appropriation," extending said commission for a further period of two years; and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1037, entitled:

An Act creating a commission to investigate the situation with regard to the Normal Schools of the Commonwealth; defining the powers and duties of the commission; and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1039, (House Bill No. 287), entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1044, (House Bill No. 773), entitled:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (P. L. 99) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred fifty-five entitled 'An act empowering railroad companies to employ police force'" by extending the same to certain other companies.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1047, (House Bill No. 1060), entitled:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. JOYCE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 6:06 P. M. until Wednesday morning, March 25th, at 11 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, March 24, 1925.

The House met at 11:00 o'clock A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

O Thou eternal God, whose presence bright all space doth occupy and all motion guide, we pray Thee that on this bright sunshiny morning we may all be brought into Thy sunshine and into Thy light, not only to know what our duty is, but to have power to do our duty. Bless this House today; bless every member here; bless every employee and every one in Thy presence, and help us all as fellow workers in this State to do everything we can to advance its interests and the interests of the people, we ask in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Bush, the further reading was dispensed with and the Journal approved.

LEAVE OF ABSENCE.

Mr. LUDLOW asked and obtained leave of absence for Mr. Storb.

BILLS INTRODUCED AND REFERRED.

By Mr. WHEELER. HOUSE BILL No. 1454.

An Act making an appropriation to the Board of Trustees of the Warren State Hospital, at North Warren, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HEFFERNAN. HOUSE BILL No. 1455.

An Act to provide for State registration of Osteopathic Nurses, to establish in the Department of Public Instruction a departmental administrative board, to be known as State Board of Examiners for the Registration of Osteopathic Nurses in connection therewith, and to provide penalties for the violation of certain provisions regarding registration.

Referred to the Committee on Public Health and Sanitation.

By Mr. NEELY. HOUSE BILL No. 1456.

An Act to amend section one of the act approved the seventeenth day of April one thousand nine hundred and twenty-one, (P. L. 863), entitled "An act to amend an act, approved the twenty-fourth day of May, one thousand eight hundred

and eighty-seven, (P. L. 182), entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room, or quarters within said cities, in addition to the annual appropriation by the Legislature,' fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops, and similar units of the National Guard, and extending the provisions of said act to counties," authorizing cities and counties to make appropriations for units and divisions of United States Naval Reserve officers.

Referred to the Committee on Military.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1457.

An Act creating a commission in the Department of Property and Supplies; providing for the acquisition of the site of General Anthony Wayne's encampment at Legionville, Beaver County; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. BAGSHAW. HOUSE BILL No. 1458.

An Act to amend section three hundred and ninety-seven, of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended.

Referred to the Committee on Counties and Townships.

By Mr. FRYE. HOUSE BILL No. 1459.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. BURD P. EVANS. HOUSE BILL No. 1460.

An Act to further amend section ten of an act, approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same, requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth gov-

erning same, providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. HART. HOUSE BILL No. 1461.

An Act providing for the erection by the Commonwealth of a statue to commemorate the services of colored soldiers in the various wars in which the United States has been engaged; creating a commission; making an appropriation therefor; and providing for the care and maintenance thereof.

Referred to the Committee on Military.

By Mr. STARK. HOUSE BILL No. 1462.

An Act to establish as a State Highway a certain section of public road in the county of Wyoming.

Referred to the Committee on Public Roads.

By Mr. STARK. HOUSE BILL No. 1463.

An Act providing for the construction, improvement and maintenance of State highways to connect certain borough and township thorough-fares with main highways.

Referred to the Committee on Public Roads.

By Mr. MARCUS. HOUSE BILL No. 1464.

An Act conferring upon cities of the second class the power to authorize the construction, maintenance, and use of overhead passageways across, and of underground passageways beneath, public highways by owners or lessees of the abutting properties, and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities.

Referred to the Committee on Municipal Corporations.

By Mr. HUBER. HOUSE BILL No. 1465.

An Act regulating transfers of real estate in cities of the second class which have not established a Bureau of Deed Registry, and providing a penalty.

Referred to the Committee on Judiciary Special.

By Mr. HAWS. HOUSE BILL No. 1466.

An Act authorizing cities of the first class to acquire land for the purpose of holding public expositions celebrating Sesqui-Centennials, to lay out, open and improve streets, avenues or boulevards in connection therewith, and to pass ordinances, incur indebtedness and make appropriations therefor and providing procedure for the condemnation of such lands, and appeals therefrom.

Referred to the Committee on Centennial Affairs.

By Mr. GRIFFITH. HOUSE BILL No. 1467.

An Act to establish as a State Highway a certain section of public road in the county of Indiana.

Referred to the Committee on Public Roads.

By Mr. MacMILLAN. HOUSE BILL No. 1468.

An Act to establish as a State Highway a certain section of public road in the county of Clarion.

Referred to the Committee on Public Roads.

By Mr. MILLAR. HOUSE BILL No. 1469.

An Act fixing the salary of the chief deputy sheriff in counties of the first class.

Referred to the Committee on Judiciary Special.

By Mr. McKIM. HOUSE BILL No. 1470.

An Act to amend section one of the act approved the tenth day of May, one thousand nine hundred and seventeen (P. L. 158), entitled "An act to authorize counties, cities, boroughs, towns, townships, school districts, and poor districts to require a bond to protect labor and material-men, and providing for suits thereon by laborers and material-men furnishing labor and material in and about the erection, alteration, addition, and repair of public buildings."

Referred to the Committee on Judiciary General.

By Mr. McKIM. HOUSE BILL No. 1471.

An Act making an appropriation to the Armory Board to continue and complete the erection of the General Albert J. Logan Armory, at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. LONG. HOUSE BILL No. 1472.

An Act to provide for the restoration of the historic name "Valley Forge Cantonment," to the camp ground of the American Army at Valley Forge.

Referred to the Committee on Military.

By Mr. BURD P. EVANS. HOUSE BILL No. 1473.

An Act to amend sections eleven, thirteen and eighteen of Article one, Chapter three of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by requiring the written consent of a majority of the freeholders of a township, before a part of such township may be annexed to any borough.

Referred to the Committee on Municipal Corporations.

By Mr. METZGER. HOUSE BILL No. 1474.

An Act to amend section sixteen of the act approved the eleventh day of May, one thousand nine hundred and twenty-one, (P. L. 523), entitled "An act relating to dogs; and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs; and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on Certain State, county, city, borough, town and township officers and employes; directing the payment of all moneys collected into the State Treasury, and making an appropriation thereof; and providing penalties," as amended; by providing for the return to the various counties of a part of the money collected from license fees therein, and its use by the counties.

Referred to the Committee on Agriculture.

By Mr. FLINCHBAUGH. HOUSE BILL No. 1475.

An Act providing for the appointment of Boards of Prison Directors in all counties of the third, fourth and fifth classes, vesting in such board the exclusive control, discipline, safe-keeping and employment of prisoners, and the government and management of said jails or county prisons, and repealing all laws, local, special or general conflicting therewith.

Referred to the Committee on Counties and Townships.

By Mr. HARER. HOUSE BILL No. 1476.

An Act to amend section two of the act approved the twentieth day of June, one thousand nine hundred and nineteen, (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal," as amended.

Referred to the Committee on Judiciary General.

By Mr. HARER. HOUSE BILL No. 1477.

An Act to repeal the act approved the second day of May, one thousand eight hundred and ninety-nine, (P. L. 184), entitled "An act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandise, and providing for the collection of said tax."

Referred to the Committee on Ways and Means.

By Mr. RHODES. HOUSE BILL No. 1478.

An Act to further amend section three of the act approved the twelfth day of July, one thousand nine hundred and thirteen, (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Referred to the Committee on Elections.

By Mr. HENDERSON. HOUSE BILL No. 1479.

An Act to protect the woodchuck, commonly called groundhog; declaring the woodchuck a game animal, fixing an open season; and providing a penalty for violations.

Referred to the Committee on Game.

By Mr. McCAIG. HOUSE BILL No. 1480.

An Act providing for the payment quarterly by counties of the expenses of keeping convicts in the penitentiaries.

Referred to the Committee on Counties and Townships.

By Mr. FRYE. HOUSE BILL No. 1481.

An Act for the protection of stockholders of and depositors in banks, banking institutions and trust companies by requiring notice of sale of securities to officers and employes thereof to be served upon the directors thereof and forwarded to the Secretary of Banking.

Referred to the Committee on Banks and Banking.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1482.

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen.

Referred to the Committee on Municipal Corporations.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1483.

An Act making an appropriation to the widow and children of John T. Coax, former guard at the Western Penitentiary of Pennsylvania, who was killed by rebellious prisoners.

Referred to the Committee on Appropriations.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1484.

An Act making an appropriation to the widow and children of John A. Pieper, former Assistant Deputy Warden of the Western Penitentiary of Pennsylvania, who was killed by rebellious prisoners.

Referred to the Committee on Appropriations.

By Mr. BLAIR. HOUSE BILL No. 1485.

An Act requiring telephone companies operating in the same territory to make connections and to provide for the interchange of messages; regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission.

Referred to the Committee on Corporations.

By Mr. ALEXANDER. HOUSE BILL No. 1486.

An Act creating a commission to investigate the situation with regard to State Owned Institutions of the following classes, to wit, Mental Health Hospitals; Institutions for the Feeble Minded; Medical Hospitals; and Schools for the Training of the Deaf; defining the power and duties of the Commission; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. HOUSE BILL No. 1487.

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the completion of the main cell block at the penitentiary in Centre County.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. HOUSE BILL No. 1488.

A Joint Resolution providing for a commission to meet with similar commissions of other States to study and consider the laws of the several states relating to the registration and operation of motor vehicles and the imposition of gasoline and liquid fuels taxes; providing for its report to the legislature; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. HOUSE BILL No. 1489.

An Act providing for the payment of traveling expenses to sheriffs and their deputies in counties of the fourth class.

Referred to the Committee on Judiciary Special.

By Mr. ALEXANDER. HOUSE BILL No. 1490.

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the erection and construction of a reservoir.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. HOUSE BILL No. 1491.

An Act to further amend section twenty-one of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 403), entitled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture or devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," by preventing the disinheriting of natural children under the age of sixteen years.

Referred to the Committee on Judiciary Special.

By Mr. ALEXANDER. HOUSE BILL No. 1492.

An Act to further amend section one of the act approved the twenty-first day of May, one thousand nine hundred and thirteen (P. L. 285), entitled "An act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town or township taxes, respectively; and providing for the sale of such lands for taxes," by requiring notice of any such sale to be served upon the owner of the property, or upon the terre tenant and a copy thereof posted on the premises.

Referred to the Committee on Counties and Townships.

By Mr. McBRIDE. HOUSE BILL No. 1493.

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania, by adding thereto an additional section.

Referred to the Committee on Constitutional Reform.

By Mr. HORN. HOUSE BILL No. 1494.

A Joint Resolution proposing an amendment to Article fifteen of the Constitution of the Commonwealth of Pennsylvania by adding thereto section four.

Referred to the Committee on Municipal Corporations.

By Mr. HORN. HOUSE BILL No. 1495.

A Joint resolution proposing an amendment to Article fifteen of the Constitution of the Commonwealth of Pennsylvania by adding thereto section five.

Referred to the Committee on Municipal Corporations.

By Mr. PARKINSON. HOUSE BILL No. 1496.

An Act to amend sections one, five, six, seven, eight, nine, and ten of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred and two), entitled "An act relating to mattresses, pillows, bolsters, feather beds, comfortables, cushions, and upholstered furniture; regulating the making, re-making, renovating, sterilizing, disinfecting, sale, leasing, delivering, and consigning thereof, and the possession thereof with intent to sell, lease, deliver or consign."

Referred to the Committee on Public Health and Sanitation.

By Mr. MARSHALL. HOUSE BILL No. 1497.

An Act providing for the appointment of special detectives in counties of the fifth class.

Referred to the Committee on Judiciary General.

By Mr. EDWARD BROWN. HOUSE BILL No. 1498.

An Act relating to baled hay and straw, regulating the pressing, sale and shipment thereof, and providing penalties.

Referred to the Committee on Judiciary General.

By Mr. McGOWAN. HOUSE BILL No. 1499.

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Referred to the Committee on Judiciary Special.

By Mr. BALDI. HOUSE BILL No. 1500.

An Act authorizing the establishment and maintenance of branches by banks having their principal place of business in a city, the population of which is in excess of one million five hundred thousand inhabitants, providing penalties and remedies in case of violation, and repealing existing laws.

Referred to the Committee on Banks and Banking.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 232. (HOUSE BILL No. 1501).

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor when they have not been filed in time.

Referred to the Committee on Judiciary General.

SENATE BILL No. 309. (HOUSE BILL No. 1502).

An Act imposing a poll tax for county purposes in counties of the third class on male and female residents over the age of twenty-one years and abolishing the occupation tax.

Referred to the Committee on Elections.

SENATE BILL No. 359. (HOUSE BILL No. 1503).

An Act relating to the operation and administration of the Cheyney Training School for Teachers, discontinuing said school as a part of the Public School System, changing its name providing for its operation and administration as a State School for teacher training with departments for technical and vocational training under a departmental administrative board within the Department of Public Instruction.

Referred to the Committee on Education.

SENATE BILL No. 397. (HOUSE BILL No. 1504).

An Act providing that at the close of each general municipal primary and special election in counties of the second class the contents of the ballot box in each district shall be deposited as a court record with the prothonotary of the county and providing for its preservation and inspection, repealing acts inconsistent herewith.

Referred to the Committee on Elections.

SENATE BILL No. 517. (HOUSE BILL No. 1505).

An Act validating ordinances and proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor.

Referred to the Committee on Judiciary General.

SENATE BILL No. 549. (HOUSE BILL No. 1506).

An Act relating to private roads prescribing the time within which approved private roads must be physically opened invalidating proceedings for opening of such roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor.

Referred to the Committee on Public Roads.

SENATE BILL No. 581. (HOUSE BILL No. 1507).

An Act to further amend section two thousand one hundred and eight of an act approved the eighteen day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

SENATE BILL No. 582. (HOUSE BILL No. 1508).

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the

work of construction and maintenance of meadow-banks and dykes at or near the boundary line between said cities and adjoining counties.

Referred to the Committee on Municipal Corporations.

SENATE BILL No. 658. (HOUSE BILL No. 1509).

An Act fixing the salary of the Secretary of Mines in the Commonwealth of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 659. (HOUSE BILL No. 1510).

An Act creating a State Council for the Blind as a departmental administrative board within the Department of Welfare and defining its powers and duties.

Referred to the Committee on Education.

SENATE BILL No. 662. (HOUSE BILL No. 1511).

An Act making an appropriation to the Department of Welfare for the State Council for the Blind.

Referred to the Committee on Appropriations.

SENATE BILL No. 892. (HOUSE BILL No. 1512).

An Act to repeal the act approved the tenth day of April one thousand eight hundred and seventy-three (Pamphlet Laws, six hundred sixty-one), entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland."

Referred to the Committee on Judiciary Special.

SENATE BILL No. 896. (HOUSE BILL No. 1513).

An Act authorizing the court for the County of Allegheny to appoint interpreters and providing for their compensation.

Referred to the Committee on Judiciary General.

SENATE BILL No. 902. (HOUSE BILL No. 1514).

An Act to amend section one of the act approved the seventh day of July, one thousand nine hundred and thirteen (Pamphlet Laws, six hundred and ninety-three), entitled "An act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by article eighteen, section one of the Constitution" as amended.

Referred to the Committee on Judiciary General.

SENATE BILL No. 905. (HOUSE BILL No. 1515).

An Act to amend clause nine, section nine of article seven of chapter six as amended of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

SENATE BILL No. 957. (HOUSE BILL No. 1516).

An Act fixing the salary of county commissioners in counties of the fourth class.

Referred to the Committee on Counties and Townships.

REPORTS FROM COMMITTEES.

Mr. BIDEISPACHER, from the Committee on Judiciary General, reported as committed House Bill No. 1278, entitled:

An Act to repeal an act approved the tenth day of April, one thousand eight hundred and seventy-three, (P. L. 600), entitled "An act in relation to legal advertisements in the county of Lycoming."

Mr. TALBOT, from the Committee on Counties and Townships, reported as committed House Bill No. 1357, entitled:

An Act for the distribution by the Commonwealth and counties to townships and school districts of moneys received from the United State from Forest Reserves within the Commonwealth.

Mr. MATHAY, from the Committee on Ways and Means, reported as amended House Bill No. 536, entitled:

A Joint Resolution proposing an amendment to article nine, section eight of the Constitution of the Commonwealth of Pennsylvania.

Mr. W. T. BELL, from the Committee on Counties and Townships, reported as committed House Bill No. 1381, entitled:

An Act validating certain seated tax sales held by the county treasurer in counties of the eight class, made pursuant to the provisions of section forty-one of an act approved the twenty-ninth day of April, one thousand eight hundred and forty-four, (P. L. 486), entitled "An act to reduce the state debt, and to incorporate the Pennsylvania canal and railroad company," and the amendments thereto invalidating treasurer's deeds delivered in pursuance of such sale.

Mr. HOWE, from the Committee on Counties and townships, reported as committed House Bill No. 1161, entitled:

An Act validating certain assessments in townships of the first class heretofore made for the cost of the construction of sewers, and extensions thereto and providing for the collection of such assessments and the filing of municipal claims therefor.

Mr. BAGSHAW, from the Committee on Agriculture, reported as committed House Bill No. 1425, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare, or to furnish any other than standard time in the course of business.

Mr. TALBOT, from the Committee on Counties and Townships, reported as amended House Bill No. 977, entitled:

An Act to amend an act approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 258), entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties," as amended.

Mr. MARSHALL, from the Committee on Banks and Banking, reported as committed, House Bill No. 1348, entitled:

An Act to amend section two of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three (P. L. 779), entitled "An act for the registration and regulation of certain individuals and entities selling, offering for sale or delivery, soliciting subscriptions to or orders for, or undertaking to dispose of, inviting offers for or inquiries about, or dealing in any manner in, securities defined herein; conferring powers and imposing duties on the Commissioner of Banking, and otherwise providing for the administration of this act; prescribing penalties: and making an appropriation;" exempting building and loan associations, banks, savings banks and trust companies from the provisions of the act.

Mr. GOEHRING, from the Committee on Federal Relations, reported as amended, House Bill No. 181, entitled:

An Act concerning the Flag of the United States of America and other flags; and revising, amending, consolidating and changing the law relating thereto.

Mr. BIDEISPACHER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1441, (Senate Bill No. 529), entitled:

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties.

Mr. MARCUS, from the Committee on Elections, reported as committed, House Bill No. 1083, (Senate Bill No. 378), entitled:

An Act fixing the pay of election officers and clerks in counties of the second class.

RESOLUTION No. 10.

Mr. NORTH: Mr. Speaker, I desire to call up at this time Resolution No. 10, Senate file folio 2255.

The SPEAKER: The Clerk will read the resolution.

The Clerk read the resolution as follows:

Whereas There are filed in the Office of the Auditor General of Pennsylvania sundry letters discharges pay rolls reports and official papers relating to the War for the Suppression of the Rebellion one thousand eight hundred and sixty-one to one thousand eight hundred and sixty-five and which should properly be filed with records of said War in the Office of the Adjutant General of Pennsylvania to complete its records therefore be it

Resolved (if the Senate concur) That the Auditor General of Pennsylvania is hereby authorized to transfer to the Adjutant General such letters discharges pay rolls reports and official papers as may be on file in the Auditor General's Office to be filed with the records of the War for the Suppression of the Rebellion The Adjutant General to furnish and file with the Auditor General of Pennsylvania a proper receipt for all such letters discharges pay rolls reports and official papers transferred under the provisions of this resolution

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION No. 3.

Mr. HAYS: Mr. Speaker, I desire to call up at this time Resolution No. 3, file folio 1237, and ask its adoption.

The SPEAKER: The Clerk will read the resolution.

The Clerk read the resolution as follows:

Whereas The City of Philadelphia with customary patriotism and initiative has arranged for the celebration of the birth of American Independence by the holding of a Sesqui-Centennial during the year one thousand nine hundred and twenty-six in which the various commonwealths of the United States and the nations of the world will be invited to participate and

Whereas The Hon W Freeland Kendrick the Mayor of the City of Philadelphia has extended an invitation to the Commonwealth for its participation in this the first great international exposition to be held in the Eastern part of the Nation since one thousand eight hundred and seventy-six and

Whereas The President of the United States has signified his approval of the celebration of the important occasion in the manner planned by the authorities of the said City of Philadelphia and has recommended to the Congress of the United States that immediate action be taken to insure the co-operation of the United States therein and will officially invite the foreign governments to participate and

Whereas It is essential to the success of the celebration that the Commonwealth of Pennsylvania should prominently participate therein therefore be it

Resolved (If the Senate concur) That the Commonwealth through its Legislature accept the invitation of the Mayor of the City of Philadelphia to take part in the Sesqui-Centennial celebration of the birth of our Nation in the year one thousand nine hundred and twenty-six in the City of Philadelphia and be it further

Resolved That appropriate legislation shall be immediately prepared and introduced to secure such participation there-

in by the erection of a suitable building upon the Exposition Grounds for the housing of the educational and commercial exhibits of the Commonwealth in order to demonstrate to the world the value and importance of her manufactured mineral and agricultural products

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 390, 687, AND 732.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 390, entitled, "An Act to amend section two of an act approved the seventeenth day of April one thousand eight hundred and sixty-six (Pamphlet Laws one hundred and ten) entitled 'An act relating to poor houses and lands'".

House Bill No. 687, entitled, "An Act authorizing any city of the third class to acquire by purchase all the facilities improvements and franchises of any water corporation operating partly within and partly without the limits of the said city and having obtained the same to supply water to persons corporations and municipalities both within the limits of the city and the territory before served by the water corporation without the city requiring that before so doing the approval of the Public Service Commission be had of the action of the selling company and of the municipal purchase and of the rendering of this service by the Municipality and regulating the procedure for obtaining this approval permitting the city to classify the service outside of the city as different from the service within the city as to rates and otherwise and subjecting the service by the city beyond its limits to the same regulation and control by the Public Service Commission as to rates service and otherwise as though in the territory thus served beyond the limits of the city the serving was by a water corporation and providing that higher rates or different regulations for the district outside of the city limits shall not be held to be unjustly discriminatory for the sole reason that they are different from those in force in the city".

House Bill No. 732, entitled, "An Act authorizing and regulating the establishment and operation by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the acquisition of property for such hospitals by the power of eminent domain the incurring of indebtedness and the levying of taxes the appointment of an advisory board authorizing counties to pay for patients cared for in hospitals of other counties authorizing counties to receive gifts or trust funds for the erection and maintenance of such hospitals validating proceedings elections and erections under existing laws repealed by this act and all indebtedness incurred in connection therewith".

GIFFORD PINCHOT.

QUESTION OF PERSONAL PRIVILEGE.

Mr. HEFFERNAN. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. HEFFERNAN. Mr. Speaker and members of the House, I desire to call to the attention of the members of the House that tonight is the banquet night; that all arrangements have been complete to give you a very fine and en-

joyable evening. We would ask that each and every one of you be in your seats in the banquet hall at 7:30 P. M. Now if all of you have not secured your tickets I would suggest that you do so before noon today, for there are few reservations left—7:30 P. M. tonight at the Penn Harris Hotel.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration if House Bill No. 637, entitled:

An Act to amend section seventy-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STADTLANDER. Mr. Speaker and members of the House, this is a bill which allows a jury in a case of murder in the first degree, to say whether or not it shall be life imprisonment. I have always opposed any legislation which will reduce capital punishment and we must have a deterrent. How many cases do you really have of murder in the first degree? And the person should be electrocuted because of a crime that was so heinous that it almost shattered the public by reason of its overwhelming, we might say, vehemence. I say that this bill should not pass, and we should retain upon the statute books of Pennsylvania the capital punishment idea. A man who is sentenced for life in a short time comes along and then he asks for a pardon, and you know that our pardon board here in the past has been more or less liberal in granting pardons. Therefore, I ask that the members vote this bill down for the reason that we must have a deterrent in order to prevent people from committing murders.

Mr. STAUDENMEIER. Mr. Speaker and members of the House, let me direct your attention to the fact that of recent date many juries have come in with a verdict of first degree murder and recommended the prisoner to the mercy of the court. No doubt the sponsor of the bill has cases of that kind in mind. Under the code of 1860, on a verdict of first degree murder, the presiding judge has absolutely no discretion as to the penalty. Those of us who are attorneys know that the judge and the attorneys for the defense, and the attorney for the prosecution, cannot bring before the juries the penalties involved, hence many jurors, ignorant of the Code of 1860, oftentimes find a verdict of first degree in a homicide case and recommend the prisoner to the mercy of the court. That is putting the court in this position: He has absolutely no discretion; he must impose the death penalty. If this bill were enacted into a law, the jury could state by their verdict whether the death penalty shall be the punishment, or whether life imprisonment should be the punishment. I think it is a salutary bill; it is a bill that should be passed by all means. This idea of electrocution being a deterrent has been exploded in many, many instances. Life imprisonment is feared by the average criminal far more than any death penalty. When a man has become so hardened that he will in cold blood wilfully, deliberately and maliciously kill

another, it shows his absolute disregard for life; and so far as the deterrent effect is concerned, send that man back of the bars for life and I venture to say in Pennsylvania, you will have less homicide cases.

Mr. ALEXANDER. They speak about the death penalty being a deterrent for murder. It is all right to talk about, but when you compare states where they have the death penalty to the states where they don't have it, we find they don't have any more murders, not as many murders, in Michigan as we have in Pennsylvania and in New York and other states where they have the capital punishment. Let that go. Personally I have always had my doubts, I have always had my question as to the rights of anyone to take the life of another, it makes no difference to me whether in due course of law or how it happens. That commandment, "Thou shalt not kill," means you and me and every man, and I do not care who it is. Revenge with me is another expression that I find here. That is not with us. It is with the power above to revenge.

Take it on the other hand: come down to the practical application of this case. Only last week,—no, two weeks ago,—I happened to be before the board of pardons, not pleading a case for anyone, but listening to another case being heard, in which a capital punishment case was being argued. The Assistant District Attorney from Philadelphia, Mr. Fox, represented the Commonwealth, and I just forget at the present time who represented the applicant for pardon; but as was said there in that case, all the ingredients of murder in the first degree were present, and yet there were extenuating circumstances, whereby if a jury had the right, they would have said, perhaps, that this man should be sentenced for life. It was agreed there by the Assistant District Attorney, as well as the pardon board, that in cases of that kind, just as the gentleman from Schuylkill has said, the judge is powerless and if the jury follows their oath under the law and the charge of the court, they are powerless, because they are bound to take the hard and fast rules of law and evidence and find the verdict accordingly. There are many, many times that there are extenuating circumstances. For instance, I will give you one: A man in Delaware county, some years ago, went home—and this was not the first time this happened, it happened a number of times—another man had been paying attention to his wife; he went home on this occasion and found that man in his home again. The man and his wife went out the back door and went down to the man's home, a square away. The husband went upstairs and got his revolver and went a square after this man and there, in cold blood, he shot him; with all the ingredients of murder in the first degree, premeditation, getting a deadly weapon, pointing a deadly weapon at a vital part, everything here present of the ingredients of murder in the first degree. As it happened, I was able to get that man off with involuntary manslaughter, which was a victory under the circumstances, of course; but that jury had to violate their oath in order to do it, they had to absolutely violate their oath to do it. Now, with a law of this kind in the statute books, no jury will be obliged to violate its oath, and they can find a verdict according to the evidence, without violating their consciences or their oaths, and it seems to me from all the standpoints, humane as well as any other, this is a good bill.

Mr. WITKIN. Mr. Speaker and members of the House, in rising at this time, I feel it proper that I ought to read a letter which was sent to me by the District Attorney's Office at Philadelphia in response to an inquiry that I had made from them, and with your permission I will read the letter at this time:

"My dear Mr. Witkin: I have taken up with Mr. Rotan Mr. Guerin's House Bill No. 637, providing for the fixing of the penalty in first degree murder cases by the jury. The bill meets with Mr. Rotan's approval, and you can say that the Philadelphia District Attorney is anxious that the Legislature should pass it. Within the next few days, I hope to prepare a little memorandum in support of this bill."

I may say that the letter reflects the attitude of the District Attorney of Philadelphia. The question involved in this bill, in my opinion, is not one of whether or not you believe in capital punishment. The bill does not do away with capital punishment, but it merely gives to the jury trying the case the right to say whether or not that particular murder in the first degree is the kind of murder that should be punished by death or whether there are some mitigating circumstances or some other matters in the case that warrant some leniency and that is life imprisonment. And I may say, members of the House, that I believe this is a very important bill. I believe it is a step in the right direction, and I want to say that in my opinion and experience, a jury which has the stamina to find a verdict in the first degree will, if the circumstances warrant it, say that the penalty shall be death, and if the circumstances do not warrant it, they will say that it shall be life imprisonment. It therefore appears to me to be a good reason why this bill should pass. A jury today trying a first degree murder case oft times will think that the case does not warrant electrocution and what is the result? The result is that they will say that it is murder in the second degree; and I want to say to you very frankly that there are hundreds of cases where juries, in order to avoid the death penalty, because in their minds there are extenuating circumstances, find a man guilty of murder in the second degree and the result is that you have men sentenced to ten years who ought to be serving for life. I believe I voice the sentiment of the Philadelphia members of the bar who practice criminal law, as well as the District Attorney, in saying that we believe that better justice will be done for the public if men will not escape with ten years where they deserve a life imprisonment, and it will be a greater fear to the criminals to know that instead of taking a chance on the jury in fixing first or second degree, with the probability that they get second degree or ten years, they will know that the jury can say capital punishment or life imprisonment. And so I ask you members of this House, in all fairness to the citizens of this great Commonwealth, to pass this bill so that the criminals will know that if his crime is an audacious one he will get that which the jury will give in the first degree case, either capital punishment or he will spend the rest of the years in prison and not be permitted to be out in ten years and able to prey upon the public again.

Mr. GOEHRING. Mr. Speaker and members of the House, I have been practicing law in the criminal courts of Allegheny county for more than thirty years, and the majority of those cases have been on the defense side. I have come into contact with some of the most vicious criminals that our bar has had. One thing that the murderer fears today is known as the "hot seat." Prior to the electric chair, he feared the gallows; and I honestly and truly believe that if we take that punishment away from the death criminal, you are going to encourage the murderer. There is no question about it.

Now, one speaker said here today that the juries do not understand, a very great many of them do not understand what they are sworn to do. When they are trying a murder case it is the duty of the district attorney to ask that juror before he is sworn whether he has any conscientious scruples

against capital punishment. If he does not understand what capital punishment means, that is explained to him. So, therefore, every juror who is sworn in a murder case knows what capital punishment means, and he must answer that question in the affirmative before he is sworn as a juror; in other words, he must say that he has or has not conscientious scruples against capital punishment. If he says he has not conscientious scruples, then he is sworn if the defense do not object. If he says he has conscientious scruples against capital punishment, then the district attorney has the right to challenge for cause, and the judge will say to him: "Is your opinion so fixed in your mind that you cannot render a verdict of murder in the first degree if the evidence so says?" If he says that opinion is set, then he is excused for cause; if he says, "No, if the evidence bears it out, I can do it," then he is accepted.

Now, members of the House, if you want to know or understand how a man is affected by first degree murder, how he gets commutation to life imprisonment,—our courts have no authority on that, but that defendant comes down to the pardon board and he appeals to the pardon board from the death penalty to commutation to life imprisonment; and they give him a second chance. If you pass this bill, you will not get one verdict out of a hundred with the death penalty. Why? Why, isn't it human nature not to take life away? And when you get the definition of murder in the first degree,—I do not care who it is, if it is any person over sixteen years of age, and they are guilty of murder in the first degree, it should be the death penalty. Now, I am going to give it to you: Any man that commits murder with malice aforethought, premeditated, lying in wait, or by giving poison, or any murder committed in the perpetration of robbery, burglary, arson, kidnapping and rape,—don't you think they ought to pay the death penalty? Why should a man go to life imprisonment? I say to you members for years since I have been here—I have been here six sessions—they have been trying to do away with capital punishment, and we have always voted it down. This bill is an open door for later on to do away with capital punishment. I have one man today where I have been appointed by the court. That man pleads with me every day that I see him: "Mr. Goehring, save me from the hot seat."

Now, I say to you men and women, I do not care how you vote. I hope I may never come under it, but I think I owe it to you members of this House to give you the benefit of my years of experience in the criminal courts. Many a man today in big public office owes his life to capital punishment in the State of Pennsylvania. Many a man today would take a big man's life for the sum of one hundred or five hundred dollars, if it were not for capital punishment. Use your own good judgment. If you vote for the bill, well and good; but I ask you sincerely and conscientiously to vote this bill down.

Mr. SOWERS. Mr. Speaker and members of the House, I listened with a great deal of attention to my friend's argument, and I think it is based on fallacy. Since the beginning of the world we have had murder; since the beginning of the world we have said that death punishment shall follow murder. That is very good; but that is nothing; merely putting laws on the books, merely making decrees of that kind amounts to nothing; it is the certainty of punishment that counts. That is the argument that I have heard in this House continuously since I have been here. What are laws if they are not enforced? Now, we have had the rule since 1860, and we have had the rule before 1860 that in all first degree cases death shall be the penalty, but is there a certainty of that punishment? I call your attention

to a case that was recently tried in Philadelphia, where a woman practically in cold blood shot two persons and went to trial and the jury said, "Not guilty." And she had no punishment. My friend thinks that every murderer today is convicted and gets capital punishment. He don't. You have one hundred murder cases before you have one conviction, and they get no convictions. The certainty of punishment is a greater deterrent to the commission of crime than the uncertainty of today. My friend argues that the jury should be instructed. Juries are instructed, but when my friend and other friends like him appear before the jury and say; "Just look at the little children, and here is the dear mother, and look at the father at home," and start to argue like that and the jury begins to soften, and what happens? The jury says: "We won't take his life or we won't take her life, we will give him or her second degree;" and then under the law they get ten to twelve years. Now, it is that uncertainty of punishment that we have in Pennsylvania today that encourages the commission of crime. Now, if you go over to the courts of Delaware, or look at New Jersey,—New Jersey has a law much like this. In Jersey, in trying murder cases, they may not always get death penalties, but they get something. They get life imprisonment, and we get very little in Pennsylvania in our murder cases. If you could tabulate all the first degree cases in Pennsylvania up, look over and examine them carefully, you would find but few of them were first degree verdicts, but many of them were second degree verdicts. Now, let us put a deterrent on this. Let us strengthen the backbone of our juries. If our juries cannot say first degree every time, let them say life imprisonment, and I ask men to say to the men and women of Pennsylvania, "You shall not and you will not have an opportunity to take chances with a soft-hearted jury hereafter."

Mr. GUERIN. Mr. Speaker and members of the House, I have been asked by a member of the House "What were the circumstances under which you proposed this bill?" I told him that I sat at a hearing of the Board of Pardons some weeks ago, where a case was being argued which involved the trial of five men for one offense, and in which the judge, in charging the jury, charged that where any person participated in a criminal act that ended in death, all were equally responsible. These men were tried at various times. One man was sentenced to death on a verdict of murder in the first degree; against two of the other men, the jury found verdicts of murder in the first degree with a recommendation to mercy. At that time of the hearing before the Board of Pardons, Assistant District Attorney Fox made this statement: "If the jury had power to say whether the sentence would be life imprisonment or death, I would not be here, not only in this case, but on many other cases; but, unfortunately, this is the condition and we must abide by it." The counsel for the men who were arguing for the pardon read ten letters from ten out of the twelve jurors, and in the matter of two of the accused, the verdict was murder in the first degree with a recommendation of mercy; and the judge decided that he could not recognize this recommendation at all, but before the Board of Pardons, these letters were read,—ten of them,—and the jurors said that if they knew the recommendation of mercy would not carry with it life imprisonment, that they would never have given a verdict of murder in the first degree.

My friend from Allegheny told you of the many times he sat in the court room and how the question of the district attorney and the attorneys for the defense and finally the judge were put to jurors, telling them that if they have

any conscientious scruples against capital punishment, they will be excused. I can tell you of one instance in particular of a man who was on a murder case as a juror, and he told me that when he took his oath as a juror, he felt absolutely certain that he was in position to fulfill his duties, and if this man was found guilty, or the evidence proved he was guilty, he would not hesitate to have him sentenced to the electric chair. And he said, "When I got to the jury room and I thought, 'Am I now going to take this man's life?'" he said, "I broke my oath, because I thought I would be committing a greater crime in living up to my oath and sentencing this man to death, and therefore I voted 'not guilty,' although I would have been glad to see him punished in some way." So that the argument as to the jury, I do not think holds at all. If we are confronted as jurymen with the conditions and circumstances as referred to by my friend from Allegheny, there is no question in my mind or that of any man or woman in this House, but what the verdict would be murder in the first degree; but if there are extenuating circumstances, I think it is the duty of the jurors and the duty of the representatives of this House to vote for this bill.

I have before me a letter similar to the one read by the gentleman from Philadelphia, sent to me by Warren C. Graham, an Assistant district attorney, saying that the District Attorney's Office is in full accord with this measure. I would also like to read a letter from The Religious Society of Friends. While this bill was in the course of going through the House, I had quite a lot of correspondence with this society, and let me read this one letter:

"John J. Guerin, H. R. Harrisburg, Pa.

Esteemed Friend:—"We respectfully urge the enactment of H. R. Bill No. 637, which gives to the jury the power at their discretion in capital cases to substitute life imprisonment for the electric chair. Only eight states of the Union retain capital punishment, of which Pennsylvania is one. Eight others have abolished it and thirty-two have enacted legislation which allows the jury or the judge to substitute life imprisonment. We hold that all punishment should contemplate not only protection to society but the reformation of the criminal, and capital punishment renders such reformation impossible. Years ago Thomas B. Reed, in advocating this cause before the Maine legislature said in referring to the evils of the practice—

"You demand of him in the hot blood of hate a forbearance which in the cold blood of deliberation you declare you will not grant; and so the awful lesson of killing is read from your own statute book, and you give it your utmost sanction."

"It is to be noted that there has been no increase in crime in those countries where prolonged imprisonment as punishment for murder has been substituted for the death penalty and it was said years ago by a prison visitor:

"We cannot assert too emphatically, that death is not the punishment, which lawless men dread the most. Such men often fiercely desire death. They seek it; they look forward to it as the cure for all mortal ills, the sure and painless refuge from the agony of life."

"In Sing Sing prison during six consecutive years, 71 8-10% of capital cases had never before been convicted for crime and most of those who were serving life terms were the best behaved in the institution.

"We believe that this Bill is in line with the enlightened Christian view of the majority of our people and also with the principles of modern penology. The interest which we, as the Society of Friends, have in promoting this legislation is distinctly moral and religious although we fully recognize that all other considerations have their proper weight. Above all however, we, as a religious body, insist that capital punishment has no place among a people claiming to be followers of Him whose teaching is wholly against such a method of punishment.

"On behalf of the Representative Meeting.

Very respectfully,

G. M. WARNER, Clerk.

WM. B. HARVEY, Secretary."

I therefore ask the members of the House to support this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—106.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Eaches, | Lucas, | Sarig, |
| Alexander, | Earley, | Ludlow, | Sautter, |
| Allman, | Ede, | Lynch, | Schoener, |
| Anderson, | Edmonds, | MacMillan, | Scott, |
| Bagshaw, | Emhardt, | Marcus, | Seffer, |
| Baldi, | Evans, B. P., | Martz, | Sowers, |
| Behney, | Fratt, | Mathay, | Staudenmeier, |
| Berkheiser, | Fuller, | McDermott, | Stavitski, |
| Bidelspacher, | Gelnett, | McGowan, | Sterling, |
| Blumberg, | Goodnough, | McKim, | Stock, |
| Brewster, | Greeby, | Metzinger, | Storer, |
| Bromley, | Greenstein, | Millar, | Talbot, |
| Brown, E., | Grimes, | Miller, C., | Thomas, M. G., |
| Brown, E. P., | Guerin, | Moffatt, | Turner, |
| Burke, | Haines, | Munley, | Washington, |
| Canon, | Hall, | Myers, | Watson, |
| Conner, | Harding, | Nolte, | Weamer, |
| Craig, | Harer, | North, | Wells, |
| Cross, | Heffernan, | Orr, | Whitehouse, |
| Davis, | Holtzman, | Patterson, F. W., | Witherspoon, |
| DeFrehn, | Hoover, | Patterson, M., | Witkin, |
| Dengler, | Horn, | Perry, | Wood, N., |
| Dietz, | Lafferty, | Pitts, | Wright, |
| Dilsheimer, | Lauver, | Possey, | Bluett, |
| Donnell, | Leidich, | Powell, | Speaker. |
| Drinkhouse, | Little, J. T., | Raymond, | |
| Duddy, | Lotz, | Reader, | |

NAYS—97.

| | | | |
|---------------|----------------|-------------------|---------------|
| Armstrong, | Goehring, | McBride, | Rieder, |
| Aston, | Goss, | McCann, | Schilling, |
| Bartley, | Griffith, | McClure, J. F., | Schwartz, |
| Bell, F. A. | Haas, | McClure, J. H., | Shaffer, |
| Bell, W. T., | Hantz, | McCormick, | Shambach, |
| Bentley, | Hart, | McDaniel, | Smith, G. A., |
| Bickett, | Haws, | McLaughlin, | Smith, H. J., |
| Blair, | Heffran, | Memolo, | Speer, |
| Bray, | Henderson, | Miller, H. A., | Spencer, |
| Brown, T. J., | Hess, | Moore, | Stadtlander, |
| Burchinal, | Himes, | Morrison, | Stark, |
| Bush, | Holmes, | Muldowney, | Strayer, |
| Colville, | Howe, | Neely, | Toepfer, |
| Critchfield, | Irvin, | Nicholson, | Towner, |
| Deibler, | Jones, | Parkinson, | Trescher, |
| Derby, | Kelly, | Patterson, B. H., | Wetty, |
| Diehm, | Labar, | Peelot, | Wettach, |
| Drumbor, | Little, H. A., | Phillips, | Wheeler, |
| Evans, F. D., | Lockhart, | Prosser, | Williams, |
| Flinchbaugh, | Long, | Pryor, | Wilson, |
| Flynn, | Mangan, | Rhodes, | Wood, W. P., |
| Fockler, | Marshall, | | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 589, entitled:

An Act permitting fishing on Sunday with one rod and two hooks and fixing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. PEELOR. Mr. Speaker, I think the attention of the members of this House should be called to this bill. I believe it was Lincoln said, that if we break down the Sunday laws we might look for the destruction of our Republic. Now, I am not one of the kind that stands up against

anything that might be done on the sabbath day, but I am inclined to believe that we should not sanction any sport on the sabbath day in contradiction to those commandments that we have all been taught in our childhood and practiced in part in manhood and womanhood. I feel that every member should conscientiously at least vote against this proposition and not place on the statute books of Pennsylvania an act that would authorize or legalize fishing or an other act or pleasure on that day.

Mr. GOEHRING. Mr. Speaker and members of the House, we have just voted in favor of a crime law. Now, we go to a more serious law, the law of sin, and I want to say to the members of this House that it is with the deepest regret that I get on the floor to speak against a bill presented by the member from Berks. He is sincere on this bill, and his constituents have asked him to do it. I want to say to you members of the House, I am not a fanatic, but I do believe in a Book that has lasted for over two thousand years. I don't know of a book that I would rather have under my head when I am dying than that Book, and when that Book says to use to keep the sabbath day holy, I think we should do it. To-day under the law Sunday is a non dies. No contract, no agreement, no warrant, no execution, no legal papers can be served or executed on that day. Do you want to open up the day, do you want to open that door, I say to you members, now? I am a fisherman. There is no sport that I love more than fishing. I enjoy it. I love to get in a boat at sunrise and I don't get out of it until it sets, but members of the House don't do it on Sunday. If you go to church on Sunday morning and break the sabbath day on Sunday afternoon, I say to you, that is for your own conscience. What you do on Sunday does not hurt my conscience, and what I do on Sunday won't hurt your conscience, but I say to you I am not going to legalize it. I heard one of the greatest jurists I ever heard of or knew, Chief Justice Jay when he was dying he was asked, "What message have you to give your children?" He said, "They have the Holy Bible, through which we see eternal life." Wilnot a noted infidel when he was dying laid his hand on that Book and trembling and emasculated said, "There is only one objection to this Book and that is an unclean life." Robert Ingersoll said that the only objection to that Book was the truth there is in it. I say to you men, to you members of the House this law legalizes Sunday. If you want a warrant to be issued on Sunday, this is the way to do it; if you want a contract entered into on Sunday, this is the way to do it; if you want a writ of execution on Sunday this is a good way to do it, if this law goes through it is the only law on our statute books legalizing the sabbath day. I say to you members of the House let your own conscience guide you. I am not going to ask you to vote for it. It is a matter clearly and sincerely for your own conscience. Crime you know is a wrong against the law, but sin is a crime against the one above. I thank you.

Mr. SARIG. Mr. Speaker and members of the House, I am not going to preach a sermon. I am heartily in favor of this bill because I feel that it is based on good, sound common sense. Many of our laws are as inconsistent as our Sunday laws. We are facing a condition and not a theory. Now, let us take one of our typical Pennsylvania streams. At the present time on a Sunday you can go along our streams for miles and miles, and you see a whole lot of tents, a whole row of bungalows, and as you go along awhile an enforcement officer comes along and there is a body of young men and women possibly they are bathing, and their conduct frequently is about as modest as their

bathing suits are, and yet the officer comes along and looks at it and he smiles. Then he walks up the stream for a mile or so and comes to a quiet spot. There under a big tree perhaps sits a working man who has been working six days a week to support his wife and children. He cannot have a day off to go fishing because his boss will not permit it for fear of crippling the industry for which he works. He carries perhaps a sandwich or a little lunch in his pocket. He sits there quietly and lights his pipe and he starts to fish. Along comes this same enforcement officer and quiet as he is, because the very nature of the recreation compels him to be quiet, he could not ply his trade if there was any noise of any kind or boisterous conduct of any kind, and along comes the officer and taps him on the shoulder and he says, "You are under arrest." He carries him before a justice of the peace or alderman and he is fined and made a criminal for what? For sitting there and quietly enjoying his Sunday recreation, whereas the other party a mile down the stream is carrying on boisterously, making a great deal of noise and desecrating the sabbath one hundred times more than that fisherman is doing sitting up the stream alone.

I know the proponents of this bill in past session have put up this argument, they have said, "While we realize that the request for Sunday fishing is reasonable," but they said, "We know that the law is not enforced. If you go and fish quietly you are not disturbed. The fish warden, the state police and other officials will not annoy you." That is just the reason why this bill should be passed. I say that every law on the statute books that is not honestly and sincerely enforced makes for lawlessness. If a law is not worth enforcing it should be taken off the statute books. If the department winks at Sunday fishing as we are told it does, and if no arrests are made that in itself is evidence that they feel that the request for Sunday fishing is a fair and just one. I say if fishing is wrong on Sunday and if the present law is to stand it should be strictly enforced. This law was placed on the statute books a century and a quarter ago, in that age when all blue laws were passed. Many of them are obsolete and are on our statute books. Now, we ought to take those blue laws and enforce them if they are right, if they are not right they ought to be repealed, because every law on the statute books of this state that is not enforced only adds to the lawlessness which now already exists.

I really feel that this is a fair measure. I feel that it is a just measure. We tolerate automobile parties, we tolerate Sunday sports of all kinds that are far more injurious to the public morale than Sunday fishing is, and I feel if we want to be at all consistent we should pass this bill, and say to this fellow who enjoys his recreation quietly, you are not a law breaker. You are not a criminal because you have not done one one-hundredths of the injury to society and to the public morale at large as the fellows down yonder at the stream who are not molested. I feel, therefore, that we should be consistent and that we should pass this bill.

Mr. SOWERS. Mr. Speaker, I desire to interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Berks, Mr. Eaches, permit himself to be interrogated?

Mr. EACHES. Mr. Speaker, I will.

Mr. SOWERS. Is this the same bill that the Governor was in favor of last session?

Mr. EACHES. Mr. Speaker and ladies and gentlemen of the House, the gentleman is asking a question, and I don't believe it is well to go back and dig up relics.

Mr. Speaker, I have heard in the last few minutes remarks that say this bill is a terribly vicious piece of legislation.

My Friend, Mr. Goehring, says that it would be a blot on the character of the State of Pennsylvania if this bill should be passed. Just let me say to you members here that there are only two states in the United States, two states in the United States, that prohibit Sunday fishing, Pennsylvania and California. Possibly some of you who are here have brothers that live in other states, maybe your father or mother does. Do you think for one moment that those people are any more unreligious than you are? Is there any harm in a man's going along a stream on a Sunday with his family, with his lunch basket, sitting there and disturbing nobody, maybe doing nothing more than drowning a lot of worms. If you would have taken a walk this morning, just two blocks down here there is a view, this beautiful stream they have here, see the condition of it and then wonder why anybody pays a dollar for a fishing license. On the other hand take the man who plays golf on Sunday, the man who enjoys his automobiling on Sunday with his family, or the man who enjoys a trip on the railroad train with an excursion on Sunday, or going to a picnic on a trolley car with his family down to the park to hear the band play. Is there any more harm in that? I cannot see it. I cannot understand, my friends, why this objection should be to this bill. I am sponsoring bill No. 589, for one purpose alone. I am a shop hand and I am compelled to work six days a week. I cannot afford to lose the time during the week to go fishing, neither can the man or the lady that is working in a department store. They have to ask for a day off, and demoralize the organization of that store or that plant. Now, why discriminate like that against the man whom you call on when you have a call to arms? Where do you go first? Right out into the shop, you go out and get the good strong husky boys to fight at the front. I say to you members in all sincerity, that there is no other objection except that somebody says you are going to commercialize Sunday far from it. Everybody wants to see a good healthy person, and the nearer people come to God's nature, sitting along that stream and molesting nobody the better they are, and for that reason I think, my friends, this is a good bill.

Mr. WILLIAMS. Mr. Speaker and members of the House, the gentleman from Berks, Mr. Sarig, in commencing his remarks appealed to the members of the House to be consistent in voting. So I appeal to the members of the House to be consistent with the vote of last night. House Bill No. 306 passed this House by practically a unanimous vote, only eight dissenting votes, and on page 64, chapter 13, Sunday fishing is prohibited. Practically the unanimous vote of this House for that bill last night, and in the words of my friend from Berks, I say be consistent with your vote of last evening.

Mr. DILSHEIMER. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Lafferty, Bromley, Harer, Witkin, Burd P. Evans, Orr, Fratt, Lucas, Emhardt, McLaughlin, Heffernan, Myers, Greeby, Earley, Turner, Rall, Metzger, Aston, Bidelspacher, Behney, and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,
Shall the main question now be put?
It was agreed to.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—48.

| | | | |
|---------------|----------------|----------------|----------------|
| Adam, | Guerin, | McCann, | Patterson, M., |
| Baldi, | Hart, | McDermott, | Pennock, |
| Behney, | Haws, | McGowan, | Perry, |
| Burke, | Heffernan, | McLaughlin, | Posey, |
| Canon, | Horn, | Memolo, | Sarig, |
| Dengler, | Hricko, | Millar, | Sautter, |
| Eaches, | Lafferty, | Miller, H. A., | Schilling, |
| Edmonds, | Little, H. A., | Morrison, | Schoener, |
| Evans, B. P., | Lucas, | Muldowney, | Stavitski, |
| Greeby, | Mangan, | Munley, | Voltz, |
| Greenstein, | Marcus, | Myers, | Wettach, |
| Grimes, | Martz, | Nolte, | Witkin, |

NAYS—141.

| | | | |
|---------------|----------------|-------------------|----------------|
| Alexander, | Evans, F. D., | Lotz, | Shaffer, |
| Anderson, | Flinchbaugh, | Ludlow, | Shambach, |
| Armstrong, | Flynn, | Lukehart, | Sheffer, |
| Aston, | Fockler, | Lynch, | Smith, G. A., |
| Bagshaw, | Fratt, | MacMillan, | Smith, H. J., |
| Bartley, | Frye, | Marshall, | Speer, |
| Bell, F. A., | Fuller, | Mathay, | Spencer, |
| Bell, W. T., | Gelnett, | McBride, | Stadtlander, |
| Bentley, | Gilchrist, | McClure, J. F., | Stark, |
| Berkheiser, | Goehring, | McClure, J. H., | Staudenmeier, |
| Bickett, | Goodnough, | McCormick, | Sterling, |
| Bidelspacher, | Goss, | McDaniel, | Stock, |
| Blair, | Griffith, | McKim, | Storer, |
| Bray, | Haas, | Metzger, | Strayer, |
| Bromley, | Haines, | Metzinger, | Talbot, |
| Brown, E., | Hall, | Miller, C., | Thomas, L. D., |
| Brown, E. P., | Hantz, | Moffatt, | Thomas, M. G., |
| Brown, T. J., | Harding, | Moore, | Toepfer, |
| Burchinal, | Harer, | Neely, | Towner, |
| Bush, | Heffernan, | Nicholson, | Trescher, |
| Colville, | Henderson, | Orr, | Turner, |
| Craig, | Himes, | Parkinson, | Watson, |
| Critchfield, | Holmes, | Patterson, B. H., | Weamer, |
| Cross, | Holtzman, | Patterson, F. W., | Wells, |
| Davies, | Hoover, | Peelor, | Welty, |
| Davis, | Howe, | Phillips, | Wheeler, |
| DeFrehn, | Huber, | Pitts, | Whitehouse, |
| Deibler, | Irvin, | Powell, | Williams, |
| Derby, | Jones, | Prosser, | Wilson, |
| Diehm, | Kelly, | Pryor, | Witherspoon, |
| Dietz, | Labar, | Raymond, | Wood, N., |
| Donnell, | Lauver, | Reader, | Wood, W. P., |
| Drumbor, | Leidich, | Rhodes, | Wright, |
| Earley, | Little, J. T., | Rieder, | Bluett, |
| Ede, | Lockhart, | Scott, | Speaker, |
| Emhardt, | Long, | | |

Less than a majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 3.

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

SENATE BILL No. 6.

An Act making a deficiency appropriation to the Home for Training in Speech of Deaf Children before they are of school age at Philadelphia Pennsylvania

SENATE BILL No. 43.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

SENATE BILL No. 44.

An Act making an appropriation to the Saint Luke's Hospital located at Bethlehem Lehigh County Pennsylvania

SENATE BILL No. 45.

An Act making an appropriation to the Children's Home of Bethlehem Salisbury Township Lehigh County Pennsylvania

SENATE BILL No. 57.

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

SENATE BILL No. 59.

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

SENATE BILL No. 62.

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

SENATE BILL No. 64.

An Act making an appropriation to the Home for Friendless Women and Children of the City of Scranton

SENATE BILL No. 67.

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

SENATE BILL No. 73.

An Act making an appropriation to the Punxsatawny Hospital Association of Punxsatawny Jecerson County Pennsylvania

SENATE BILL No. 75.

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

SENATE BILL No. 76.

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

SENATE BILL No. 77.

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

SENATE BILL No. 90.

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

SENATE BILL No. 100.

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

SENATE BILL No. 104.

An Act making an appropriation to the Allegheny General Hospital

SENATE BILL No. 105.

An Act making an appropriation to the Woods Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

SENATE BILL No. 114.

An Act making an appropriation to the Hospital of the University of Pennsylvania

SENATE BILL No. 129.

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

SENATE BILL No. 140.

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County Pennsylvania

SENATE BILL No. 142.

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

SENATE BILL No. 180.

An Act making an appropriation to the Christian Home for Women at Fourteen Hundred and Twenty-three Liverpool Street North Side city of Pittsburgh Pennsylvania

SENATE BILL No. 181.

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

SENATE BILL No. 184.

An Act making an appropriation to the Chester Day Nursery and Children's Home Chester Pennsylvania

SENATE BILL No. 186.

An Act making an appropriation to the Trustees of the University of Pennsylvania

SENATE BILL No. 192.

An Act making an appropriation to the Children's Aid Society of Pennsylvania

SENATE BILL No. 193.

An Act making an appropriation to the Wills Eye Hospital of Philadelphia Pennsylvania

SENATE BILL No. 194.

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital of Philadelphia

SENATE BILL No. 195.

An Act making an appropriation to the Philadelphia Orthopedic Hospital and Infirmary for Nervous Diseases of Philadelphia

SENATE BILL No. 214.

An Act making an appropriation to the Grand View Hospital located near Seilerville Bucks County Pennsylvania

SENATE BILL No. 228.

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania.

SENATE BILL No. 231.

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

SENATE BILL No. 258.

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

SENATE BILL No. 281.

An Act making an appropriation to the Western Temporary Home of Philadelphia

SENATE BILL No. 302.

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

SENATE BILL No. 327.

An Act making an appropriation to the McKeesport Hospital Pennsylvania

SENATE BILL No. 344.

An Act making an appropriation to the Friends' Home for Children of the City of Philadelphia and State of Pennsylvania

SENATE BILL No. 345.

An Act making an appropriation to the House of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

SENATE BILL No. 353.

An Act making an appropriation to the commission for the acquisition of various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition and maintenance of toll-bridges

SENATE BILL No. 357.

An Act authorizing the Board of Trustees of Fairview State Hospital to utilize for maintenance certain moneys now in its possession

SENATE BILL No. 362.

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

SENATE BILL No. 364.

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

SENATE BILL No. 370.

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia

SENATE BILL No. 371.

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

SENATE BILL No. 383.

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

SENATE BILL No. 448.

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

SENATE BILL No. 450.

An Act making an appropriation to the Department of Property and Supplies to reimburse David Cramer for moneys erroneously paid into the State Treasury

SENATE BILL No. 458.

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 47.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

HOUSE BILL No. 100.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie

Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

HOUSE BILL No. 190.

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

HOUSE BILL No. 262.

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

HOUSE BILL No. 289.

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured persons of the Middle Coal Fields"

HOUSE BILL No. 320.

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

HOUSE BILL No. 402.

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

HOUSE BILL No. 768.

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

HOUSE BILL No. 780.

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

HOUSE BILL No. 790.

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

HOUSE BILL No. 840.

An Act to amend sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one hundred ninety-three) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

HOUSE BILL No. 858.

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

HOUSE BILL No. 994.

An Act making an appropriation to the Department of Agriculture

HOUSE BILL No. 1019.

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

HOUSE BILL No. 1020.

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

HOUSE BILL No. 1023.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Pennsylvania

HOUSE BILL No. 1059.

An Act making an appropriation to the Board of Trustees of the Polk State School

HOUSE BILL No. 1062.

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

HOUSE BILL No. 1063

An Act making and appropriation to the Board of Trustees of the Locust Mountain State Hospital

HOUSE BILL No. 92.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

HOUSE BILL No. 996.

An Act making an appropriation to the Department of Agriculture from the Dog Fund

HOUSE BILL No. 1064.

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

HOUSE BILL No. 1092.

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 119.

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 11, by adding after the word "twenty-five" the following: "Payment to be made on requisition by the Department of Public Instruction".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Reader, |
| Alexander, | Flinchbaugh, | Lynch, | Rhodes, |
| Allman, | Flynn, | MacMillan, | Rieder, |
| Anderson, | Fockler, | Malie, | Royle, |
| Armstrong, | Fratt, | Mangan, | Sarig, |
| Aston, | Frye, | Marcus, | Sautter, |
| Bagshaw, | Fuller, | Marshall, | Schilling, |
| Baldi, | Gelnett, | Martz, | Schoener, |
| Bartley, | Gilchrist, | Mathay, | Schwartz, |
| Behney, | Goehring, | McBride, | Scott, |
| Bell, F. A., | Goodnough, | McCaig, | Shaffer, |
| Bell, W. T., | Goss, | McCann, | Shambach, |
| Bentley, | Greeby, | McClure, J. F., | Sheffer, |
| Berkheiser, | Greenstein, | McClure, J. H., | Smith, G. A., |
| Bickett, | Griffith, | McCormick, | Smith, H. J., |
| Bidelspacher, | Grimes, | McDaniel, | Soffel, |
| Blair, | Guerin, | McDermott, | Sowers, |
| Blumberg, | Haas, | McGowan, | Speer, |
| Bray, | Haines, | McKim, | Spencer, |
| Brewster, | Hall, | McLaughlin, | Stadtlander, |
| Bromley, | Hantz, | Memolo, | Stark, |
| Brown, E., | Harding, | Metzger, | Staudenmeier, |
| Brown, E. P., | Harer, | Metzinger, | Stavitski, |
| Brown, T. J., | Hart, | Millar, | Sterling, |
| Burchinal, | Haws, | Miller, C., | Stock, |
| Burke, | Heffernan, | Miller, H. A., | Storer, |
| Bush, | Heffran, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conne., | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holmes, | Munley, | Toeffer, |
| Critchfield, | Holtzman, | Myers, | Trescher, |
| Cross, | Hoover, | Neely, | Turner, |
| Davies, | Horn, | Nicholson, | Washington, |
| Davis, | Howe, | Nolte, | Watson, |
| DeFrehn, | Hricko, | North, | Weamer, |
| Dengler, | Huber, | Orr, | Wells, |
| Derby, | Irvin, | Parkinson, | Welty, |
| Diehm, | Jones, | Patterson, B. H., | Wettach, |
| Dietz, | Kelly, | Patterson, F. W., | Wheeler, |
| Dilsheimer, | Labar, | Patterson, M., | Whitehouse, |
| Donnell, | Lafferty, | Peelot, | Williams, |
| Drinkhouse, | Lauver, | Pennock, | Wilson, |
| Drumbor, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Phillips, | Witkin, |
| Eaches, | Little, J. T., | Pitts, | Wood, W. P., |
| Earley, | Lockhart, | Posey, | Wood, N., |
| Ede, | Long, | Powell, | Wright, |
| Edmonds, | Lotz, | Prosser, | Bluett, |
| Emhardt, | Lucas, | Pryor, | Speaker. |
| Evans, B. P., | Ludlow, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 148.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "fifty" and inserting in lieu thereof the word "sixty"; also, in line 5, by striking out the numerals "\$50,000" and inserting in lieu thereof the numearls "\$60,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storber, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Thomas, L. D., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Wetly, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, J. T., | Pitts, | Witkin, |
| Duddy, | Little, H. A., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 153.

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 6, by striking out the word "appropriated" and inserting in lieu thereof the word "appropriated."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Anderson, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, W. T., | Goodnough, | McCann, | Sheffer, |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storber, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Morrison, | Thomas, L. D., |
| Colville, | Hess, | Muldowney, | Thomas, M. G., |
| Conner, | Himes, | Munley, | Toepfer, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Turner, |
| Davies, | Horn, | Nolte, | Voltz, |
| Davis, | Howe, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Wetly, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 209.

An Act making an appropriation to the Chester Hospital Chester Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the words "sixty-six" and inserting in lieu thereof the word "seventy"; also, in line 5, by striking out the numerals "\$66,000" and inserting in lieu thereof the numerals "\$70,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, F. A. | Goodnough, | McCann, | Smith, G. A., |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Miller, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Himes, | Munley, | Trescher, |
| Craig, | Holmes, | Myers, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B.H., | Welty, |
| Dengler, | Irvin, | Patterson, F.W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 565.

An Act making an appropriation to the Florence Crittenton Mission of the City of Wililamsport Lycoming County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "one" and inserting in lieu thereof the word "two"; also, in same line by striking out the words "Five Hundred"; in line 5, strike out the numerals "\$1500" and insert in lieu thereof the numerals "\$2,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marshall, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Turner, |
| Craig, | Holmes, | Myers, | Towner, |
| Critchfield, | Holtzman, | Neely, | Trescher, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B.H., | Welty, |
| Derby, | Jones, | Patterson, F.W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 999.

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 1, by striking out the word "Aforesaid" and inserting in lieu thereof the word "Afore-said."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratz, | Marcus, | Schilling, |
| Aston, | Frye, | Martz, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtländer, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill

from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 358.

An Act making an appropriation to the Western Pennsylvania School for the Deaf

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 5, by striking out the word "Five" after the word "Seventy" and inserting in lieu thereof the word "Three"; also, in line 6, strike out the numerals "\$247,075" and inserting in lieu thereof the numerals "\$247,073".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratz, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtländer, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 1138.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the words "Four Hundred"; also in line 4, by striking out the numeral "\$2400" and inserting in lieu thereof the numerals "\$2000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Mallie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Canon, | Henderson, | Morrison, | Thomas, M. G., |
| Colville, | Hess, | Muldowney, | Toepfer, |
| Conner, | Himes, | Munley, | Towner, |
| Craig, | Holmes, | Myers, | Trescher, |
| Critchfield, | Holtzman, | Neely, | Turner, |
| Cross, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| DeFrehn, | Hricko, | Orr, | Weamer, |
| Deibler, | Huber, | Parkinson, | Wells, |
| Dengler, | Irvin, | Patterson, B. H., | Welty, |
| Derby, | Jones, | Patterson, F. W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Lucas, | Raymond, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED
FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 364.

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, by striking out all of section 2, beginning with line 6, on page 3, down to and including line 18, on page 4, and inserting in lieu thereof the following:

Section 2 The judges of said court shall be learned in the law shall be elected by the qualified electors of the county of Allegheny shall hold office for a period of ten years if they shall so long behave themselves well and shall receive the salaries prescribed by law The term of office of the elected judges of the court shall begin on the first Monday of January following their election The first judge or judges of said court shall be appointed by the Governor by and with the advise and consent of the Senate if then in session and shall hold office until the first Monday of January following the next municipal election at which his or their successor or successors shall be elected The first elected judges of the court shall be chosen at the municipal election next following such appointment Succeeding elections for the said office shall be held at the municipal election preceding the expiration of the term of any judge or at the following election in case of vacancy by death or otherwise where such vacancy occurs not less than two calendar months before such municipal election The vote for said judges shall be cast and counted according to law and return thereof shall be made without delay by the prothonotary of said county to the Secretary of the Commonwealth who shall ascertain and certify the result to the Governor who in turn shall issue a commission to the person or persons so elected Whenever a vacancy occurs by death or otherwise in the office of judge the Governor shall appoint in the manner provided by law At the organization of the court the Governor shall designate one of the persons appointed by him as presiding judge of the court and shall designate the priorities of the expiration of the respective commissions of the other judges and upon other judges being elected to said court for the same term they shall draw lots for priority of expiration of commission the result of which they shall certify to the Governor and the judge holding the original commission first expiring shall at all times thereafter be commissioned as the presiding judge of said court

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, F. D., | Lukehart, | Rhodes, |
| Alexander, | Flinchbaugh, | Lynch, | Rieder, |
| Allman, | Flynn, | MacMillan, | Royle, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Anderson, | Fockler, | Mangan, | Sarig, |
| Armstrong, | Fratt, | Marshall, | Sautter, |
| Aston, | Frye, | Martz, | Schilling, |
| Bagshaw, | Fuller, | Mathay, | Schoener, |
| Baldi, | Gelnett, | McBride, | Schwartz, |
| Bartley, | Gilchrist, | McCaig, | Scott, |
| Behney, | Goehring, | McCann, | Shaffer, |
| Bell, F. A., | Goodnough, | McClure, J. H., | Shambach, |
| Bell, W. T., | Goss, | McClure, J. F., | Sheffer, |
| Bentley, | Greeby, | McCormick, | Smith, G. A., |
| Berkheiser, | Greenstein, | McDaniel, | Smith, H. J., |
| Bickett, | Griffith, | McDermott, | Soffel, |
| Bidelspacher, | Grimes, | McGowan, | Sowers, |
| Blair, | Guerin, | McKim, | Speer, |
| Blumberg, | Haas, | McLaughlin, | Spencer, |
| Bray, | Haines, | Memolo, | Stadtlander, |
| Brewster, | Hall, | Metzger, | Stark, |
| Bromley, | Hantz, | Metzinger, | Staudenmeier, |
| Brown, E., | Harding, | Millar, | Stavitski, |
| Brown, E. P., | Harer, | Miller, C., | Sterling, |
| Brown, T. J., | Hart, | Miller, H. A., | Stock, |
| Burchinal, | Haws, | Moffatt, | Storer, |
| Burke, | Heffernan, | Moore, | Strayer, |
| Bush, | Heffran, | Morrison, | Talbot, |
| Canon, | Henderson, | Muldowney, | Thomas, L. D., |
| Colville, | Hess, | Munley, | Thomas, M. G., |
| Conner, | Himes, | Myers, | Toepfer, |
| Craig, | Holmes, | Neely, | Towner, |
| Critchfield, | Hoover, | Nicholson, | Trescher, |
| Cross, | Horn, | Nolte, | Turner, |
| Davies, | Howe, | North, | Voltz, |
| Davis, | Hricko, | Orr, | Washington, |
| DeFrehn, | Huber, | Parkinson, | Watson, |
| Dengler, | Irvin, | Patterson, B. H., | Weamer, |
| Derby, | Jones, | Patterson, F. W., | Wells, |
| Diehlm, | Kelly, | Patterson, M., | Welty, |
| Dietz, | Labar, | Peelor, | Wettach, |
| Dilsheimer, | Lafferty, | Pennock, | Wheeler, |
| Donnell, | Lauver, | Perry, | Whitehouse, |
| Drumbor, | Leidich, | Phillips, | Williams, |
| Duddy, | Little, H. A., | Pitts, | Wilson, |
| Eaches, | Little, J. T., | Posey, | Witherspoon, |
| Earley, | Lockhardt, | Powell, | Witkin, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 608.

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 4, line 22 by inserting after the word "dollars" the word "or such other fee as may be fixed by

the Department of Public Instruction under authority of law;" also page 5, line 7 by inserting after the word "dollar" the words "or such other fee as may be fixed by the department of Public Instruction under authority of law."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lucas, | Prosser, |
| Alexander, | Evans, F. D., | Ludlow, | Pryor, |
| Allman, | Fiinchbaugh, | Lukehart, | Raymond, |
| Anderson, | Flynn, | Lynch, | Reader, |
| Armstrong, | Fockler, | MacMillan, | Rhodes, |
| Aston, | Fratt, | Malie, | Rieder, |
| Bagshaw, | Frye, | Mangan, | Royle, |
| Baldi, | Fuller, | Marcus, | Sarig, |
| Bartley, | Gelnett, | Marshall, | Sautter, |
| Behney, | Gilchrist, | Martz, | Schilling, |
| Bell, F. A., | Goehring, | Mathay, | Schoener, |
| Bell, W. T., | Goodnough, | McBride, | Schwartz, |
| Bentley, | Goss, | McCaig, | Scott, |
| Berkheiser, | Greeby, | McCann, | Shaffer, |
| Bickett, | Greenstein, | McClure, J. F., | Shambach, |
| Bidelspacher, | Griffith, | McClure, J. H., | Sheffer, |
| Blair, | Grimes, | McCormick, | Smith, G. A., |
| Blumberg, | Guerin, | McDaniel, | Smith, H. J., |
| Bray, | Haas, | McDermott, | Soffel, |
| Brewster, | Haines, | McGowan, | Sowers, |
| Brown, E., | Hall, | McKim, | Speer, |
| Brown, E. P., | Hantz, | McLaughlin, | Spencer, |
| Brown, T. J., | Harding, | Memolo, | Stadtlander, |
| Burchinal, | Hart, | Metzger, | Stark, |
| Burke, | Harer, | Metzinger, | Staudenmeier, |
| Bush, | Haws, | Millar, | Stavitski, |
| Canon, | Heffernan, | Miller, C., | Sterling, |
| Colville, | Heffran, | Miller, H. A., | Stock, |
| Conner, | Henderson, | Moffatt, | Storer, |
| Craig, | Hess, | Moore, | Strayer, |
| Critchfield, | Himes, | Morrison, | Talbot, |
| Cross, | Holmes, | Muldowney, | Thomas, M. G., |
| Davies, | Holtzman, | Munley, | Thomas, L. D., |
| Davis, | Hoover, | Myers, | Toepfer, |
| DeFrehn, | Horn, | Neely, | Towner, |
| Dengler, | Howe, | Nicholson, | Trescher, |
| Derby, | Hricko, | Nolte, | Turner, |
| Diehlm, | Huber, | North, | Voltz, |
| Dietz, | Irvin, | Orr, | Washington, |
| Dilsheimer, | Jones, | Parkinson, | Watson, |
| Donnell, | Kelly, | Patterson, B. H., | Weamer, |
| Drinkhouse, | Labar, | Patterson, F. W., | Wells, |
| Drumbor, | Lafferty, | Patterson, M., | Wettach, |
| Duddy, | Lauver, | Peelor, | Whitehouse, |
| Eaches, | Leidich, | Pennock, | Wilson, |
| Earley, | Little, H. A., | Perry, | Witkin, |
| Ede, | Little, J. T., | Phillips, | Bluett, |
| Edmonds, | Lockhart, | Pitts, | Speaker. |
| Emhardt, | Long, | Posey, | |
| | Lotz, | Powell, | |

NAYS—0.

"The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 268.

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five

hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United States War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 4, line 15, by inserting after the word "day" the words "and Armistice Day."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Reader, |
| Alexander, | Evans, F. D., | Lukehart, | Rhodes, |
| Allman, | Flinchbaugh, | Lynch, | Rieder, |
| Anderson, | Flynn, | MacMillan, | Royle, |
| Armstrong, | Fockler, | Malie, | Sarig, |
| Aston, | Fratt, | Mangan, | Sautter, |
| Bagshaw, | Frye, | Marcus, | Schilling, |
| Baldi, | Fuller, | Marshall, | Schoener, |
| Bartley, | Gelnett, | Martz, | Schwartz, |
| Behney, | Gilchrist, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Shambach, |
| Bentley, | Goss, | McCann, | Sheffer, |
| Berkheiser, | Greeby, | McClure, J. F., | Smith, G. A., |
| Bickett, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Bidelspacher, | Griffith, | McCormick, | Soffel, |
| Blair, | Grimes, | McDaniel, | Sowers, |
| Blumberg, | Guerin, | McDermott, | Speer, |
| Bray, | Haas, | McGowan, | Spencer, |
| Brewster, | Haines, | McKim, | Stadtlander, |
| Bromley, | Hall, | McLaughlin, | Talbot, |
| Brown, E., | Hantz, | Memolo, | Staudenmeier, |
| Brown, E. P., | Harding, | Metzger, | Stavitski, |
| Brown, T. J., | Harer, | Metzinger, | Sterling, |
| Burchinal, | Hart, | Miller, | Storer, |
| Burke, | Haws, | Miller, C., | Strayer, |
| Bush, | Heffernan, | Miller, H. A., | Talbot, |
| Canon, | Heffran, | Moffatt, | Thomas, L. D., |
| Colville, | Henderson, | Moore, | Thomas, M. G., |
| Conner, | Hess, | Morrison, | Toeper, |
| Craig, | Himes, | Muldowney, | Towner, |
| Critchfield, | Holmes, | Munley, | Trescher, |
| Cross, | Holtzman, | Myers, | Turner, |
| Davies, | Hoover, | Neely, | Voltz, |
| Davis, | Horn, | Nicholson, | Washington, |
| DeFrehn, | Howe, | Nolte, | Watson, |
| Deibler, | Hricko, | North, | Weamer, |
| Dengler, | Huber, | Orr, | Wells, |
| Derby, | Irvin, | Parkinson, | Welty, |
| Diehm, | Jones, | Patterson, B. H., | Wettach, |
| Dietz, | Kelly, | Patterson, F. W., | Wheeler, |
| Dilshheimer, | Labar, | Patterson, M., | Whitehouse, |
| Donnell, | Lafferty, | Peelot, | Williams, |
| Drinkhouse, | Lauver, | Pennock, | Wilson, |
| Drumbor, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Phillips, | Witkin, |
| Eaches, | Little, J. T., | Pitts, | Wood, N., |
| Earley, | Lockhart, | Posey, | Wood, W. P., |
| Ede, | Long, | Prosser, | Wright, |
| Edmonds, | Lotz, | Pryor, | Bluett, |
| Emhardt, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

The SPEAKER. If there is no objection the Chair will resume the calendar on Page 1, the next bill being House Bill No. 838, file folio 3481.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 838, entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 789), entitled "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; providing penalties; and repealing existing laws."

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fockler, | Marcus, | Sautter, |
| Alexander, | Fratt, | Marshall, | Schilling, |
| Anderson, | Frye, | Martz, | Schoener, |
| Armstrong, | Fuller, | Mathay, | Schwartz, |
| Aston, | Gelnett, | McBride, | Scott, |
| Baldi, | Gilchrist, | McCaig, | Shaffer, |
| Bartley, | Goehring, | McCann, | Shambach, |
| Behney, | Goodnough, | McClure, J. F., | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greenstein, | McCormick, | Smith, H. J., |
| Berkheiser, | Griffith, | McDaniel, | Soffel, |
| Bickett, | Grimes, | McGowan, | Sowers, |
| Bidelspacher, | Guerin, | McKim, | Speer, |
| Blair, | Haas, | McLaughlin, | Spencer, |
| Blumberg, | Hall, | Memolo, | Stadtlander, |
| Bromley, | Hantz, | Metzger, | Stark, |
| Brown, E., | Harding, | Metzinger, | Staudenmeier, |
| Brown, E. P., | Harer, | Miller, | Stavitski, |
| Brown, T. J., | Hart, | Miller, C., | Sterling, |
| Burchinal, | Haws, | Miller, H. A., | Stock, |
| Burke, | Heffernan, | Moffatt, | Storer, |
| Canon, | Heffran, | Moore, | Strayer, |
| Colville, | Henderson, | Morrison, | Talbot, |
| Conner, | Hess, | Muldowney, | Thomas, L. D., |
| Craig, | Himes, | Munley, | Thomas, M. G., |
| Critchfield, | Holmes, | Myers, | Toeper, |
| Cross, | Holtzman, | Neely, | Towner, |
| Davies, | Horn, | Nicholson, | Trescher, |
| Davis, | Howe, | Nolte, | Turner, |
| Dengler, | Hricko, | North, | Voltz, |
| Derby, | Huber, | Orr, | Washington, |
| Diehm, | Irvin, | Parkinson, | Watson, |
| Dietz, | Jones, | Patterson, B. H., | Weamer, |
| Dilshheimer, | Kelly, | Patterson, F. W., | Wells, |
| Donnell, | Lafferty, | Patterson, M., | Welty, |
| Drinkhouse, | Lauver, | Pennock, | Wettach, |
| Drumbor, | Leidich, | Perry, | Wheeler, |
| Duddy, | Little, H. A., | Phillips, | Whitehouse, |
| Eaches, | Little, J. T., | Pitts, | Williams, |
| Earley, | Lockhart, | Posey, | Wilson, |
| Ede, | Long, | Powell, | Witherspoon, |
| Edmonds, | Lotz, | Prosser, | Witkin, |
| Emhardt, | Lucas, | Pryor, | Wood, N., |
| | Ludlow, | Raymond, | Wood, W. P., |
| | Lukehart, | | Wright, |
| | Lynch, | | Bluett, |
| | Malie, | | Speaker. |
| | Mangan, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 834, entitled:

An Act to amend article two of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the department for administration purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Sarig, |
| Alexander, | Flynn, | Mangan, | Sautter, |
| Allman, | Fockler, | Marcus, | Schilling, |
| Anderson, | Fratt, | Marshall, | Schoener, |
| Armstrong, | Frye, | Martz, | Schwartz, |
| Aston, | Gelnett, | Mathay, | Shaffer, |
| Bagshaw, | Gilchrist, | McBride, | Shambach, |
| Baldi, | Goehring, | McCaig, | Sheffer, |
| Bartley, | Goodnough, | McCann, | Smith, G. A., |
| Behney, | Goss, | McClure, J. F., | Smith, H. J., |
| Bell, F. A., | Greeby, | McCormick, | Sowers, |
| Bell, W. T., | Greenstein, | McDaniel, | Speer, |
| Bentley, | Griffith, | McDermott, | Spencer, |
| Berkheiser, | Grimes, | McGowan, | Stadtlander, |
| Bickett, | Guerin, | McKim, | Stark, |
| Bidelspacher, | Haas, | McLaughlin, | Staudenmeier, |
| Blair, | Haines, | Memolo, | Stavitski, |
| Blumberg, | Hall, | Metzger, | Sterling, |
| Brewster, | Hantz, | Metzinger, | Stock, |
| Bromley, | Harding, | Miller, | Storer, |
| Brown, E., | Harer, | Miller, C., | Strayer, |
| Brown, E. P., | Hart, | Miller, H. A., | Talbot, |
| Brown, T. J., | Haws, | Moffatt, | Thomas, L. D., |
| Burchinal, | Heffernan, | Moore, | Thomas, M. G., |
| Burke, | Heffran, | Morrison, | Toepfer, |
| Bush, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holmes, | Neely, | Voltz, |
| Craig, | Holtzman, | Nolte, | Washington, |
| Critchfield, | Hoover, | North, | Watson, |
| Davies, | Horn, | Orr, | Weamer, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Diehm, | Kelly, | Pennock, | Williams, |
| Dietz, | Labar, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Drinkhouse, | Lauver, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posey, | Wood, N., |
| Duddy, | Little, J. T., | Powell, | Wood, W. P., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |
| Evans, F. D., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence,

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 189.

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "twenty-one" and inserting in lieu thereof the word "twenty-two"; also line 5, by striking out the numerals "\$21,000" and inserting in lieu thereof "\$22,000".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I move that the House do non-concur in the amendments made by Senate and that a Committee of Conference be appointed.

Mr. EARLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 344, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any-one claiming title thereto and providing a penalty

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Flynn, | Marcus, | Rhodes, |
| Allman, | Fockler, | Marshall, | Rieder, |
| Anderson, | Fratt, | Martz, | Royle, |
| Aston, | Fuller, | Mathay, | Sarig, |
| Baldi, | Gelnett, | McBride, | Sautter, |
| Bartley, | Gilchrist, | McCaig, | Schilling, |
| Behney, | Goehring, | McCann, | Schoener, |
| Bell, F. A., | Goss, | McClure, J. F., | Schwartz, |
| Bell, W. T., | Greenstein, | McClure, J. H., | Scott, |
| Berkheiser, | Grimes, | McCormick, | Shaffer, |
| Bickett, | Guerin, | McDaniel, | Shambach, |
| Bidelspacher, | Haas, | McDermott, | Sheffer, |
| Blair, | Haines, | McGowan, | Smith, G. A., |
| Blumberg, | Hall, | McKim, | Smith, H. J., |
| Bray, | Harding, | McLaughlin, | Soffel, |
| Brewster, | Harer, | Memolo, | Sowers, |
| Bromley, | Hart, | Metzger, | Speer, |
| Brown, E., | Haws, | Metzinger, | Spencer, |
| Brown, E. P., | Heffernan, | Miller, | Stadtlander, |
| Burchinal, | Heffran, | Miller, C., | Stark, |
| Burke, | Henderson, | Miller, H. A., | Staudenmeier, |
| Bush, | Hess, | Moffatt, | Stavitski, |
| Canon, | Himes, | Moore, | Sterling, |
| Colville, | Holmes, | Muldowney, | Stock, |
| Conner, | Holtzman, | Myers, | Storer, |
| Craig, | Hoover, | Neely, | Strayer, |
| Critchfield, | Horn, | Nicholson, | Talbot, |
| Cross, | Howe, | Nolte, | Thomas, L. D., |

| | | | |
|--|---|--|--|
| Davies, Davis, DeFrehn, Dengler, Derby, Dietz, Dilsheimer, Donnell, Drumhor, Eaches, Earley, Ede, Edmonds, Emhardt, Evans, B. P., Evans, F. D., Flinchbaugh, | Hricko, Huber, Irvin, Jones, Kelly, Labar, Lafferty, Leidich, Little, H. A., Little, J. T., Lockhart, Long, Lucas, Lukehart, Lynch, MacMillan, Malie, | North, Orr, Parkinson, Patterson, B. H., Patterson, F. W., Patterson, M., Peelor, Pennock, Perry, Phillips, Pitts, Posey, Powell, Prosser, Pryor, Raymond, Reader, | Thomas, M. G., Toepfer, Trescher, Turner, Wettach, Whitehouse, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. |
|--|---|--|--|

NAYS—8.

| | | | |
|------------------------|-------------------------|-----------------------|-------------------|
| Alexander, Bagshaw, | Brown, T. J., Diehm, | Drinkhouse, Duddy, | Hantz, Ludlow, |
|------------------------|-------------------------|-----------------------|-------------------|

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 4:00 o'clock this afternoon.

Whereupon, (at 1:18 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

REPORTS FROM COMMITTEES.

Mr. HIMES, from the Committee on Education, reports as committed, House Bill No. 1134, entitled:

An Act to further amend section one thousand four hundred and two in article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special, or local, or any parts thereof, that are or may be inconsistent therewith;" so as to insure equal school privileges to certain dependent children of the Commonwealth.

Mr. GREENSTEIN, from the Committee on Judiciary General, reported as committed, House Bill No. 785, entitled:

An Act providing for the publication and distribution of the reports of examinations of building and loan associations

Mr. TALBOT, from the Committee on Education, reported as committed, House Bill No. 1130, entitled:

An Act to further amend clause nineteen, section one, thousand two hundred and ten of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," changing the valuation per teacher in schol districts of the fourth class.

Mrs. PITTS, from the Committee on Insurance, reported as amended, House Bill No. 1227, entitled:

An Act to amend section five hundred and eighteen of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 682), entitled "An act relating to insurance; amending, revising and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision and protection of home and foreign insurance companies, Lloyds Associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws."

Mr. TURNER, from the Committee on Judiciary Special, reported as committed House Bill No. 1349, entitled:

An Act to amend section two of an act approved the thirteenth day of March, one thousand eight hundred and fifteen, (P. L. 150), entitled "An act concerning divorces;" authorizing the prothonotary to sign subpoenas, and validating prior proceedings in which the subpoena was not signed by a judge.

Mr. METZINGER, from the Committee on Judiciary Special, reported as committed House Bill No. 1167, entitled:

An Act to amend section one of the act approved the seventh day of July, one thousand nine hundred and nineteen, (P. L. 725), entitled "An act authorizing the appointment of interpreters in each county of this Commonwealth, and providing for their compensation."

Mr. METZINGER, from the Committee on Judiciary Special, reported as committed House Bill No. 1447, entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt and providing penalties for violation of this act.

Mr. METZINGER, from the Committee on Judiciary Special, reported as amended House Bill No. 1371, entitled:

An Act to amend section two of article two of the act approved the twenty-fifth day of June, one thousand nine hundred and nineteen, (P. L. 581), entitled "An act for the better government of cities of the first class of this Commonwealth."

Mr. STERLING, from the Committee on Judiciary General, reported as amended House Bill No. 743, entitled:

An Act to amend sections fourteen, fifteen and seventeen of an act, approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1311), entitled "An act providing for the establishment of a State Industrial Home for Women; authorizing the purchase of a site, and the erection thereon and equipment of necessary buildings; providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years, convicted of, or pleading guilty to, the commission of any criminal offense; and providing for the government and management of said institution; and making an appropriation to carry out the purposes of this act," by changing the procedure of transfer, sentence and commitment, and making certain changes in the eligibility of women prisoners for commitment to said institution, and providing a method of transfer to and from Laurelton State Village.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed House Bill No. 1384, entitled:

An Act authorizing a married woman to appoint attorneys-in-fact to mortgage or convey real estate, and confirming titles heretofore so made.

Mr. STAUDENMEIER, from the Committee on Judiciary Special, reported as committed House Bill No. 1098, entitled:

An Act relating to deadly weapons, making it a felony to possess or carry the same under certain conditions; permitting

searches of suspects; providing for the licensing of certain persons to possess or carry pistols or revolvers; regulating the sale or furnishing of certain firearms; making unlawful the violation of such regulations; imposing certain duties on county commissioners and certain city, borough and town officers and on justices of the peace, and imposing the costs of license blanks on the counties.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1450, entitled:

An Act authorizing Departments and agencies of the Commonwealth, the several counties, municipalities and other sub-divisions thereof to include in all contracts an agreement to arbitrate under the arbitration act of 1836.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1451, entitled:

An Act to repeal an act entitled "An act relating to Reference and Arbitration in the city and county of Philadelphia," approved the 1st day of May, 1861.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1120, entitled:

An Act to amend an act approved the twenty-third day of May, one thousand nine hundred and twenty-three (P. L. 327), entitled "A supplement to an act, approved the twenty-third day of June, one thousand nine hundred eleven (Pamphlet Laws, one thousand one hundred twenty-three), entitled 'An act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs, and expenses thereof,' as the same was amended and supplemented by subsequent acts, by providing for the compensation to be paid to the members of the board of viewers in counties of the second class," providing for the compensation of members of the Board of Viewers in counties of the first and second classes.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1168, entitled:

An Act to amend section twelve of the act approved the fifth day of February, one thousand eight hundred and seventy-five, (P. L. 56), entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia," as amended; providing for the appointment of clerks by such magistrates, and fixing their salary.

Mr. WETTACH, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1398, entitled:

An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers with systematic examinations, licenses and registration, for all entering the business of burying the dead, and penalties for violation of the provisions thereof, throughout this Commonwealth and providing for the payment of the expenses thereof.

Mr. GOEHRING, from the Committee on Judiciary Special, reported as committed House Bill No. 1279, entitled:

An Act to amend section three of an act approved the thirteenth day of March, one thousand eight hundred and fifteen, (P. L. 150), entitled "An act concerning divorcees;" by elimination alias subpoenas in divorce actions.

Mr. McCORMICK, from the Committee on Judiciary Special, reported as committed House Bill No. 1389, entitled:

An Act relating to the qualifications of real estate experts and the rules of evidence in proceedings arising from the exercise of the right of eminent domain.

Mr. McCORMICK, from the Committee on Judiciary Special, reported as committed House Bill No. 1453, entitled:

An Act creating a commission to investigate the situation with regard to the penitentiaries of the State; defining the powers and duties of the commission; and making an appropriation.

Mr. McCORMICK, from the Committee on Judiciary Special, reported as committed House Bill No. 1443, entitled:

An Act requiring officers making arrests without a warrant to take the prisoner before the nearest justice of the peace, or similar officer.

Mr. BUSH, from the Committee on Education, reported as committed, House Bill No. 1137, entitled:

An Act to further amend clause twenty-four of section one thousand two hundred ten, as amended, of an act, approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenues to establish and maintain the same, and the method of collecting such revenues; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WILLISTON P. WOOD, from the Committee on Judiciary Special, reported as committed, House Bill No. 1388, entitled:

An Act to amend article sixteen, section three of an act approved the twenty-fifth day of June, one thousand nine hundred and nineteen, (P. L. 581), entitled "An act for the better government of cities of the first class of this Commonwealth providing that no councilmen shall be appointed to any office position or employment of profit under the city.

Mr. FRYE, from the Committee on Insurance, reported as committed, House Bill No. 1156, entitled:

An Act defining the powers of fire marshals in counties of the second class with regard to buildings and premises and fire hazards in connection therewith, including the prescribing of rules and regulations with regard to explosives and inflammable substances: Providing for the enforcement of the orders of the fire marshal; providing penalties, and imposing certain duties upon fire insurance companies.

Mr. HORN, from the Committee on Education, reported as committed, House Bill No. 827, entitled:

An Act to amend an act, approved the eighteenth day of May, one thousand nine hundred eleven, entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Miss BENTLEY, from the Committee on Education, reported as committed, House Bill No. 1078, entitled:

An Act to amend clause two of section one thousand two hundred ten, of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended, by repealing the proviso which authorizes and regulates the advance of the minimum maximum salary for High School Teachers in districts of the first class.

Mr. DRUMBOR, from the Committee on Judiciary Special, reported as committed House Bill No. 1226, entitled:

An Act making the report of any board of view, viewers or jury of view, upon appeal to the court of common pleas, prima facie evidence of benefits therein assessed.

Mr. DRUMBOR, from the Committee on Judiciary Special, reported as committed House Bill No. 1151, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of tickets, cards or other tokens evidencing the right to a reserved seat in and admission to any theatre, concert hall, circus, show, ball-park, athletic hall or field or other place of amusement; and providing penalties.

Mr. STERLING, from the Committee on Judiciary General, reported as amended House Bill No. 907, entitled:

An Act to supplement and amend an act, approved the ninth day of July, one thousand nine hundred and nineteen (P. L. 814), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended by an act, approved the twenty-sixth day of April, one thousand nine hundred and twenty-one, (P. L. 287); and as supplemented by an act approved the thirteenth day of July, one thousand nine hundred and twenty-three, (P. L. 1093); providing that the Commonwealth of Pennsylvania shall bear equally with the city of Philadelphia in their share of the cost of light repair, maintenance and upkeep of said bridge; establishing a board of bridge control upon its completion; providing for the conveyance to the city of Philadelphia by the Commonwealth of Pennsylvania of to take over the management and maintenance of the bridge land purchased, taken and condemned in the city of Philadelphia for the bridge and its approaches.

Mr. DILSHEIMER, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1456, entitled:

An Act to provide for State registration of osteopathic nurses, to establish in the Department of Public Instruction a departmental administrative board to be known as State Board of Examiners for the registration of Osteopathic Nurses in connection therewith, and to provide penalties for the violation of certain provisions regarding registration.

Mr. McDANIEL, from the Committee on Judiciary General, reported as committed House Bill No. 1421, (Senate Bill No. 565), entitled:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States, including all departments, bureaus, commissions and other agencies thereof, existing under acts of the Congress of the United States and to the government of any state or commonwealth of the United States and to any county, city, borough, township or other organized sub-division of any state or Commonwealth of the United States and to any institution maintained by or receiving aid from any State or Commonwealth of the United States or any organized sub-division thereof.

Mrs. PITTS, from the Committee on Education, reported as committed, House Bill No. 1407, (Senate Bill No. 363), entitled:

An Act to amend an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand and forty-three), entitled "An act establishing a public school employees' retirement system and creat-

ing a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties" by giving employees certain additional service credit changing the rules relating to the State annuity and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed, House Bill No. 1101, (Senate Bill No. 381), entitled:

An Act authorizing the Auditor General State Treasurer and Secretary of Internal Affairs without the approval of the Attorney General to employ attorneys to conduct the legal affairs of their respective departments prescribing their powers and duties and providing for their compensation.

Mr. DILSHEIMER, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1302, (Senate Bill No. 466), entitled:

A Supplement to an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" providing for the registration of apprentices in pharmacy requiring employers of such apprentices to see that they are registered and imposing penalties.

Mr. WILSON, from the Committee on Judiciary Special, reported as amended, House Bill No. 1423, (Senate Bill No. 456), entitled:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosives or inflammable material without coming to a stop and providing a penalty.

Mr. GOEHRING, from the Committee on Judiciary General, reported as committed, House Bill No. 1416, (Senate Bill No. 566), entitled:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein.

Mr. WILLISTON P. WOOD, from the Committee on Judiciary Special, reported as committed House Bill No. 1293, (Senate Bill No. 123), entitled:

An Act to amend section nineteen of the act approved the second day of May, one thousand nine hundred and five (Pamphlet Laws, three hundred and fifty-two), entitled "An act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men, women and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls and places of amusements in which proper fire escapes, exits and extinguishers are required to provide for the health of all employees and of men, women and children in all such establishments, storehouses and

buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections.

Mr. RHODES, from the Committee on Judiciary General, reported as committed House Bill No. 1254 (Senate Bill No. 493), entitled:

An Act to amend section two of the act approved the first day of June, one thousand eight hundred and eighty-three (Pamphlet Laws, fifty-eight), entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" providing for the leasing of part of ground so obtained to municipalities for use as comfort stations.

Mr. WELTY, from the Committee on Judiciary Special, reported as committed House Bill No. 1420 (Senate Bill No. 478), entitled:

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway other than in cities of the first class without first notifying the owners of the land.

Mr. NEELY, from the Committee on Judiciary General, reported as committed House Bill No. 1253 (Senate Bill No. 492), entitled:

An Act to amend section one of an act approved the twelfth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws ninety-six) entitled "A supplement to an act entitled 'An act supplementary to an act relative to burial grounds and cemeteries situated in incorporated boroughs' approved the nineteenth day of May, one thousand eight hundred and seventy-four, changing the title of said act and authorizing the court to make orders and decrees required by the act and to enforce the same by process approved the thirteenth day of May, eighteen hundred and seventy-six further empowering courts to direct removal of remains in boroughs cities and towns from burial grounds where interments have ceased or have become so neglected as to become a public nuisance or such remains interfere with the improvements extensions and interests of such cities boroughs or towns," as amended providing that such removal may be authorized when such land is desired by said municipalities for opening laying out or extending streets or establishing playgrounds or recreation centers.

Mr. RHODES, from the Committee on Judiciary General, reported as committed House Bill No. 1294, (Senate Bill No. 125), entitled:

An Act to further amend clause (b) of section thirty-five of the act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and forty-seven), entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates, including the appointment bonds rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees herein designated as fiduciaries, the administration and distribution of the estates of presumed decedents widow's and children's exemption debts of decedents rents of real estate as assets for payment thereof, the lien thereof,

sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate, legacies including legacies charged on land, the discharge of residuary estates and of real estate from the lien of legacies and other charges, the appraisalment of real estate devised at a valuation, the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries, the organization of corporations to carry on the business of decedents, the audit and review of accounts of fiduciaries, refunding bonds, transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia, the recording and registration of decrees, reports and other proceedings and the fees therefor; appeals in certain cases and also generally dealing with the jurisdiction, powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" by extending the statutes of limitations in actions against decedents estates.

Mr. HAINES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1410, (Senate Bill No. 465), entitled:

An Act to amend sections four, five, eight and fifteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws, two hundred and eight), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof; defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality, strength and purity" as amended.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed, House Bill No. 279, entitled:

An Act to amend article thirteen of the act approved common pleas and the judges of the orphans courts Courts Municipal Courts and Attached Judicial Districts.

Mr. LOCKHART, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1093, entitled:

An Act to amend article thirteen of the act approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charge.

Mr. WILSON, from the Committee on Judiciary Special, re-reported as amended, House Bill No. 1088, entitled:

An Act providing for the notification of witnesses for the defendant in criminal cases where the accused is held for want of bail and imposing certain duties on the district attorney.

Mr. PROSSER, from the Committee on Public Health and Sanitation, re-reported as amended House Bill No. 696, entitled:

An Act providing for the protection of the public health by regulating the occupation of hairdressers cosmeticians cosmetologists and dermatichologists creating a State Board of Examiners for the licensing of persons to carry on and to teach such practices, providing rules regulating the proper conduct and sanitation of hairdressing cosmetician cosmetologist and dermatichologist establishments

and schools wherein the practice is conducted, prohibiting the use of dangerous hair dyes hair tonics and cosmetics and providing penalties for violation thereof.

Mr. FLYNN, from the Committee on Ways and Means, reported with a negative recommendation House Bill No. 1438, entitled:

An Act to further amend section twenty-one of an act, approved the first day of June, one thousand eight hundred and eighty-nine, (P. L. 420), entitled, "A further supplement to an act entitled, 'An act to provide revenue by taxation' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine," as amended, by changing the rate of taxation on capital stock and removing the exemption granted corporations, limited partnerships and joint-stock associations, organized for laundering and manufacturing purposes.

BILLS ON THIRD READING.

The SPEAKER. We will now take up the calendar on page 2, bills on third reading, the first bill being House Bill No. 242, file folio 3489.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 242, entitled:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Flynn, | Mangan, | Sautter, |
| Alexander, | Fockler, | Marcus, | Schilling, |
| Allman, | Fratt, | Marshall, | Schoener, |
| Anderson, | Frye, | Martz, | Schwartz, |
| Armstrong, | Fuller, | Mathay, | Scott, |
| Aston, | Gelnett, | McBride, | Shaffer, |
| Baldi, | Goehring, | McCaig, | Shambach, |
| Bartley, | Goodnough, | McCann, | Sheffer, |
| Behney, | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Greeby, | McClure, J. H., | Smith, H. J., |
| Bell, W. T., | Greenstein, | McDaniel, | Sowers, |
| Bentley, | Griffith, | McDermott, | Speer, |
| Bickett, | Grimes, | McGowan, | Spencer, |
| Bidelspacher, | Guerin, | McKim, | Stadlander, |
| Blair, | Haas, | McLaughlin, | Stark, |
| Blumberg, | Haines, | Memolo, | Staudenmeier, |
| Bray, | Hall, | Metzger, | Stavitski, |
| Brewster, | Hantz, | Metzinger, | Sterling, |
| Bromley, | Harer, | Miller, C., | Stock, |
| Brown, E. P., | Hart, | Miller, H. A., | Storer, |
| Brown, T. J., | Haws, | Moffatt, | Strayer, |
| Burchinal, | Heffernan, | Moore, | Talbot, |
| Burke, | Heffran, | Morrison, | Thomas, L. D., |
| Canon, | Henderson, | Muldowney, | Thomas, M. G., |
| Colville, | Hess, | Munley, | Toepfer, |
| Conner, | Himes, | Myers, | Towner, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | | | |

| | | | |
|---------------|----------------|------------------|--------------|
| Davis, | Horn, | North, | Washington, |
| DeFrehn, | Hricko, | Orr, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B.H., | Wells, |
| Diehm, | Jones, | Patterson, F.W., | Welty, |
| Dietz, | Kelly, | Patterson, M., | Wettach, |
| Dilsheimer, | Labar, | Peelor, | Wheeler, |
| Donnell, | Lafferty, | Pennock, | Whitehouse, |
| Drinkhouse, | Lauver, | Perry, | Williams, |
| Drumbor, | Leidich, | Phillips, | Wilson, |
| Duddy, | Little, H. A., | Pitts, | Witherspoon, |
| Eaches, | Little, J. T., | Powell, | Witkin, |
| Earley, | Long, | Prosser, | Wood, N., |
| Ede, | Lotz, | Pryor, | Wood, W. P., |
| Edmonds, | Lucas, | Raymond, | Wright, |
| Emhardt, | Ludlow, | Reader, | Bluett, |
| Evans, F. D., | Lukehart, | Rleder, | Speaker. |
| Evans, B. P., | Lynch, | Royle, | |
| Flinchbaugh, | MacMillan, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 374, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage house warehouse second hand store or junk shop to notify any one making claim to title in certain goods held in storage of an intention to remove sell or dispose of the same and providing a penalty

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Sarig, |
| Alexander, | Flinchbaugh, | MacMillan, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Baldi, | Frye, | Mathay, | Scott, |
| Bartley, | Fuller, | McBride, | Shaffer, |
| Behney, | Gelnett, | McCaig, | Shambach, |
| Bell, F. A., | Gilchrist, | McCann, | Sheffer, |
| Bell, W. T., | Goehring, | McClure, J. H., | Smith, G. A., |
| Bentley, | Goodnough, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Goss, | McDaniel, | Sowers, |
| Bickett, | Greeby, | McDermott, | Speer, |
| Bidelspacher, | Greenstein, | McGowan, | Spencer, |
| Blair, | Griffith, | McKim, | Stadlander, |
| Blumberg, | Grimes, | McLaughlin, | Stark, |
| Bray, | Guerin, | Memolo, | Staudenmeier, |
| Brewster, | Haas, | Metzger, | Stavitski, |
| Bromley, | Haines, | Metzinger, | Sterling, |
| Brown, E., | Hall, | Miller, | Stock, |
| Brown, E. P., | Hantz, | Miller, C., | Storer, |
| Brown, T. J., | Harding, | Miller, H. A., | Strayer, |
| Burchinal, | Hart, | Moffatt, | Talbot, |
| Burke, | Haws, | Moore, | Thomas, L. D., |
| Canon, | Heffernan, | Morrison, | Toepfer, |
| Colville, | Heffran, | Muldowney, | Towner, |
| Conner, | Henderson, | Munley, | Trescher, |
| Craig, | Hess, | Myers, | Turner, |
| Critchfield, | Himes, | Nicholson, | Voltz, |
| Cross, | Holtzman, | North, | Washington, |
| Davies, | Hoover, | Orr, | Watson, |
| | Horn, | Parkinson, | Weamer, |
| | Howe, | Patterson, B.H., | Wells, |
| | Hricko, | Patterson, F.W., | Welty, |
| | Huber, | Patterson, M., | Wettach, |
| | Irvin, | Peelor, | Wheeler, |
| | Jones, | Pennock, | Whitehouse, |
| | Kelly, | Perry, | Williams, |
| | Labar, | Phillips, | Wilson, |
| | Lauver, | Pitts, | Witherspoon, |
| | Lafferty, | Posey, | Witkin, |
| | Leidich, | Powell, | Wood, N., |

| | | | |
|---------------|----------------|----------|--------------|
| Eaches, | Little, H. A., | Prosser, | Wood, W. P., |
| Earley, | Little, J. T., | Raymond, | Wright, |
| Ede, | Long, | Reader, | Bluett, |
| Emhardt, | Lotz, | Rhodes, | Speaker. |
| Edmonds, | Lucas, | Rieder, | |
| Evans, B. P., | Lukehart, | Royle, | |

NAYS—1.

Ludlow,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. HAAS IN THE CHAIR

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1270, as follows:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" which was amended by section one of the act approved the twenty-sixth day of March one thousand nine hundred and twenty-three (Pamphlet Laws thirty-two) entitled "An act to amend section fifty-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled 'An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth'" is hereby further amended to read as follows

Section 55 If any person shall set up or establish or cause to be set up or established either in the open or in any house room outhouse tent booth arbor or other place whatsoever any game or device of address or hazard with cards dice billiard balls shuffle boards or any other instrument article or thing whatsoever heretofore or which hereafter may be invented used and employed at which money or other valuable thing may or shall be played for or staked or betted upon or if any person shall procure permit suffer and allow persons to collect and assemble in his house room out-house booth tent arbor or other place whatsoever under his control for the purpose of playing at and staking or betting upon such game or device of address or hazard money or other valuable thing or if any person being the owner tenant lessee or occupant of any house room outhouse tent booth arbor or other place whatsoever shall lease hire or rent the same or any part thereof to be used and occupied or employed for the purpose of playing at or staking and betting upon such game or device of address or hazard for money or other valuable thing the person so offending in either of the enumerated cases shall be guilty of a misdemeanor and on conviction be sentenced to pay a fine not exceeding five hundred dollars [and] or undergo an imprisonment not exceeding one year or both The owner of such house room outhouse tent booth arbor or other place whatsoever who shall have knowledge that any such game or device of address or hazard aforesaid has been set up in or upon the said premises and shall not forthwith cause complaint to be made against the person who has set up or established the same shall be deemed and held to have knowingly leased hired or rented the said premises for the said purposes, Provided That this act shall not be construed to apply to games of recreation and exercise such as billiards bagattelle ten pins et cetera where no betting is allowed

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Emhardt, | Lucas, | Reader, |
| Alexander, | Evans, B. P., | Ludlow, | Rhodes, |
| Allman, | Evans, F. D., | Lukehart, | Royle, |
| Anderson, | Flynn, | MacMillan, | Sarig, |
| Armstrong, | Fockler, | Malie, | Schilling, |
| Aston, | Fratt, | Mangan, | Schoener, |
| Baldi, | Frye, | Marcus, | Schwartz, |
| Bartley, | Fuller, | Marshall, | Scott, |
| Behney, | Gelnett, | Martz, | Shaffer, |
| Bell, F. A. | Gilchrist, | Mathay, | Shambach, |
| Bell, W. T. | Goehring, | McBride, | Smith, G. A., |
| Bentley, | Goodnough, | McCaig, | Smith, H. J., |
| Berkheiser, | Goss, | McCann, | Soffel, |
| Bickett, | Greeby, | McClure, J. H., | Sowers, |
| Bidelspacher, | Greenstein, | McCormick, | Speer, |
| Blair, | Griffith, | McDaniel, | Spencer, |
| Blumberg, | Grimes, | McDermott, | Stadtlander, |
| Bray, | Guerin, | McGowan, | Stark, |
| Brewster, | Haas, | McKim, | Staudenmeier, |
| Bromley, | Haines, | McLaughlin, | Stavitski, |
| Brown, E., | Hall, | Memolo, | Sterling, |
| Brown, E. P., | Hantz, | Metzger, | Stock, |
| Brown, T. J., | Harding, | Metzinger, | Strayer, |
| Burchinal, | Harer, | Millar, | Talbot, |
| Burke, | Hart, | Miller, C., | Thomas, L. D., |
| Bush, | Haws, | Miller, H. A., | Thomas, M. G., |
| Colville, | Heffernan, | Moore, | Toeffer, |
| Conner, | Henderson, | Morrison, | Towner, |
| Craig, | Hess, | Muldowney, | Trescher, |
| Critchfield, | Himes, | Munley, | Turner, |
| Cross, | Holmes, | Myers, | Voltz, |
| Davies, | Holtzman, | Neely, | Washington, |
| Davis, | Hoover, | Nicholson, | Watson, |
| DeFrehn, | Horn, | Nolte, | Weamer, |
| Deibler, | Howe, | Orr, | Wells, |
| Dengler, | Hricko, | Parkinson, | Welty, |
| Derby, | Huber, | Patterson, B.H., | Wettach, |
| Diehm, | Irvin, | Patterson, F.W., | Wheeler, |
| Dietz, | Jones, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Kelly, | Peelor, | Williams, |
| Donnell, | Labar, | Pennock, | Wilson, |
| Drinkhouse, | Lafferty, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Pryor, | Bluett, |
| Edmonds, | Lotz, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1238, as follows:

An Act repealing an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed" and validating sales not made in accordance with the said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing boroughs to sell certain real estate and prescribing procedure to be followed" be and the same is hereby repealed and all sales not made in accordance with the aforesaid act be and the same are hereby validated

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

| | | | |
|---------------|---------------|------------------|---------------|
| Adam. | Emhardt. | Lukehart. | Rhodes. |
| Alexander. | Evans, B. P. | Lynch. | Rieder. |
| Allman. | Evans, F. D. | MacMillan. | Royle. |
| Anderson. | Flinchbaugh. | Malie. | Sarig. |
| Armstrong. | Flynn. | Mangan. | Sautter. |
| Aston. | Fockler. | Marcus. | Schilling. |
| Bagshaw. | Fratt. | Marshall. | Schoener. |
| Baldi. | Frye. | Martz. | Schwartz. |
| Bartley. | Fuller. | Mathay. | Scott. |
| Behney. | Gelnett. | McBride. | Shaffer. |
| Bell, W. T. | Gilchrist. | McCaig. | Sheffer. |
| Bentley. | Goehring. | McCann. | Smith, G. A. |
| Berkheiser. | Goss. | McClure, J. F. | Smith, H. J. |
| Bickett. | Greeby. | McClure, J. H. | Soffel. |
| Bidelspacher. | Greenstein. | McCormick. | Sowers. |
| Blair. | Griffin. | McDaniel. | Speer. |
| Blumberg. | Guerin. | McDermott. | Spencer. |
| Bray. | Haas. | McKim. | Stadtlander. |
| Brewster. | Haines. | McLaughlin. | Stark. |
| Bromley. | Hall. | Memolo. | Staudenmeier. |
| Brown, E. | Hantz. | Metzger. | Stavitski. |
| Brown, E. P. | Harding. | Metzinger. | Sterling. |
| Brown, T. J. | Harer. | Millar. | Stock. |
| Burchinal. | Hart. | Miller, C. | Storer. |
| Burke. | Haws. | Miller, H. A. | Strayer. |
| Bush. | Heffernan. | Moffatt. | Talbot. |
| Canon. | Heffran. | Moore. | Thomas, L. D. |
| Colville. | Henderson. | Morrison. | Thomas, M. G. |
| Conner. | Hess. | Muldowney. | Toepfer. |
| Craig. | Himes. | Munley. | Towner. |
| Critchfield. | Holmes. | Myers. | Trescher. |
| Cross. | Holtzman. | Neely. | Turner. |
| Davies. | Horn. | Nicholson. | Voltz. |
| Davis. | Howe. | Nolte. | Washington. |
| DeFrehn. | Hricko. | Orr. | Watson. |
| Deibler. | Huber. | Parkinson. | Wells. |
| Dengler. | Irvin. | Patterson, B. H. | Welty. |
| Derby. | Jones. | Patterson, F. W. | Wettach. |
| Diehm. | Kelly. | Patterson, M. | Wheeler. |
| Dietz. | Labar. | Peelor. | Whitehouse. |
| Dilsheimer. | Lafferty. | Pennock. | Williams. |
| Donnell. | Lauver. | Perry. | Wilson. |
| Drinkhouse. | Laidich. | Phillips. | Witherspoon. |
| Drumbor. | Little, H. A. | Pitts. | Witkin. |
| Duddy. | Little, J. T. | Posey. | Wood, N. |
| Eaches. | Lockhart. | Powell. | Wood, W. P. |
| Earley. | Lotz. | Prosser. | Wright. |
| Ede. | Lucas. | Raymond. | Bluett. |
| Edmonds. | Ludlow. | Reader. | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1236, entitled:

An act to amend section one of the act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An act authorizing boroughs to redeem outstanding bonds and for that purpose issue and sell new interest-bearing bonds and to provide a fund for the redemption thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|------------|--------------|------------|------------|
| Adam. | Evans, F. D. | Lynch. | Sarig. |
| Alexander. | Flinchbaugh. | MacMillan. | Sautter. |
| Allman. | Flynn. | Mangan. | Schilling. |
| Anderson. | Fockler. | Marcus. | Schoener. |

| | | | |
|---------------|---------------|------------------|---------------|
| Armstrong. | Fratt. | Marshall. | Schwartz. |
| Aston. | Frye. | Martz. | Scott. |
| Bagshaw. | Fuller. | Mathay. | Shaffer. |
| Baldi. | Gelnett. | McBride. | Shambach. |
| Bartley. | Gilchrist. | McCaig. | Sheffer. |
| Behney. | Goehring. | McCann. | Smith, G. A. |
| Bell, F. A. | Goodnough. | McClure, J. F. | Smith, H. J. |
| Bell, W. T. | Goss. | McClure, J. H. | Soffel. |
| Bentley. | Greeby. | McCormick. | Sowers. |
| Berkheiser. | Greenstein. | McDaniel. | Speer. |
| Bickett. | Grimes. | McDermott. | Spencer. |
| Bidelspacher. | Guerin. | McGowan. | Stadtlander. |
| Blair. | Haas. | McKim. | Stark. |
| Blumberg. | Haines. | McLaughlin. | Staudenmeier. |
| Bray. | Hall. | Memolo. | Stavitski. |
| Brewster. | Hantz. | Metzger. | Sterling. |
| Bromley. | Harding. | Metzinger. | Stock. |
| Brown, E. | Harer. | Miller, H. A. | Storer. |
| Brown, E. P. | Hart. | Miller, C. | Strayer. |
| Brown, T. J. | Haws. | Moffatt. | Talbot. |
| Burchinal. | Heffernan. | Moore. | Thomas, L. D. |
| Burke. | Heffran. | Morrison. | Thomas, M. G. |
| Bush. | Henderson. | Muldowney. | Toepfer. |
| Canon. | Hess. | Myers. | Towner. |
| Colville. | Himes. | Neely. | Trescher. |
| Craig. | Holmes. | Nicholson. | Turner. |
| Critchfield. | Holtzman. | Nolte. | Voltz. |
| Cross. | Hoover. | North. | Washington. |
| Davies. | Horn. | Orr. | Watson. |
| Davis. | Howe. | Parkinson. | Weamer. |
| DeFrehn. | Hricko. | Patterson, F. W. | Wells. |
| Dengler. | Huber. | Patterson, M. | Welty. |
| Derby. | Irvin. | Peelor. | Wettach. |
| Diehm. | Jones. | Pennock. | Wheeler. |
| Dietz. | Kelly. | Perry. | Whitehouse. |
| Dilsheimer. | Labar. | Phillips. | Williams. |
| Donnell. | Lauver. | Pitts. | Wilson. |
| Drinkhouse. | Laidich. | Posey. | Witherspoon. |
| Drumbor. | Little, H. A. | Powell. | Witkin. |
| Duddy. | Little, J. T. | Prosser. | Wood, N. |
| Eaches. | Lockhart. | Pryor. | Wood, W. P. |
| Earley. | Long. | Raymond. | Wright. |
| Ede. | Lotz. | Reader. | Bluett. |
| Edmonds. | Lucas. | Rhodes. | Speaker. |
| Emhardt. | Ludlow. | Rieder. | |
| Evans, B. P. | Lukehart. | Royle. | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 966, as follows:

An Act validating certain consolidations mergers purchases sale or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same in any case where any telephone corporation organized under the laws of this Commonwealth and now or hereafter authorized by law to engage only in the business of furnishing telephone service has prior to January first one thousand nine hundred fourteen bought the capital stock or shares of the capital stock or any bonds securities or evidences of indebtedness of any other telephone corporation or where proceedings have been had effecting or purporting or intended to effect the consolidation of two or more telephone corporations (a) by merger and consolidation agreement by and between any such companies filed in the office of the secretary of the Commonwealth approved by the Governor and upon which Letters Patent have been issued by the Governor or (b) by proceedings in accordance with the method prescribed by the Act of General Assembly of the Commonwealth of Pennsylvania approved June fourteenth one thousand nine hundred one (Pamphlet Laws five hundred sixty-six) for the purchase of the capital stock of such corporation and the acquisition of the franchises corporate property rights and credits of the vendor corporation or otherwise howsoever such proceedings consolidating or pur-

porting or intended to so consolidate and merge the said corporations or such purchases of the capital stock and such acquisition of the franchises corporate property rights and credits of the vendor corporation or such purchases of the shares of the capital stock or bonds securities or other evidences of indebtedness of such other like corporation shall be and hereby are ratified approved and confirmed with like effect and to all intents and purposes as fully as if said consolidation acquisition or purchase had been effected since the approval of and in accordance with the method prescribed by said Act of July twenty-two one thousand nine hundred nineteen (Pamphlet Laws one thousand one hundred twenty-three)

Section 2 All Acts or parts of Acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Emhardt, | Lotz, | Rieder, |
| Alexander, | Evans, B. P., | Lucas, | Royle, |
| Allman, | Evans, F. D., | Ludlow, | Sarig, |
| Anderson, | Flinchbaugh, | Lukehart, | Sautter, |
| Armstrong, | Flynn, | Lynch, | Schoener, |
| Aston, | Fockler, | MacMillan, | Schwartz, |
| Bagshaw, | Fratt, | Malie, | Scott, |
| Baldi, | Frye, | Martz, | Shaffer, |
| Bartley, | Fuller, | Marshall, | Shambach, |
| Behney, | Gelnett, | Mathay, | Sheffer, |
| Bell, F. A., | Gilchrist, | McBride, | Smith, G. A., |
| Bell, W. T., | Goehring, | McClure, J. F., | Smith, H. J., |
| Bentley, | Goodnough, | McClure, J. H., | Sowers, |
| Berkheiser, | Goss, | McCormick, | Speer, |
| Bickett, | Greeby, | McDermott, | Spencer, |
| Bidelspacher, | Greenstein, | McGowan, | Stadtlander, |
| Blair, | Griffith, | McKim, | Stark, |
| Blumberg, | Grimes, | McLaughlin, | Staudenmeier, |
| Bray, | Haas, | Memolo, | Stavitski, |
| Brewster, | Haines, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Strayer, |
| Brown, T. J., | Hart, | Miller, C., | Talbot, |
| Burchinal, | Harer, | Miller, H. A., | Thomas, L. D., |
| Burke, | Haws, | Moore, | Thomas, M. G., |
| Bush, | Heffernan, | Morrison, | Toepfer, |
| Canon, | Heffran, | Muldowney, | Towner, |
| Colville, | Henderson, | Myers, | Trescher, |
| Conner, | Hess, | Neely, | Turner, |
| Craig, | Himes, | Nicholson, | Voltz, |
| Critchfield, | Holmes, | Nolte, | Washington, |
| Davies, | Holtzman, | North, | Watson, |
| Davis, | Hoover, | Orr, | Weamer, |
| DeFrehn, | Horn, | Patterson, B.H., | Wells, |
| Deibler, | Howe, | Patterson, F.W., | Welty, |
| Dengler, | Hricko, | Patterson, M., | Wettach, |
| Derby, | Huber, | Peelor, | Wheeler, |
| Diehm, | Irvin, | Pennock, | Whitehouse, |
| Dietz, | Jones, | Perry, | Williams, |
| Dilsheimer, | Kelly, | Phillips, | Wilson, |
| Donnell, | Labar, | Pitts, | Witherspoon, |
| Drinkhouse, | Lafferty, | Posey, | Witkin, |
| Drumbor, | Lauver, | Powell, | Wood, N., |
| Duddy, | Leidich, | Prosser, | Wood, W. P., |
| Eaches, | Little, H. A., | Pryor, | Wright, |
| Earley, | Little, J. T., | Raymond, | Bluett, |
| Ede, | Lockhart, | Reader, | Speaker. |
| Edmonds, | Long, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 505, (Senate Bill No. 37), entitled:

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (Pamphlet Laws twenty-nine) entitled "An act relating to appeals in cases of summary convictions" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Bagshaw, | Gelnett, | Mathay, | Shaffer, |
| Baldi, | Gilchrist, | McBride, | Shambach, |
| Bartley, | Goehring, | McCaig, | Sheffer, |
| Behney, | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Greeby, | McCormick, | Soffel, |
| Bentley, | Greenstein, | McDaniel, | Sowers, |
| Berkheiser, | Griffith, | McDermott, | Speer, |
| Bickett, | Grimes, | McGowan, | Spencer, |
| Bidelspacher, | Guerin, | McKim, | Stadtlander, |
| Blair, | Haas, | McLaughlin, | Stark, |
| Blumberg, | Hall, | Memolo, | Staudenmeier, |
| Brewster, | Hantz, | Metzger, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, H. A., | Strayer, |
| Brown, T. J., | Haws, | Muller, C., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Canon, | Hess, | Muldowney, | Towner, |
| Colville, | Himes, | Munley, | Trescher, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | North, | Watson, |
| Davis, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Patterson, B.H., | Wells, |
| Deibler, | Irvin, | Patterson, F.W., | Welty, |
| Dengler, | Jones, | Patterson, M., | Wheeler, |
| Derby, | Kelly, | Peelor, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Wilson, |
| Dietz, | Lafferty, | Perry, | Witherspoon, |
| Dilsheimer, | Lauver, | Phillips, | Witkin, |
| Donnell, | Leidich, | Pitts, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Posey, | Wright, |
| Drumbor, | Little, J. T., | Powell, | Bluett, |
| Duddy, | Long, | Prosser, | |
| Eaches, | Lotz, | Pryor, | |
| Earley, | Lucas, | Raymond, | |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Emhardt, | Rieder, | |
| | Evans, B. P., | | |
| | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 571, (Senate Bill No. 20), entitled:

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers sailors marines and war nurses who served in the military and naval forces of the United States during the World War

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Flinchbaugh, | Malie, | Sautter, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Frye, | Marshall, | Schwartz, |
| Aston, | Fuller, | Martz, | Scott, |
| Bagshaw, | Gelnett, | Mathay, | Shaffer, |
| Baldi, | Gilchrist, | McBride, | Shambach, |
| Bartley, | Goehring, | McCaig, | Sheffer, |
| Behney, | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A., | Goss, | McClure J. F., | Smith, H. J., |
| Beil, W. T. | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haines, | McKim, | Stark, |
| Bray, | Hall, | McLaughlin, | Staudenmeier, |
| Brewster, | Hantz, | Memolo, | Stavitski, |
| Bromley, | Harding, | Metzinger, | Sterling, |
| Brown, E., | Harer, | Millar, | Stock, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Burke, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, F. W., | Wells, |
| Dengler, | Irvin, | Patterson, M., | Welty, |
| Derby, | Jones, | Peelor, | Wettach, |
| Diehm, | Kelly, | Pennock, | Wheeler, |
| Dietz, | Labar, | Perry, | Whitehouse, |
| Dilsheimer, | Lafferty, | Phillips, | Williams, |
| Donnell, | Lauver, | Pitts, | Wilson, |
| Drinkhouse, | Leidich, | Posey, | Witherspoon, |
| Drumbor, | Little, H. A., | Powell, | Witkin, |
| Duddy, | Little, J. T., | Prosser, | Wood, N., |
| Eaches, | Lockhart, | Pryor, | Wood, W. P., |
| Earley, | Lotz, | Raymond, | Wright, |
| Ede, | Lucas, | Reader, | Bluett, |
| Edmonds, | Ludlow, | Rhodes, | Speaker. |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, B. P., | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1081, (Senate Bill No. 107), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

| | | | |
|------------|---------------|-----------|--------|
| Adam, | Evans, F. D., | Ludlow, | Royle, |
| Alexander, | Flinchbaugh, | Lukehart, | Sarig, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Allman, | Flynn, | Lynch, | Sautter, |
| Anderson, | Fockler, | MacMillan, | Schilling, |
| Armstrong, | Fratt, | Mangan, | Schoener, |
| Aston, | Frye, | Marcus, | Scott, |
| Bagshaw, | Fuller, | Marshall, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McCann, | Smith, H. J., |
| Bentley, | Goss, | McClure, J. F., | Soffel, |
| Berkheiser, | Greeby, | McClure, J. H., | Sowers, |
| Bickett, | Greenstein, | McCormick, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stark, |
| Blumberg, | Guerin, | McKim, | Staudenmeier, |
| Brewster, | Haas, | McLaughlin, | Stavitski, |
| Bromley, | Hall, | Memolo, | Sterling, |
| Brown, E., | Hantz, | Metzger, | Stock, |
| Brown, E. P., | Harding, | Metzinger, | Storer, |
| Brown, T. J., | Harer, | Millar, | Strayer, |
| Burchinal, | Hart, | Miller, C., | Talbot, |
| Bush, | Haws, | Miller, H. A., | Thomas, L. D., |
| Burke, | Heffernan, | Moffatt, | Thomas, M. G., |
| Canon, | Heffran, | Moore, | Toepfer, |
| Colville, | Henderson, | Morrison, | Towner, |
| Conner, | Hess, | Muldowney, | Trescher, |
| Craig, | Himes, | Myers, | Turner, |
| Critchfield, | Holmes, | Neely, | Voltz, |
| Davies, | Holtzman, | Nicholson, | Washington, |
| Davis, | Hoover, | North, | Watson, |
| DeFrehn, | Horn, | Orr, | Weamer, |
| Deibler, | Howe, | Parkinson, | Wells, |
| Dengler, | Hricko, | Patterson, B. H., | Welty, |
| Derby, | Huber, | Patterson, M., | Wettach, |
| Diehm, | Irvin, | Peelor, | Wheeler, |
| Dietz, | Jones, | Pennock, | Whitehouse, |
| Dilsheimer, | Kelly, | Perry, | Williams, |
| Donnell, | Labar, | Phillips, | Wilson, |
| Drinkhouse, | Lauver, | Pitts, | Witherspoon, |
| Drumbor, | Leidich, | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Little, H. A., | Prosser, | Wood, W. P., |
| Earley, | Lockhart, | Pryor, | Wright, |
| Ede, | Long, | Raymond, | Bluett, |
| Edmonds, | Lotz, | Reader, | Speaker. |
| Emhardt, | Lucas, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

HOUSE BILL No. 392 MADE SPECIAL ORDER.

Mr. McCAIG. Mr. Speaker, I move you that House Bill No. 392, file folio 1401, on page 22 of today's calendar, entitled:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest in the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five and the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five

be made a special order of business tomorrow morning at 11:30 o'clock.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1099, (Senate Bill No. 15), entitled:

An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Flinchbaugh, | Lynch, | Royle, |
| Allman, | Flynn, | MacMillan, | Sarig, |
| Anderson, | Fockler, | Malie, | Sautter, |
| Armstrong, | Fratt, | Mangan, | Schilling, |
| Aston, | Frye, | Marcus, | Schoener, |
| Bagshaw, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | Scott, |
| Bartley, | Gilchrist, | Mathay, | Shaffer, |
| Behney, | Goehring, | McBride, | Shambach, |
| Bell, F. A., | Goodnough, | McCaig, | Sheffer, |
| Bell, W. T., | Goss, | McCann, | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. F., | Smith, H. J., |
| Berkheiser, | Greenstein, | McClure, J. H., | Sowers, |
| Bickett, | Griffith, | McCormick, | Speer, |
| Bidelspacher, | Grimes, | McDaniel, | Spencer, |
| Blair, | Guerin, | McDermott, | Stadtlander, |
| Blumberg, | Haas, | McGowan, | Stark, |
| Bray, | Haines, | McKim, | Staudenmeier, |
| Brewster, | Hall, | McLaughlin, | Stavitski, |
| Bromley, | Hantz, | Memolo, | Sterling, |
| Brown, E., | Harding, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Metzinger, | Storer, |
| Brown, T. J., | Hart, | Miller, | Strayer, |
| Burchinal, | Haws, | Miller, C., | Talbot, |
| Burke, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Bush, | Heffran, | Moffatt, | Thomas, M. G., |
| Colville, | Henderson, | Moore, | Toepfer, |
| Conner, | Hess, | Muldowney, | Towner, |
| Craig, | Himes, | Munley, | Trescher, |
| Critchfield, | Holmes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davis, | Hoover, | Nicholson, | Washington, |
| DeFrehn, | Horn, | Nolte, | Weamer, |
| Deibler, | Howe, | North, | Wells, |
| Dengler, | Hricko, | Orr, | Welty, |
| Derby, | Huber, | Parkinson, | Wettach, |
| Diehm, | Irvin, | Patterson, F. W., | Wheeler, |
| Dietz, | Jones, | Patterson, M., | Whitehouse, |
| Dilsheimer, | Kelly, | Peelor, | Williams, |
| Donnell, | Lafferty, | Pennock, | Wilson, |
| Drinkhouse, | Lauver, | Perry, | Witherspoon, |
| Drumbor, | Leidich, | Phillips, | Witkin, |
| Duddy, | Little, H. A., | Pitts, | Wood, N., |
| Eaches, | Little, J. T., | Posey, | Wood, W. P., |
| Earley, | Lockhart, | Powell, | Wright, |
| Ede, | Long, | Prosser, | Bluett, |
| Edmonds, | Lotz, | Pryor, | Speaker. |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 43 entitled:

An Act to amend section five of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eight) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' courts" by providing increased salaries for judges of the courts of common pleas having a separate judicial district to which another county is attached

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz

YEAS—80.

| | | | |
|---------------|----------------|-----------------|----------------|
| Adam, | Gilchrist, | McCann, | Smith, G. A., |
| Alexander, | Greenstein, | McClure, J. H., | Smith, H. J., |
| Allman, | Griffith, | McCormick, | Sowers, |
| Anderson, | Grimes, | McDaniel, | Stadtlander, |
| Behney, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Harding, | Memolo, | Stavitski, |
| Bush, | Henderson, | Miller, C., | Thomas, M. G., |
| Conner, | Hess, | Nolte, | Towner, |
| Davies, | Horn, | North, | Trescher, |
| Derby, | Irvin, | Orr, | Turner, |
| Donnell, | Kelly, | Peelor, | Voltz, |
| Drinkhouse, | Lauver, | Pennock, | Watson, |
| Duddy, | Leidich, | Perry, | Weamer, |
| Earley, | Little, H. A., | Phillips, | Wheeler, |
| Ede, | Lucas, | Pitts, | Whitehouse, |
| Edmonds, | MacMillan, | Powell, | Wilson, |
| Emhardt, | Marcus, | Raymond, | Wood, N., |
| Evans, B. P., | Martz, | Rieder, | Wood, W. P., |
| Fockler, | Mathay, | Sautter, | Bluett, |
| Fuller, | McBride, | Sheffer, | Speaker. |
| Gelnett, | | | |

NAYS—46.

| | | | |
|--------------|----------------|-------------------|----------------|
| Armstrong, | Flynn, | Ludlow, | Rhodes, |
| Bagshaw, | Goss, | Lukehart, | Sarig, |
| Bartley, | Hantz, | Marshall, | Schoener, |
| Bell, F. A., | Harer, | McClure, J. F., | Schwartz, |
| Bentley, | Heffran, | McDermott, | Shaffer, |
| Brewster, | Himes, | Moore, | Stark, |
| Dengler, | Hoover, | Morrison, | Thomas, L. D., |
| Diehm, | Howe, | Nicholson, | Welty, |
| Dietz, | Jones, | Patterson, F. W., | Williams, |
| Drumbor, | Labar, | Prosser, | Witherspoon, |
| Eaches, | Little, J. T., | Pryor, | Wright, |
| Flinchbaugh, | Lotz, | Reader, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 869, as follows:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thou-

sand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and making an appropriation" and as amended by an act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and repealing section one thousand two hundred twelve thereof" as amended by an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay for the biennium year beginning June first one thousand nine hundred and twenty-three and each biennium year thereafter to such school districts as comply with the laws governing the public schools of the Commonwealth for each of said persons employed therein as shown by the certificate herein required to be filed with the Superintendent of Public Instruction in the November immediately preceding any such biennium year as follows In school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching and supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That the amount paid by the Commonwealth to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five per centum (75%) of the annual minimum salary prescribed herein for [elementary] teachers in such districts and that the amount paid to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be sixty per centum (60%) of the annual minimum salary prescribed herein for [elementary] teachers in such districts Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person And provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from Federal or other State funds such amounts shall be to the extent

there of in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued And provided further That in addition to the payments herein provided on account of members of the teaching and supervisory staff employed in any school district and on account of schools permanently closed or discontinued in any district each district shall receive its proportionate share of the minimum salaries required to be paid to such additional members of the teaching and supervisory staff as may have been employed subsequent to the certificate to the Superintendent of Public Instruction in the November previous to the biennium year and its apportionment as herein provided for additional schools permanently closed or discontinued subsequent to such certificate Payments required by this proviso shall be made after certificate to the Superintendent of Public Instruction in the November of the biennium year in connection with and in addition to the first quarterly payment of the following biennium as hereinafter provided

The true valuation per teacher for each district shall be determined by the State Council of Education on data and material submitted by the officers of such district in the annual report to the Superintendent of Public Instruction It shall be found by dividing the true valuation of the district by the number of full time teachers which number shall include all teachers principals supervisors and superintendents employed in the vocational and non-vocational schools of the district for the year covered by such report The true valuation of the taxable property of each school district shall be obtained by dividing the amount of the assessed valuation certified in the annual report of the district for the school year ending June thirtieth one thousand nine hundred and twenty-two and every second year thereafter by the average rate of assessment certified in such annual reports for the three years immediately preceding the date on which such true valuation is determined For the two fiscal years beginning on June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five such true valuation of the district shall be determined during the month of June one thousand nine hundred and twenty-three on the data and material available in the report filed with the Superintendent of Public Instruction on August first one thousand nine hundred and twenty-two The true valuation of each school district for the two fiscal years beginning on June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven and for each biennium thereafter shall be determined during the month of October one thousand nine hundred and twenty-four and in the month of October of every second year hereafter The State Council of Education is hereby given full power and authority to make such investigations to take such action and to institute such proceedings as may be necessary to determine any of the questions that may be raised in the determination and adjustment of the aforesaid true valuations and the decisions which such council reaches in such questions shall be final and conclusive

Section 2 That paragraph twenty-one of said section one thousand two hundred and ten of said act as amended be hereby amended to read as follows

Twenty-one The Superintendent of Public Instruction shall ascertain and determine the amount of funds required to meet each of the four payments to school districts which become due and payable within the two fiscal years beginning June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five and each biennium thereafter on the data and material contained in the certificates which school districts are required by law to file with the said superintendent on November first immediately preceding the beginning of each biennium and the said superintendent shall also apportion and allot the same to and among the respective districts Provided That the amount paid to any school district within any biennium shall [in no case exceed the amount] be computed on the data and information contained in the [certificate] certificates required to be filed [in the November immediately preceding such biennium] on the first day of

November of each year as herein provided In no case shall the amount paid to any school district exceed the amounts computed on such data

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. The gentleman from Delaware, Mr. Alexander, has requested me to say a word in explanation of this bill, and inasmuch as it relates to the conditions in several of the school districts of the State, there may be others that have the same interest in the matter. You will recall that in 1921 the Teachers' Salary Bill provided that the State should appropriate a certain sum of money towards the basic salary of each teacher; but in 1923 it was found that that method interfered with proper budget making, because between 1921 and 1923 there was an increase in the number of teachers and the money that was appropiated in 1921 was not sufficient to meet that increase, and, therefore, in 1923 we passed a second Act that provided that the appropriation for teachers should be made on a two-year basis, on the basis of the number of teachers in November of the even years proceeding, so that on the basis of the number of teachers in November 1922, the appropriations were made for 1923 and 1924. Now, in practice, that has been found to be unfair to those districts where the population has increased greatly and where in the two-year period it might be necessary to have a large increase in the number of teachers. You can readily see in those districts if the appropriation was made on the basis of the number of teachers in November, 1922, and then the population increased in 1923 and 1924, they would not be getting the same pro rata as other districts in the State. To meet that situation this bill has been prepared, which proposes in the next biennium, out of the appropriation that is made the first quarter of 1927, it will pay back to the school districts their ratio for the increased number of teachers that are made necessary in the preceding two years. That makes it possible now to make an exact appropriation on the basis of the number of teachers in November, 1924; then, if there is an increase in 1925 and 1926, the next Legislature will appropriate back to the school districts their share for the increased number of teachers. That is the object of the bill, and it seems to be a more equitable method of making the apportionment than that which prevailed under the law of 1923.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Sarig, |
| Allman, | Flinchbaugh, | Malie, | Sautter, |
| Anderson, | Flynn, | Mangan, | Schilling, |
| Armstrong, | Fockler, | Marcus, | Schoener, |
| Aston, | Fratt, | Marshall, | Schwartz, |
| Bagshaw, | Frye, | Martz, | Shaffer, |
| Baldi, | Gelnett, | Mathay, | Shambach, |
| Bartley, | Gilchrist, | McBride, | Sheffer, |
| Behney, | Goehring, | McCaig, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McCann, | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. F., | Soffel, |
| Bentley, | Greeby, | McDaniel, | Sowers, |
| Berkheiser, | Greenstein, | McDermott, | Speer, |
| Bickett, | Griffith, | McGowan, | Spencer, |
| Bidelspacher, | Grimes, | McKim, | Stadtlander, |
| Blair, | Guerin, | McLaughlin, | Staudenmeier, |
| Blumberg, | Haines, | | |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Hantz, | Metzinger, | Sterling, |
| Bromley, | Harding, | Millar, | Stock, |
| Brown, E., | Harer, | Miller, C., | Storer, |
| Brown, E. P., | Hart, | Miller, H. A., | Strayer, |
| Brown, T. J., | Haws, | Moffatt, | Talbot, |
| Burchinal, | Heffernan, | Moore, | Thomas, L. D., |
| Burke, | Heffran, | Morrison, | Thomas, M. G., |
| Bush, | Henderson, | Muldowney, | Toeffer, |
| Canon, | Hess, | Munley, | Trescher, |
| Conner, | Holmes, | Myers, | Turner, |
| Craig, | Holtzman, | Neely, | Washington, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Noite, | Watson, |
| Davies, | Howe, | North, | Weamer, |
| Davis, | Hricko, | Orr, | Wells, |
| DeFrehn, | Huber, | Parkinson, | Welty, |
| Deibler, | Irvin, | Patterson, F. W., | Wettach, |
| Dengler, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Williams, |
| Dietz, | Labar, | Pennock, | Wilson, |
| Dilsheimer, | Lafferty, | Perry, | Witherspoon, |
| Donnell, | Lauver, | Phillips, | Witkin, |
| Drinkhouse, | Leidich, | Pitts, | Wood, N., |
| Drumbor, | Little, H. A., | Posey, | Wood, W. P., |
| Daddy, | Little, J. T., | Powell, | Wright, |
| Eaches, | Long, | Prosser, | Bluett, |
| Earley, | Lotz, | Pryor, | Speaker. |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1009, entitled:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Allman, | Evans, F. D., | Lukehart, | Royle, |
| Anderson, | Flinchbaugh, | Lynch, | Sarig, |
| Armstrong, | Flynn, | Malie, | Sautter, |
| Aston, | Fockler, | Mangan, | Schilling, |
| Bagshaw, | Frye, | Marcus, | Schoener, |
| Baldi, | Fuller, | Marshall, | Schwartz, |
| Bartley, | Gelnett, | Martz, | Scott, |
| Behney, | Gilchrist, | McBride, | Shaffer, |
| Bell, F. A. | Goehring, | McCaig, | Shambach, |
| Bell, W. T. | Goodnough, | McCann, | Sheffer, |
| Bentley, | Goss, | McClure, J. F., | Smith, G. A., |
| Berkheiser, | Greeby, | McCormick, | Smith, H. J., |
| Bickett, | Greenstein, | McDaniel, | Sowers, |
| Bidelspacher, | Griffith, | McGowan, | Speer, |
| Blair, | Grimes, | McKim, | Spencer, |
| Blumberg, | Guerin, | McLaughlin, | Stadtlander, |
| | Haas, | Memolo, | Stark, |
| | Haines, | Metzger, | Staudenmeier, |
| | Hall, | Metzinger, | Stavitski, |
| | Hantz, | Millar, | Sterling, |
| | Harding, | Miller, C., | Stock, |
| | Harer, | Miller, H. A., | Storer, |
| | Haws, | Moffatt, | Strayer, |
| | Heffernan, | Moore, | Talbot, |
| | Heffran, | Morrison, | Thomas, L. D., |
| | Henderson, | Munley, | Thomas, M. G., |
| | Hess, | Myers, | Toeffer, |
| | Himes, | Neely, | Towner, |

| | | | |
|--------------|----------------|------------------|--------------|
| Critchfield, | Holmes, | Nicholson, | Trescher, |
| Cross, | Holtzman, | Nolte, | Turner, |
| Davies, | Hoover, | North, | Voltz, |
| Davis, | Horn, | Orr, | Washington, |
| DeFrehn, | Howe, | Parkinson, | Watson, |
| Deibler, | Hricko, | Patterson, B.H., | Weamer, |
| Huber, | Huber, | Patterson, F.W., | Wells, |
| Derby, | Irvin, | Patterson, M., | Wetly, |
| Diehm, | Jones, | Peelor, | Wettach, |
| Dietz, | Kelly, | Pennock, | Wheeler, |
| Dilsheimer, | Labar, | Perry, | Whitehouse, |
| Donnell, | Lafferty, | Phillips, | Williams, |
| Drinkhouse, | Lauver, | Pitts, | Wilson, |
| Drumbor, | Leidich, | Posey, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Witkin, |
| Eaches, | Little, J. T., | Prosser, | Wood, N., |
| Earley, | Lockhart, | Pryor, | Wood, W. P., |
| Ede, | Long, | Raymond, | Wright, |
| Edmonds, | Lotz, | Reader, | Bluett, |
| Emhardt, | Lucas, | Rhodes, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1085, (Senate Bill No. 402), as follows:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall (a) for the purpose of misrepresenting his qualifications to the Department of Public Instruction or any professional examining board within said Department buy sell or fraudulently or illegally make or alter give issue or obtain any diploma certificate or other instrument purporting to confer any literary scientific professional or other degree or to constitute any license or to certify to the completion in whole or in part of any course of study in any university college high school academy or other educational institution or (b) personate or attempt or offer to personate another person in taking or attempting or offering to take any examination held in accordance with the rules of the Department of Public Instruction or of any of the professional Examining Boards within said department or (c) take or attempt or offer to take such an examination in the name of any other person or (d) procure any other person falsely to take or attempt or offer to take any such examination in his name or (e) have in his possession question papers to be used in any such examination when not contained in their sealed wrappers or copies of such papers or questions at any time prior to the dates set for such examination unless duly authorized by the Department of Public Instruction or the agents thereof or (f) sell or offer to sell question papers or any questions prepared for use in any examination held in accordance with the rules of the Department of Public Instruction or any professional Examining Board with said Department or (g) use in any such examination any question papers or questions or secure or prepare the answers to such questions prior to the time set for the examination or (h) transmit to the Department of Public Instruction answers to questions used in any such examination which are prepared or written outside of the period of examination or alter any such answer after such period is closed or (i) secure or attempt to secure any credential regularly issued by the Department of Public Instruction or any professional Examining Board within said Department which is based upon such examination or based upon a course or courses of study in any institution of learning or educational institution approved by the Department of Public Instruction which he has not actually passed or completed shall be guilty of a misdemeanor and upon conviction thereof shall be punished for a first offense by a fine of not less than fifty dollars or imprisonment for not less than thirty days or by both such fine and imprisonment and for a second or

subsequent offense by a fine of not less than two hundred and fifty dollars or imprisonment for not less than six months or by both such fine and imprisonment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Royle, |
| Alexander, | Flinchbaugh, | Malie, | Sarig, |
| Allman, | Flynn, | Mangan, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Frat, | Marshall, | Schwartz, |
| Aston, | Frye, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goss, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greeby, | McDaniel, | Soffel, |
| Berkheiser, | Greenstein, | McDermott, | Sowers, |
| Bickett, | Griffith, | McGowan, | Speer, |
| Bidelspacher, | Grimes, | McKim, | Spencer, |
| Blair, | Guerin, | McLaughlin, | Stadtlander, |
| Blumberg, | Haas, | Memolo, | Stark, |
| Bray, | Haines, | Metzger, | Staudenmeyer, |
| Brewster, | Hall, | Metzinger, | Stavitski, |
| Bromley, | Hantz, | Millar, | Sterling, |
| Brown, E., | Harding, | Miller, H. A., | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Moffatt, | Talbot, |
| Burchinal, | Haws, | Moore, | Thomas, L. D., |
| Burke, | Heffernan, | Morrison, | Thomas, M. G., |
| Bush, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Davies, | Horn, | Nolte, | Washington, |
| Davis, | Howe, | North, | Watson, |
| Cross, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B.H., | Wetly, |
| Dengler, | Jones, | Patterson, F.W., | Wettach, |
| Diehm, | Kelly, | Patterson, M., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Phillips, | Witkin, |
| Drumbor, | Little, J. T., | Pitts, | Wood, N., |
| Duddy, | Lockhart, | Powell, | Wood, W. P., |
| Eaches, | Long, | Prosser, | Wright, |
| Earley, | Lotz, | Pryor, | Bluett, |
| Ede, | Lucas, | Raymond, | |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Lynch, | Rieder, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1223, (Senate Bill No. 399), entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws

general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Martz, | Schoener, |
| Bagshaw, | Fuller, | Mathay, | Schwartz, |
| Baldi, | Gelnett, | McBride, | Scott, |
| Bartley, | Gilchrist, | McCaig, | Shaffer, |
| Behney, | Goodnough, | McCann, | Shambach, |
| Bell, F. A. | Goss, | McClure, J. H., | Sheffer, |
| Bell, W. T. | Greeby, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greenstein, | McCormick, | Smith, G. A., |
| Berkheiser, | Griffith, | McDaniel, | Sowers, |
| Bickett, | Grimes, | McDermott, | Speer, |
| Bidelspacher, | Guerin, | McGowan, | Spencer, |
| Blair, | Haas, | McKim, | Stadlander, |
| Blumberg, | Hall, | McLaughlin, | Stark, |
| Bray, | Hantz, | Memolo, | Staudenmeier, |
| Brewster, | Harding, | Metzger, | Stavitski, |
| Bromley, | Harer, | Metzinger, | Sterling, |
| Brown, E. P., | Hart, | Millar, | Stock, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Holmes, | Munley, | Toeffer, |
| Conner, | Holtzman, | Myers, | Towner, |
| Critchfield, | Hoover, | Neely, | Trescher, |
| Cross, | Horn, | Nicholson, | Turner, |
| Davies, | Howe, | Nolte, | Voltz, |
| Davis, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Dietz, | Labar, | Peelock, | Wheeler, |
| Dilsheimer, | Lauver, | Pennock, | Whitehouse, |
| Donnell, | Leidich, | Perry, | Williams, |
| Drinkhouse, | Little, H. A., | Phillips, | Wilson, |
| Drumbor, | Little, J. T., | Pitts, | Witherspoon, |
| Duddy, | Lockhart, | Posey, | Witkin, |
| Eaches, | Long, | Powell, | Wood, N., |
| Earley, | Lotz, | Prosser, | Wood, W. P., |
| Ede, | Lucas, | Raymond, | Wright, |
| Edmonds, | Ludlow, | Reader, | Bluett, |
| Emhardt, | Lukehart, | Rhodes, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed the same without amendments.

SPEAKER BLUETT IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1103 (Senate Bill No. 393), entitled:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to estab-

lish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

On the question,

Will the House agree to the bill on third reading?

The SPEAKER. The amendments will be unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend Section 2, page 6, by striking out lines 11 and 12 pupils who have satisfactorily completed the [same in the school of their own district or have completed the] pro- and insert in lieu thereof as follows: 11 pupils who have satisfactorily completed the same [in the 12 school of their own district] or have completed [the] a pro-

Amend Section 2, page 6, by striking out lines 18 and 19 located high school [of such class as they may desire to attend] giving further high school work Provided That and insert in lieu thereof as follows: 18 located high school of such [class] type as they may desire

19 to attend giving further high school work Provided That

Amend Section 2, page 6, by striking out lines 27, 28, and 29 in a high school] or schools in another district the equivalent of a [course] program of studies in their own district they must present to the board of their own and insert in lieu thereof as follows: 27 [in a school or schools in another district] the 28 [equivalent of a course] program of studies in their own 29 district or its equivalent in some other school or schools they must present to the board of their own

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 265, entitled:

An Act to amend sections five hundred and one and five hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

| | | | |
|------------|---------------|------------|------------|
| Adam, | Edmonds, | Ludlow, | Rieder, |
| Alexander, | Emhardt, | Lukehart, | Royle, |
| Allman, | Evans, B. P., | Lynch, | Sarig, |
| Anderson, | Evans, F. D., | MacMillan, | Sautter, |
| Armstrong, | Flinchbaugh, | Malie, | Schilling, |
| Aston, | Flynn, | Mangan, | Schoener, |
| Bagshaw, | Fockler, | Marshall, | Schwartz, |
| Baldi, | Fratt, | Martz, | Scott, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bartley, | Frye, | Mathay, | Shaffer, |
| Behney, | Fuller, | McCaig, | Shambach, |
| Bell, F. A. | Gelnett, | McClure, J. F., | Sheffer, |
| Bell, W. T. | Gilchrist, | McClure, J. H., | Smith, G. A., |
| Bentley, | Goehring, | McCormick, | Smith, H. J., |
| Berkheiser, | Goodnough, | McDaniel, | Soffel, |
| Bickett, | Greeby, | McDermott, | Sowers, |
| Bidelspacher, | Greenstein, | McGowan, | Speer, |
| Blair, | Griffith, | McKim, | Spencer, |
| Bray, | Grimes, | McLaughlin, | Stark, |
| Brewster, | Guerin, | Memolo, | Staudenmeier, |
| Bromley, | Haas, | Metzger, | Stavitski, |
| Brown, E., | Haines, | Metzinger, | Sterling, |
| Brown, E. P., | Hantz, | Miller, | Storer, |
| Brown, T. J., | Harding, | Miller, C., | Strayer, |
| Burchinal, | Harer, | Miller, H. A., | Talbot, |
| Bush, | Hart, | Moffatt, | Thomas, M. G., |
| Canon, | Heffernan, | Moore, | Toepfer, |
| Colville, | Heffran, | Morrison, | Towner, |
| Conner, | Henderson, | Muldowney, | Trescher, |
| Craig, | Hess, | Munley, | Turner, |
| Critchfield, | Himes, | Nicholson, | Voltz, |
| Cross, | Holmes, | Nolte, | Washington, |
| Davies, | Holtzman, | North, | Watson, |
| Davis, | Hoover, | Orr, | Weamer, |
| DeFrehn, | Horn, | Patterson, B.H., | Wells, |
| Deibler, | Howe, | Patterson, F.W., | Welty, |
| Dengler, | Hricko, | Patterson, M., | Wheeler, |
| Derby, | Irvin, | Peelor, | Whitehouse, |
| Diehm, | Jones, | Pennock, | Williams, |
| Diets, | Kelly, | Perry, | Wilson, |
| Dilsheimer, | Lafferty, | Phillips, | Witherspoon, |
| Donnell, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | |
| Earley, | Lotz, | Raymond, | |
| Ede, | Lucas, | Rader, | |

NAYS—11.

| | | | |
|----------------|----------|--------------|----------------|
| Goss, | Marcus, | Parkinson, | Stock, |
| Labar, | McBride, | Rhodes, | Thomas, L. D., |
| Little, H. A., | McCann, | Stadtlander, | Wettach, |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 446, entitled:

An Act to amend section one of an act approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled 'An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law" as amended conferring power to parole upon the several judges instead of the courts and eliminating the petition and hearing in such cases

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. MARSHALL. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. WILLIAMS. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 452, entitled:

An Act to further amend section six of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM THE CALENDAR.

Mr. MARSHALL. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. STERLING. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 909, entitled:

An Act transferring and re-appropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the Act approved the thirtieth day of June one thousand nine hundred and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

On the question,

Will the House agree to the bill on third reading?

Mr. HENDERSON. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend sec. 1, page 1, line 4, by striking out the word "unexpended" and inserting in lieu thereof "unexpended."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 382, as follows:

An Act authorizing departmental administrative boards and commissions under certain restrictions to sell surplus products of the soil meats live stock timber or other materials raised or grown upon or taken from property of the Commonwealth administered by such boards or commissions and to expend the proceeds of such sales for the maintenance of the properties under their control

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That any departmental administrative board or commission of this Commonwealth is hereby empowered with the approval of the Department with which such board or commission is connected and the Board of Commissioners of Public Grounds and Buildings to sell for the best price obtainable but not less than the current market price for similar products any surplus products of the soil meats live-stock timber or other materials raised or grown upon or taken from property of the Commonwealth administered by such boards or commissioners respectively As used in this section "surplus" shall mean products meats live-stock timber or other materials which cannot conveniently and economically be used in connection with the proper maintenance of the institution park or other property administered by the board or commission involved Provided however that under no circumstances shall live trees be cut for sale unless and until the Department of Forests and Waters has approved the cutting of such trees

Section 2 The proceeds of the sale of any products meats live-stock timber or other materials sold by the departmental administrative board or commission under the provisions of this act may with the approval of the Department with which such board or commission is connected be expended by such board or commission for the payment of salaries wages or other compensation of employes the purchase of supplies or equipment or any other expenses of any kind or description necessary for the proper conduct of the work of such board or commission

Section 3 Every departmental administrative board or commission which sells any products of the soil meats live-stock timber or other materials under the provisions of this act shall make a report of the dates quantities and prices of all such sales immediately thereafter to the Auditor General

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Huntingdon.

The SPEAKER. Will the gentleman from Huntingdon permit himself to be interrogated?

Mr. BREWSTER. Mr. Speaker, I will.

Mr. ALEXANDER. I desire to ask the gentleman if he did not promise me to amend this bill, that the Department pay the money into the treasury?

Mr. BREWSTER. Repeat that question, I did not get it.

Mr. ALEXANDER.. I ask the sponsor if he did not promise me, when this bill was brought out, to amend it so as to require the Department to pay the money into the treasury?

Mr. BREWSTER. I think you are mistaken. I made no promise of the kind. I was perfectly willing for it to be submitted to the committee. It was submitted to the committee, and they have made the amendments to it with that eliminated. The committee were of the opinion, just like I was of the opinion, that with that amendment in it, we might as well not have had any bill at all. There are few amendments that you submitted that are still here. The bill has been amended with the exception of the one which required the payment of the money into the State Treasury, and the committee were not in favor of that, just as I am not in favor of it. You might as well not have the bill here at all as to submit it to the House with that amendment in it, and the committee thought so and they so reported this bill. It was discussed very thoroughly in the committee, and they were unanimous, there was not a dissenting voice in the committee in regard to cutting that out which would kill the whole spirit of the bill. You might as well not have the bill here.

Mr. ALEXANDER. Mr. Speaker and members of the House, this bill, I think, was defeated once, if not twice. We agreed to reconsider the vote by which it was defeated, and the gentleman promised that he would agree that these funds which would be received by these departments would be paid into the State treasury. I cannot understand the idea some people have about selling things. It is strange to me that we cannot follow the practice of this Commonwealth back as far at least as the beginning of the present constitution in 1874. The gentleman says we might as well not have any bill. All right, I would rather not have any bill than to permit these different administrative heads to sell the stock off their farms, and sell anything they believe they did not want or did not need, and place that money under their own control instead of going into the treasury of the Commonwealth. No administrative head or department under the Constitution is permitted to spend one dollar that has not been first appropriated to them by this Legislature. We now have the budget which sets out definitely what each administrative head, department or bureau needs, and the Appropriation Committee with that budget before them settles upon the appropriation to these different departments, the amount of money they need. Now here comes a bill that after you have appropriated to a department sufficient money, we will say for illustration, to stock that farm with cows, we will say Rockview, because I have that in mind at the present time, and they will say, "Well we don't need some of these cows and we will sell them and use that money to pay salaries", after you have already appropriated money to pay those salaries. And then they come along for another appropriation to buy some more cows, and I want to know how, under the sun, anyone is going to keep tab on the amount of an appropriation that any department is going to require. This bill permits them to put the money in their own clothes instead of going into the treasury of this Commonwealth. Surely no one is afraid that the treasurer is going to run away with it; the treasurer gives sufficient bond for all of these funds. What is back of this? Why is it? Why is it that they promise to you that they will do a thing of this kind, and without saying anything to you try to sneak this bill through with that provision out of it? There must be some motive back of it: there must be some reason why they want to get hold of this extra money, and I ask every man and woman in this House to vote against the bill.

Mr. BREWSTER. The gentleman from Delaware does not just exactly state the provisions of this bill. It refers only to the surplus of the products raised on the farms of these institutions. Now, he refers to the appropriations, that these institutions are receiving appropriations. I am going to tell you that we have some of his citizens of Delaware county up in our little institution in Huntingdon county, and Delaware county helps to pay for keeping them there, and if a boy is sent from any county from this Commonwealth, they help pay for the upkeep of this institution, just the same as Huntingdon county pays to send a prisoner to the Western Penitentiary. It is the county's money, not the State's money, that helps to keep up these institutions.

Now, Mr. Speaker and ladies and gentlemen of the House, it is not a matter of simply paying this money into the State treasury. It is too small and trivial almost to consider, in my estimation. Just like I told Mr. Alexander the other day, I have a little boy fourteen years old, and he went out and shovelled snow for the neighbors last winter,

and they gave him a quarter. I said, "What kind of a daddy would I be if I said to that boy when he come home, 'No, John, you must put that money down in daddy's pocket, it must go through the regular course?'" I said to Mr. Alexander, "You would kick me out of the House," and so he would; and that is just exactly the situation here. These institutions have boys, and some institutions have girls, who earn a little money. There is a little surplus here. Send that in here to the State treasury through the regular course? What do you think of an institution like that? Cannot he trust the Board of Managers to say, buy a few books for the library with that money or appropriate it to some work right in the institution? That is the argument that I make, and I ask you ladies and gentlemen to support this bill. It is a good measure, and every institution in this State wanted it, and why he is opposing it, I do not know.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—102.

| | | | |
|---------------|---------------|-----------------|----------------|
| Anderson, | Donnell, | Jones, | Raymond, |
| Armstrong, | Drumbor, | Kelly, | Reader, |
| Aston, | Duddy, | Lauver, | Schilling, |
| Bagshaw, | Earley, | Leidich, | Schwartz, |
| Bell, F. A., | Ede, | Little, J. T., | Scott, |
| Bell, W. T., | Edmonds, | Long, | Shambach, |
| Bentley, | Evans, E. P., | Lotz, | Smith, G. A., |
| Berkheiser, | Flynn, | Ludlow, | Speer, |
| Bickett, | Frye, | Lukehart, | Spencer, |
| Bidelspacher, | Gilchrist, | MacMillan, | Stark, |
| Blair, | Goehring, | Mangan, | Storer, |
| Bray, | Goss, | Marshall, | Strayer, |
| Brewster, | Griffith, | McBride, | Thomas, L. D., |
| Bromley, | Grimes, | McClure, J. F., | Thomas, M. G., |
| Brown, E., | Haines, | McKim, | Toepfer, |
| Brown, E. P., | Hall, | Memolo, | Towner, |
| Brown, T. J., | Harding, | Metzger, | Weamer, |
| Burchinal, | Heffernan, | Miller, H. A., | Wells, |
| Bush, | Heffran, | Moffatt, | Welty, |
| Colville, | Henderson, | Moore, | Wheeler, |
| Critchfield, | Himes, | Morrison, | Williams, |
| Cross, | Hoover, | Neely, | Wilson, |
| Davies, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Peelor, | Wood, W. P., |
| Dengler, | Hricko, | Powell, | Wright, |
| Diehm, | Irvin, | Pryor, | |

NAYS—52.

| | | | |
|-------------|----------------|------------------|---------------|
| Adam, | Hantz, | Miller, C., | Staudenmeier, |
| Alexander, | Haws, | Myers, | Stavitski, |
| Behney, | Huber, | Nolte, | Stock, |
| Blumberg, | Lafferty, | Patterson, B.H., | Talbot, |
| Burke, | Little, H. A., | Patterson, F.W., | Turner, |
| Conner, | Lockhart, | Pennock, | Voltz, |
| Craig, | Lucas, | Perry, | Wettach, |
| Derby, | Marcus, | Pitts, | Witherspoon, |
| Dilsheimer, | Martz, | Rhodes, | Witkin, |
| Eaches, | Mathay, | Rieder, | Bluett, |
| Emhardt, | McCann, | Sarig, | Speaker. |
| Fockler, | McCormick, | Sautter, | |
| Fuller, | McDaniel, | Sowers, | |
| Greeby, | Millar, | Stadtlander, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 418, as follows:

An Act authorizing and providing for the acquiring by agreement and operating by boroughs of water systems owned by corporations furnishing water within the acquiring borough and in adjacent townships or nearby boroughs authorizing the placing of liens upon and the issuing of obligations secured by the property acquired for

the payment thereof and providing that the obligations shall be exempt from taxation for any purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where the price and terms are agreed upon a borough may become the owner of and operate any water system owned and operated by a corporation furnishing water within the acquiring borough and in adjacent townships or nearby boroughs and may pay therefor by obligations secured by liens on the property acquired and which shall be secured solely by such waterworks systems and property and the revenues thereof and without any other liability on the part of such borough which obligations shall be exempt from taxation for any purpose Provided That this act shall not apply where a duly organized water company is authorized to furnish and is furnishing service in the adjacent townships or nearby boroughs where the water company whose system is purchased under the provisions of this act had been furnishing service

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

NAYS—181.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Lynch, | Schilling, |
| Anderson, | Flynn, | MacMillan, | Schoener, |
| Armstrong, | Fockler, | Malie, | Schwartz, |
| Aston, | Fratt, | Mangan, | Scott, |
| Baldi, | Frye, | Marcus, | Shaffer, |
| Bartley, | Fuller, | Marshall, | Shambach, |
| Behney, | Gilchrist, | Martz, | Sheffer, |
| Bell, F. A., | Goehring, | McBride, | Smith, G. A., |
| Bell, W. T., | Guerin, | McCaig, | Soffel, |
| Bentley, | Goodnough, | McCann, | Sowers, |
| Berkheiser, | Goss, | McClure, J. F., | Speer, |
| Bickett, | Greeby, | McClure, J. H., | Spencer, |
| Bidelspacher, | Greenstein, | McCormick, | Stadtlander, |
| Blair, | Griffith, | McDermott, | Stark, |
| Blumberg, | Grimes, | McGowan, | Staudenmeier, |
| Bray, | Guerin, | McLaughlin, | Stavitski, |
| Brewster, | Haines, | Memolo, | Sterling, |
| Bromley, | Hall, | Metzinger, | Stock, |
| Brown, E., | Hantz, | Millar, | Storer, |
| Brown, E. P., | Harding, | Miller, C., | Strayer, |
| Brown, T. J., | Harer, | Miller, H. A., | Talbot, |
| Burchinal, | Hart, | Moffatt, | Thomas, L. D., |
| Burke, | Haws, | Moore, | Thomas, M. G., |
| Bush, | Heffernan, | Morrison, | Toepfer, |
| Colville, | Henderson, | Munley, | Towner, |
| Conner, | Hess, | Myers, | Trescher, |
| Craig, | Himes, | Nicholson, | Voltz, |
| Critchfield, | Holmes, | Nolte, | Washington, |
| Cross, | Holtzman, | North, | Watson, |
| Davies, | Hoover, | Parkinson, | Weamer, |
| DeFrehn, | Howe, | Patterson, B. H., | Wells, |
| Deibler, | Hricko, | Patterson, F.W., | Welty, |
| Dengler, | Huber, | Patterson, M., | Wettach, |
| Diehm, | Irvin, | Pennock, | Wheeler, |
| Dietz, | Jones, | Perry, | Whitehouse, |
| Dilsheimer, | Labar, | Phillips, | Williams, |
| Drinkhouse, | Lafferty, | Pitts, | Wilson, |
| Drumbor, | Lauver, | Powell, | Witherspoon, |
| Duddy, | Leidich, | Prosser, | Witkin, |
| Eaches, | Little, H. A., | Pryor, | Wood, N., |
| Earley, | Little, J. T., | Raymond, | Wood, W. P., |
| Ede, | Lockhart, | Reader, | Wright, |
| Edmonds, | Long, | Rhodes, | Bluett, |
| Emhardt, | Lotz, | Rieder, | Speaker. |
| Evans, E. P., | Ludlow, | Royle, | |
| Evans, F. D., | Lukehart, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 39, as follows:

An Act regulating the compensation of sheriffs in counties of the sixth and seventh classes for boarding prisoners where the sheriff is keeper or warden of the jail in such county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sheriffs in counties of the sixth and seventh classes where the sheriff is the keeper or warden of the jail in such county shall hereafter receive such allowance for boarding said prisoners as may be fixed by the courts of quarter sessions of such counties not exceeding seventy-five cents per day for each prisoner

Section 2 All acts or parts of acts inconsistent herewith general special or local be and the same are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Royle, |
| Alexander, | Flynn, | Malie, | Sarig, |
| Allman, | Fockler, | Marcus, | Sautter, |
| Armstrong, | Fratt, | Martz, | Schilling, |
| Andersor, | Frye, | Mathay, | Schoener, |
| Aston, | Fuller, | McBride, | Schwartz, |
| Baldi, | Gelnett, | McCaig, | Scott, |
| Bartley, | Gilchrist, | McCann, | Shaffer, |
| Bell, F. A., | Goehring, | McClure, J. F., | Shambach, |
| Bell, W. T., | Goodnough, | McClure, J. H., | Sheffer, |
| Berkheiser, | Goss, | McCormick, | Smith, G. A., |
| Bickett, | Greeby, | McDaniel, | Smith, H. J., |
| Bidelspacher, | Greenstein, | McDermott, | Soffel, |
| Blumberg, | Griffith, | McGowan, | Sowers, |
| Bray, | Grimes, | McKim, | Speer, |
| Brewster, | Guerin, | McLaughlin, | Spencer, |
| Bromley, | Haas, | Memolo, | Stadtlander, |
| Brown, E., | Hall, | Metzger, | Stark, |
| Brown, E. P., | Hantz, | Metzinger, | Staudenmeier, |
| Brown, T. J., | Harding, | Miller, | Stavitski, |
| Burchinal, | Harer, | Miller, C., | Sterling, |
| Burke, | Hart, | Miller, H. A., | Stock, |
| Bush, | Heffernan, | Moffatt, | Storer, |
| Canon, | Heffran, | Moore, | Strayer, |
| Colville, | Henderson, | Morrison, | Talbot, |
| Conner, | Hess, | Muldowney, | Thomas, L. D., |
| Craig, | Himes, | Munley, | Thomas, M. G., |
| Critchfield, | Holmes, | Myers, | Toepfer, |
| Cross, | Holtzman, | Neely, | Trescher, |
| Davis, | Hoover, | Nicholson, | Turner, |
| Davis, | Horn, | Nolte, | Voltz, |
| DeFrehn, | Hricko, | North, | Washington, |
| Deibler, | Huber, | Orr, | Watson, |
| Dengler, | Irvin, | Parkinson, | Weamer, |
| Derby, | Jones, | Patterson, B.H., | Welty, |
| Diehm, | Kelly, | Patterson, F.W., | Wettach, |
| Dietz, | Labar, | Patterson, M., | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbo, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Lockhart, | Powell, | Wood, W. P., |
| Earley, | Long, | Prosser, | Wright, |
| Ede, | Lotz, | Pryor, | Bluett, |
| Edmonds, | Ludlow, | Raymond, | Speaker. |
| Emhardt, | Lukehart, | Reader, | |
| Evans, B. P., | Lynch, | Rhodes, | |

NAYS—1.

Haines,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 465, entitled:

An Act to further amend section twelve of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" making an appropriation of a part of the moneys derived from registrations and license fees to pay township rewards

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HESS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. WHEELER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 814, entitled:

An Act to further amend section twenty of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, with reference to House Bill No. 814, while from the title it looks like a tax bill, it is not; it is merely changing the procedure with reference to corporation reports. The corporations that report on the annual year from January 1st to December 31st, the Auditor General is given power to give them sixty days additional in which to file their reports, if they show cause, but a corporation that reports on the fiscal year from July 1st to July 1st, the Auditor General is not given the power to grant it any extension, even if they have a perfectly proper reason for asking for that extension. Consequently, this bill has been prepared to meet that circumstance. It makes no change in taxes or in tax rates, but it authorizes the Auditor General to grant an extension of sixty days to those corporations which report on a fiscal year.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|------------|---------------|-----------|------------|
| Adam, | Evans, B. P., | Lukehart, | Royle, |
| Alexander, | Evans, F. D., | Lynch, | Sarig, |
| Allman, | Flinchbaugh, | Malie, | Sautter, |
| Anderson, | Flynn, | Mangan, | Schilling, |
| Armstrong, | Fockler, | Marcus, | Schwartz, |
| Aston, | Fratt, | Marshall, | Scott, |

| | | | |
|---------------|----------------|-------------------|-----------------|
| Baldi, | Frye, | Martz, | Shaffer, |
| Bartley, | Fuller, | Mathay, | Shambach, |
| Behnev. | Gelnett, | McBride, | Sheffer, |
| Bell, F. A., | Gilchrist, | McCaig, | Smith, G. A., |
| Bell, W. T., | Goehring, | McCann, | Smith, H. J., |
| Bentley, | Goodnough, | McClure, J. F., | Soffel, |
| Berkheiser, | Greeby, | McClure, J. H., | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Stark, |
| Bray, | Haas, | McLaughlin, | Staudenmeier, |
| Brewster, | Haines, | Metzger, | Stavitski, |
| Bromley, | Hall, | Metzinger, | Sterling, |
| Brown, E., | Hantz, | Millar, | Stock, |
| Brown, E. P., | Harding, | Miller, C., | Storer, |
| Brown, T. J., | Harer, | Miller, H. A., | Strayer, |
| Burchinal, | Hart, | Moffatt, | Talbot, |
| Burke, | Haws, | Moore, | Thomas, L. D., |
| Bush, | Heffernan, | Morrison, | Thomas, M. G., |
| Canon, | Heffran, | Muldowney, | Toepfer, |
| Colville, | Hess, | Munley, | Towner, |
| Conner, | Himes, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Washington, |
| Davies, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F. W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelot, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Pitts, | Witherspoon, |
| Drinkhouse, | Leidich, | Posey, | Witkin, |
| Drumbor, | Little, H. A., | Powell, | Wood, N., |
| Duddy, | Little, J. T., | Prosser, | Wood, W. P., |
| Eaches, | Lockhardt, | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | Lucas, | Rhodes, | |
| Emhardt, | Ludlow, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1039, entitled:

An Act empowering boroughs to purchase own use operate and control any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof for a supply of natural gas for municipal purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lucas, | Powell, |
| Alexander, | Flinchbaugh, | Ludlow, | Prosser, |
| Allman, | Flynn, | Lukehart, | Pryor, |
| Anderson, | Fockler, | Lynch, | Raymond, |
| Armstrong, | Fratt, | MacMillan, | Rhodes, |
| Aston, | Frye, | Malie, | Rieder, |
| Baldi, | Fuller, | Mangan, | Royle, |
| Bartley, | Gelnett, | Marcus, | Sarig, |
| Behnev, | Gilchrist, | Marshall, | Sautter, |
| Bell, F. A., | Goehring, | Martz, | Schilling, |
| Bell, W. T., | Goodnough, | Mathay, | Schoener, |
| Bentley, | Goss, | McBride, | Schwartz, |
| Berkheiser, | Greeby, | McCaig, | Scott, |
| Bickett, | Greenstein, | McCann, | Shambach, |
| Bidelspacher, | Griffith, | McClure, J. F., | Sheffer, |
| Blair, | Grimes, | McClure, J. H., | Smith, G. A., |
| Blumberg, | Guerin, | McCormick, | Smith, H. J., |
| Bray, | Haas, | McDaniel, | Sowers, |
| Bromley, | Haines, | McDermott, | Speer, |
| Brown, E., | Hall, | McGowan, | Spencer, |
| Brown, E. P., | Hantz, | McKim, | Stark, |

| | | | |
|---------------|----------------|-------------------|-----------------|
| Brown, T. J., | Harding, | McLaughlin, | Staudenmeier, |
| Burchinal, | Harer, | Memolo, | Sterling, |
| Burke, | Hart, | Metzger, | Stock, |
| Canon, | Haws, | Metzinger, | Storer, |
| Colville, | Heffernan, | Millar, | Strayer, |
| Conner, | Heffran, | Miller, C., | Talbot, |
| Craig, | Henderson, | Miller, H. A., | Thomas, L. D., |
| Critchfield, | Hess, | Moffatt, | Thomas, M. G., |
| Cross, | Himes, | Moore, | Toepfer, |
| Davies, | Holmes, | Morrison, | Towner, |
| Davis, | Holtzman, | Muldowney, | Turner, |
| DeFrehn, | Hoover, | Munley, | Voltz, |
| Dengler, | Horn, | Myers, | Watson, |
| Deibler, | Howe, | Neely, | Weamer, |
| Derby, | Hricko, | Nicholson, | Wells, |
| Diehm, | Huber, | Nolte, | Welty, |
| Dietz, | Irvin, | North, | Wheeler, |
| Dilsheimer, | Jones, | Orr, | Whitehouse, |
| Donnell, | Kelly, | Parkinson, | Williams, |
| Drinkhouse, | Labar, | Patterson, B. H., | Wilson, |
| Drumbor, | Lafferty, | Patterson, F. W., | Witherspoon, |
| Duddy, | Lauver, | Patterson, M., | Witkin, |
| Eaches, | Leidich, | Peelot, | Wood, N., |
| Earley, | Little, H. A., | Pennock, | Wood, W. P., |
| Ede, | Little, J. T., | Perry, | Wright, |
| Edmonds, | Lockhart, | Phillips, | Bluett, |
| Emhardt, | Long, | Pitts, | Speaker. |
| Evans, B. P., | Lotz, | Posey, | |

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1013, entitled:

An Act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Schilling, |
| Anderson, | Fockler, | Marcus, | Schoener, |
| Armstrong, | Fratt, | Marshall, | Schwartz, |
| Aston, | Frye, | Martz, | Scott, |
| Baldi, | Fuller, | Mathay, | Shaffer, |
| Bartley, | Gelnett, | McBride, | Shambach, |
| Behnev, | Gilchrist, | McCaig, | Sheffer, |
| Bell, F. A., | Goehring, | McCann, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bentley, | Goss, | McClure, J. F., | Soffel, |
| Berkheiser, | Greeby, | McDaniel, | Sowers, |
| Bickett, | Greenstein, | McDermott, | Speer, |
| Bidelspacher, | Griffith, | McGowan, | Spencer, |
| Blair, | Grimes, | McKim, | Stadtlander, |
| Blumberg, | Guerin, | McLaughlin, | Stark, |
| Bray, | Haas, | Memolo, | Staudenmeier, |
| Brewster, | Haines, | Metzger, | Stavitski, |
| Bromley, | Hall, | Metzinger, | Sterling, |
| Brown, E., | Hantz, | Millar, | Stock, |
| Brown, E. P., | Harding, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Conner, | Henderson, | Muldowney, | Towner, |
| Craig, | Hess, | Munley, | Trescher, |
| Critchfield, | Himes, | Myers, | Turner, |
| Cross, | Holtzman, | Neely, | Voltz, |
| Davies, | Hoover, | Nicholson, | Washington, |

Davis,
DeFrehn,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Emhardt,
Edmonds,
Evans, B. P.,

Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Nolte,
North,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Pennock,
Perry,
Phillips,
Pitts,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,

Watson,
Weamer,
Wells,
Welty,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,

Lucas,
Ludlow,
Lukehart,
Lynch,
MacMillan,
Malie,

Reader,
Rhodes,
Rieder,
Royle,
Sarig,
Sautter,

Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1235, entitled:

An Act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly

On the question,

Will the House agree to the bill on third reading?

Miss GRIMES. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend sec. 6, page 3, line 25 by striking out the word "act" and inserting in lieu thereof "acts"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1232, as follows:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That counties shall have power to take purchase or acquire through condemnation proceedings property for the purpose of erecting thereon public auditoriums public libraries public memorial buildings and monuments

Section 2 Counties by order of the commissioners thereof shall have power to appropriate money from the public funds or by issuance of bonds according to existing law governing the issuance of such bonds for the erection on said property taken purchased or acquired through condemnation proceedings public auditoriums public libraries public memorial buildings and monuments Counties shall also have power to appropriate moneys for the operation and maintenance of such public auditoriums public libraries memorial buildings and monuments

Section 3 All proceedings for the assessment of damages for property taken under the provisions of this act shall be had in the same manner as is now provided by law for the taking of property for public improvements in such

NAYS—1.

Wettach,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1142, entitled:

An Act to further amend section four hundred and thirty-four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Davies,
Davis,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,

Evans, B. P.,
Evans, F. D.,
Flynn,
Fockler,
Fratt,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holtzman,
Hoover,
Horn,
Howe,
Huber,
Irvin,
Jones,
Labar,
Lafferty,
Lauver,
Little, H. A.,
Little, J. T.,
Lockhart,
Lotz,

Mangan,
Marcus,
Marshall,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. H.,
McCormick,
McDermott,
McGowan,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,

Schilling,
Schoener,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
Voltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,

counties

Section 4 Counties in the case of public auditoriums may by orders of the commissioners thereof charge a rental for the use of said auditoriums All moneys derived from rental of said auditoriums shall first be devoted to the maintenance of said auditorium and any annual balance accruing therefrom shall be turned over to the county funds for the general uses and purposes of said county

Section 5 No county shall acquire any property for or erect any such public auditoriums library memorial building or monument within the limits of any city or borough without the consent of the corporate authorities of such city or borough

Section 6 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Ludlow, | Rieder, |
| Alexander, | Evans, F. D., | Lukehart, | Royle, |
| Allman, | Flinchbaugh, | Lynch, | Sarig, |
| Anderson, | Flynn, | MacMillan, | Schilling, |
| Armstrong, | Fockler, | Mangan, | Schoener, |
| Bagshaw, | Fratt, | Marcus, | Schwartz, |
| Baldi, | Fuller, | Marshall, | Scott, |
| Bartley, | Gelnett, | Martz, | Shaffer, |
| Behney, | Gilchrist, | Mathay, | Shambach, |
| Bell, F. A., | Goehring, | McBride, | Sheffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Bentley, | Goss, | McCann, | Smith, H. J., |
| Berkheiser, | Greeby, | McClure, J. F., | Sowers, |
| Bickett, | Greenstein, | McClure, J. H., | Speer, |
| Bidelspacher, | Griffith, | McCormick, | Spencer, |
| Blair, | Grimes, | McDaniel, | Stadtlander, |
| Blumberg, | Guerin, | McDermott, | Stark, |
| Bray, | Haas, | McGowan, | Staudenmeier, |
| Brewster, | Haines, | McLaughlin, | Stavitski, |
| Bromley, | Hall, | Memolo, | Sterling, |
| Brown, E., | Hantz, | Metzger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Strayer, |
| Burchinal, | Haws, | Miller, H. A., | Talbot, |
| Burke, | Heffernan, | Moffatt, | Thomas, L. D., |
| Bush, | Heffran, | Moore, | Thomas, M. G., |
| Colville, | Henderson, | Morrison, | Trescher, |
| Conner, | Hess, | Muldowney, | Turner, |
| Craig, | Himes, | Munley, | Voltz, |
| Critchfield, | Holmes, | Myers, | Washington, |
| Cross, | Holtzman, | Neely, | Watson, |
| Davies, | Hoover, | Nicholson, | Wells, |
| Davis, | Horn, | Nolte, | Welty, |
| DeFrehn, | Howe, | Orr, | Wettach, |
| Deibler, | Huber, | Parkinson, | Wheeler, |
| Dengler, | Irvin, | Patterson, B. H., | Whitehouse, |
| Derby, | Jones, | Patterson, F. W., | Williams, |
| Diehm, | Kelly, | Patterson, M., | Wilson, |
| Dietz, | Labar, | Peelor, | Witherspoon, |
| Dilshelmer, | Lafferty, | Pennock, | Witkin, |
| Drinkhouse, | Lauver, | Perry, | Wood, N., |
| Drumbor, | Leidich, | Pitts, | Wood, W. P., |
| Duddy, | Little, H. A., | Posey, | Wright, |
| Eaches, | Little, J. T., | Powell, | Thluett, |
| Earley, | Lockhart, | Prosser, | |
| Ede, | Long, | Pryor, | |
| Edmonds, | Lotz, | Raymond, | |
| Emhardt, | Lucas, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1011, entitled:

A Supplement to an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one

hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said taxes" fixing the mercantile license tax for dealers beginning business on or after May first

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Edmonds, | Long, | Pryor, |
| Alexander, | Emhardt, | Lotz, | Raymond, |
| Allman, | Evans, F. D., | Lucas, | Rhodes, |
| Anderson, | Flinchbaugh, | Ludlow, | Rieder, |
| Armstrong, | Flynn, | Lukehart, | Royle, |
| Aston, | Fockler, | Lynch, | Sarig, |
| Bagshaw, | Fratt, | MacMillan, | Sautter, |
| Bartley, | Frye, | Mangan, | Schoener, |
| Behney, | Fuller, | Marcus, | Schwartz, |
| Bell, F. A., | Gelnett, | Marshall, | Scott, |
| Bell, W. T., | Gilchrist, | Martz, | Shaffer, |
| Bentley, | Goehring, | Mathay, | Shambach, |
| Berkheiser, | Goodnough, | McBride, | Sheffer, |
| Bickett, | Goss, | McCaig, | Smith, G. A., |
| Bidelspacher, | Greeby, | McCann, | Smith, H. J., |
| Blair, | Greenstein, | McClure, J. F., | Sowers, |
| Blumberg, | Griffith, | McClure, J. H., | Speer, |
| Bray, | Grimes, | McCormick, | Spencer, |
| Brewster, | Guerin, | McDaniel, | Stark, |
| Bromley, | Haas, | McDermott, | Staudenmeier, |
| Brown, E., | Haines, | McGowan, | Stavitski, |
| Brown, E. P., | Hall, | McKim, | Sterling, |
| Brown, T. J., | Hantz, | McLaughlin, | Stock, |
| Burchinal, | Harer, | Memolo, | Strayer, |
| Burke, | Hart, | Metzger, | Talbot, |
| Bush, | Haws, | Metzinger, | Thomas, L. D., |
| Colville, | Heffernan, | Millar, | Thomas, M. G., |
| Conner, | Henderson, | Miller, C., | Towner, |
| Craig, | Hess, | Miller, H. A., | Trescher, |
| Critchfield, | Himes, | Moffatt, | Turner, |
| Cross, | Holmes, | Morrison, | Voltz, |
| Davies, | Holtzman, | Muldowney, | Watson, |
| Davis, | Hoover, | Munley, | Weamer, |
| DeFrehn, | Horn, | Myers, | Wells, |
| Deibler, | Howe, | Neely, | Welty, |
| Dengler, | Huber, | Patterson, B. H., | Wheeler, |
| Derby, | Irvin, | Patterson, F. W., | Whitehouse, |
| Diehm, | Jones, | Patterson, M., | Wilson, |
| Dietz, | Kelly, | Peelor, | Witherspoon, |
| Dilshelmer, | Labar, | Pennock, | Witkin, |
| Drinkhouse, | Lafferty, | Perry, | Wood, N., |
| Drumbor, | Lauver, | Pitts, | Wood, W. P., |
| Duddy, | Leidich, | Posey, | Wright, |
| Eaches, | Little, H. A., | Powell, | Thluett, |
| Earley, | Little, J. T., | Powell, | |
| Ede, | Lockhart, | Prosser, | Speaker. |
| Edmonds, | Long, | Pryor, | |
| Emhardt, | Lotz, | Raymond, | |
| | Lucas, | Reader, | |

NAYS—2.

Parkinson, Wettach.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1027, entitled:

An Act to amend sections seven hundred and two and seven hundred and eighteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

On the question,

Will the House agree to the bill on third reading.

BILL RECOMMENDED.

Mr. PHILLIPS. Mr. Speaker, I move that this bill be recommitted to the Committee on Game for the purpose of a hearing.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 600, entitled:

An Act imposing a tax for State purposes on marine insurance underwriting profits and providing for the collection of such tax

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to say a few words with reference to House Bill No. 600, which is a tax bill recommended by the Tax Commission. In our public hearings a great deal of attention was directed to the advisability of developing marine insurance in the Commonwealth of Pennsylvania. We do very little marine insurance at the present time, and the companies pay a tax of two percent on gross premiums, the State receiving only \$55,000 from it. They pointed out the reason why our State did not get very much marine insurance and the reason given is, that the insurance is written in competition with England and Germany, and in England and Germany the tax is rated on the net profits rather than on the gross premiums. Our insurance companies say that if you will tax them on the net profit rather than on the gross premiums we could then hope, in some way, to equal the rates quoted abroad. We made inquiry in the matter and found out that that principle had been accepted by the Federal Congress because, a few years ago, Congress passed the Marine Insurance Act in which the tax was shifted from the gross premium to the net profit. This bill defines what marine insurance is and provides for the payment of five percent, not two percent, on net profits. We believe that if we shift the form of taxes that you will give encouragement to a new industry of considerable importance particularly in Philadelphia where we are hoping to develop a port, and we think that by presenting a tax in this new form we will be giving an opportunity for this business itself to develop. That is the reason for the bill and we hope from that point of view it may commend itself to the members of the House.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Adam,
Alexander,
Allman,
Anderson,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.
Bentley,
Berkheiser,

Evans, B. P.,
Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Goss,
Greeby,

Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McCormick,

Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Sowers,
Speer,

Bickett,
Bidelspach r,
Blair,
Blumberg,
Bray,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
Davis,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,

Greenstein,
Griffith,
Grimes,
Haines,
Hall,
Hantz,
Harding,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leldich,
Little, H. A.,
Little, J. T.,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nolte,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Pennock,
Perry,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,

Spencer,
Stadlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Trescher,
Turner,
Voltz,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluet,

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 547, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto Section One B

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Adam,
Alexander,
Armstrong,
Armstrong,
Aston,
Bagshaw,
Baldi,
Bartley,
Behney,
Bell, F. A.
Bell, W. T.
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Canon,
Colville,

Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Heffran,
Henderson,

Lukehart,
Lynch,
MacMillan,
Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McCormick,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,

Rhodes,
Rieder,
Royle,
Sarig,
Schilling,
Schoener,
Schwartz,
Scott,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Spencer,
Stadlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Storer,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,

| | | | |
|---------------|----------------|------------------|--------------|
| Conner, | Hess, | Morrison, | Towner, |
| Craig, | Himes, | Muldowney, | Trescher, |
| Critchfield, | Holmes, | Munley, | Turner, |
| Cross, | Holtzman, | Myers, | Voltz, |
| Davies, | Hoover, | Neely, | Washington, |
| Davis, | Horn, | Nicholson, | Watson, |
| DeFrehn, | Howe, | Nolte, | Weamer, |
| Deibler, | Hricko, | North, | Welty, |
| Dengler, | Huber, | Orr, | Wettach, |
| Derby, | Irvin, | Parkinson, | Wheeler, |
| Diehm, | Jones, | Patterson, B.H., | Williams, |
| Dietz, | Kelly, | Patterson, F.W., | Wilson, |
| Dilsheimer, | Labar, | Patterson, M., | Witkin, |
| Donnell, | Lafferty, | Peelor, | Wood, N., |
| Drinkhouse, | Lauver, | Pennock, | Wood, W. P., |
| Drumbor, | Leidich, | Perry, | Wright, |
| Duddy, | Little, H. A., | Phillips, | Bluett, |
| Eaches, | Little, J. T., | Pitts, | Speaker. |
| Earley, | Lockhart, | Posey, | |
| Ede, | Long, | Prosser, | |
| Edmonds, | Lotz, | Pryor, | |
| Emhardt, | Lucas, | Raymond, | |
| Evans, B. P., | Ludlow, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the Chair would like to take up at this time for the purpose of advancing the calendar, Bills on Second Reading on page 25. The Chair hears no objections.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1136, entitled:

An Act to authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed and to reduce such claims to judgment and providing for the revival and collection of such judgments

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough has heretofore filed in the office of the prothonotary of the proper county any municipal claim or claims and the borough has not within the period of five years after the date on which any such claim was filed sued out a writ of scire facias to reduce the same to judgment then in any such case any such borough may within three months after the passage of this act issue its praecipe for a writ of scire facias on any such municipal claim and proceed to judgment in the manner provided by law to obtain judgments upon municipal claims and such judgment shall be a valid judgment and be a lien upon the real estate upon which it was a lien at the time it was filed and said judgment may be revived and collected as other judgments upon municipal claims are revived and collected Provided however That the lien of any such judgment shall not reattach against any real estate transferred to any purchaser during the time when the lien of any such municipal claim was lost

On the question,

Will the House agree to the section?

Mr. FLYNN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 1, page 1, lines 12 and 13 by striking out the word "judgement" and inserting in lieu thereof "judgment"

Amend sec. 1, page 1, line 14 by striking out the word "judgement" and inserting in lieu thereof "judgment"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed and to reduce such claims to judgment and providing for the revival and collection of such judgments

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 188, as follows:

An Act amending section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended' is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every building in this Commonwealth other than buildings situated in cities of the first and second classes having more than two stories and buildings having one or more galleries above the first or ground floor now used or hereafter to be used in whole or in part as a public building office building public or private institution sanatorium surgical institution asylum hospital schoolhouse academy dormitory college hotel restaurant and every building used or hereafter to be used in whole or in part as a theatre moving-picture theatre public hall lodge hall or place of public resort and every building in which persons are employed above the second story in a factory workshop or mercantile establishment and every boarding or lodging-house used exclusively for such purposes in which persons reside or lodge above the second story, and every tenement-house apartment-house or flat occupied by two or

more families above the first story shall be equipped either with an automatic sprinkler system or with an automatic fire-alarm system in all cases required by the Commissioner of Labor and Industry and to be approved by him and in all cases shall be provided with proper ways of egress or means of escape from fire sufficient for the use of all persons accommodated assembled employed lodged or resident therein and such ways of egress and means of escape shall be kept free from obstruction in good repair properly lighted and ready for use at all times and all ways of egress or means of escape in said buildings except public halls in townships of the second class wherein persons are employed after darkness or the public assemblies after darkness shall be provided with reliable emergency electric lighting circuit independent of the main lighting circuit of a type to be approved by the Commissioner of Labor and Industry and all rooms above the second story in said buildings shall be provided with more than one way of egress or escape from fire which shall be placed as near as practicable at opposite ends or sides of the buildings and leading to stairways on the inside or where not possible to provide such stairway to stair-towers or fire-escapes on the outside of such buildings Provided That in all such buildings hereafter erected such ways of egress or means of escape from fire shall be located within the walls of the buildings and at least one of such ways of egress or means of escape from fire shall be an enclosed stairtower of fire-resistive construction except that properly constructed bridges between two separate buildings or parts of buildings separated by approved fire-walls may be accepted in lieu of such inside stairway by the Commissioner of Labor and Industry and provided further That the Commissioner of Labor and Industry may order firewalls to be built in buildings already erected or which may hereafter be erected where in his judgment the erection of such fire-walls is necessary to the reasonable safe protection of the inmates Such ways of egress or means of escape from fire or fire-walls shall be in accordance with standards drawn up by the Industrial Board of the Department of Labor and Industry Where any of said buildings is designated for use or occupancy of fifty or more persons the external doors of the same shall open outward shall be kept unlocked and ready for instant use at all times and be so constructed or arranged as to afford when open an unobstructed passageway of not less than five feet in the clear Where such doors lead from stairways there shall be landings inside the external doorways of dimensions not less than four feet between the external doors and the adjoining stairways said landings to be of a width not less than the stairway approaches thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. WEAMER. Mr. Speaker, I move that House Bill No. 188, file folio 4089, be recommitted to the Committee on Labor and Industry for the purpose of a hearing.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 640, entitled:

An Act to regulate the practice of Chiropractic and to provide for the appointment and maintenance of a Board of Chiropractic Examiners To define the powers and duties of said Board of Chiropractic Examiners To provide for the examining and licensing of Chiropractors in this State and provide for penalties for the violation of this Act

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Rep-

resentatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be established a Board of Chiropractic Examiners for the State of Pennsylvania The Board shall consist of five (5) members and each of said members shall serve for a term of five years from the first day of July next after his or her appointment or until a successor is appointed with the exception of those first appointed who shall serve as follows namely

- One for one year
- One for two years
- One for three years
- One for four years
- One for five years

Each member of the said Board shall be a graduate of a reputable college of Chiropractic and shall have been licensed to practice Chiropractic under the Laws of the State excepting in the case of the first Board which shall be appointed as provided for in Section (3)

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 1, Page 1, line 10, by striking out the word "follows" and insert in lieu thereof: "follows."

Amend section 1, page 1, line 3, by striking out the word "that" and inserting: "for the purpose of carrying out and enforcing the provisions of this act."

Amend sec. 1, page 1, by inserting in line 5, after the word "Pennsylvania," the following: "under the supervision of the Department of Public Instruction."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 The Governor shall appoint the members of said Board of Examiners from lists of all eligible Chiropractors within the State of Pennsylvania who are qualified by graduation and practice under the terms of this bill for appointment

The third section was read as follows:

Section 3 Within fifteen (15) days after the approval of this Act the Secretaries of the various Chiropractor Associations Association of Pennsylvania shall submit to the Governor of this State a full list of members in good standing in said Associations who are eligible for appointment under the provisions of this act and shall not be in any manner financially interested in or connected with the faculty or management of any Chiropractic School or College and shall have been engaged in the practice of Chiropractic in this State for a period of at least three (3) years and within thirty (30) days from the receipt of said list the Governor shall appoint from said lists five (5) persons to serve on the first Board

The Governor shall in his first appointments designate the number of years for which each appointee shall serve In case of vacancy by death or otherwise there shall be appointed in like manner a person to serve through such unexpired term Each person who shall be appointed to serve on said Board of Chiropractic Examiners shall receive a Certificate of Appointment from the Secretary of the Commonwealth Each and every member of said Board shall within ten (10) days after appointment on being appraised of the same take and subscribe an oath or affirmation before the Secretary of the Commonwealth to faithfully and impartially perform the duties of said office

The Board shall be authorized to take testimony concerning all matters within its jurisdiction and the presiding

officer for the time being of the said Board or any of the Committees thereof may issue subpoenas and administer oaths to witnesses. The Board of Examiners shall make and adopt all necessary rules regulations and By-Laws not inconsistent with the Constitution and Laws of the State of Pennsylvania or of the United States of America whereby to perform the duties and transact the business required under the provisions of this act

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Sec. 3, page 2, line 28, by striking out the word "Association".

Amend Sec. 3, page 3, by striking out in line 3 thereof the words, "and shall not be in any", and by striking out lines 4-5-6-7, and by striking out in line 8 thereof the words "(3) years".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4 The first meeting of the said Board of Chiropractic Examiners shall convene on the third Monday in August one thousand nine hundred and twenty-five and thereafter suitable notice in the usual form being given by the Secretary of the Board to each of the members thereof specifying the time and place of meeting. At the first meeting of the Board and at each annual meeting in June an organization shall be effected by the election from its membership of a President Secretary and Treasurer

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Sec. 4, page 4, line 13, by striking out the word "affected" and insert in lieu thereof: "effected".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read and agreed to as follows:

Section 5 A certificate or license to practice Chiropractic in Pennsylvania shall be issued to the individual members of said Board by themselves at the first meeting of said Board upon the payment of the regular fee as provided in this act

The sixth section was read as follows:

Section 6 For the purpose of examining applicants for license the said Board of Chiropractic Examiners shall hold two stated meetings in each year due notice of which shall be made public at such times and places as the Board may determine. At said meetings a majority of the members of the Board shall constitute a quorum thereof but the examinations may be conducted by a committee of two or more members of the Board of Examiners duly authorized by said Board and no license to practice Chiropractic shall be granted on an affirmative

vote of less than three members. Said examinations shall be conducted in writing in accordance with the rules and regulations prescribed by the said Board of Chiropractic Examiners and may be supplemented by practical examinations and by practical tests upon the human body and shall embrace the subjects named in section (9) of this Act. After each such examination the committee having charge thereof shall without unnecessary delay act upon the same. An official report of such action signed by each acting member of said Committee of Examiners stating the examination average of each candidate the general average and the result of the examination whether successful or unsuccessful shall be transmitted to the said Board of Chiropractic Examiners. Said report shall embrace all examination papers questions and answers therein and such written reports as result from the practical tests as hereinbefore specified. All such reports shall be kept for reference and inspection for a period of not less than five (5) years. The board shall keep a record of its proceedings and register all applicants for license giving the name and location of the institution granting the applicant the Degree of "Doctor of" or "Diplomat in Chiropractic" the date of his or her diploma and also whether the applicant was rejected or granted a license and the number of the license granted. The record and register shall be a prima facie evidence of all matters recorded therein.

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 6, page 4, line 27, by striking out the word "two" and inserting the word "three".

Amend section 6, page 5, line 26, by striking out the word "a".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventh section was read and agreed to as follows:

Section 7 All fees provided by this act shall be paid in advance to the Treasurer of the Board and after proper audit thereof by the Auditor General the Treasurer shall pay the same out on warrants drawn by the Auditor General and signed by the President and Secretary of the Board. The compensation and expenses of the members and officers of said board and all expenses proper and necessary in the opinion of such board to discharge its duties under and to enforce the law shall be paid out upon the warrant of the President and Secretary of the said Board and no expenses shall be created to exceed the income of fees and fines as herein provided. Salaries shall be fixed by the board but shall not exceed fifteen dollars (\$15.00) per day of actual service per member and railroad and hotel expenses

The eighth section was read as follows:

Section 8 Any person resident in this Commonwealth for at least two (2) years and engaged in the practice of Chiropractic in this Commonwealth prior to the passage of this act and desiring to continue the practice thereof after the passage of this act who shall file with the Secretary of the said State Board of Chiropractic Examiners upon appropriate blank to be furnished by said Secretary an application verified by oath that the applicant is not less than twenty-one years of age is of good moral character and a graduate of a legally incorporated or chartered school or college of Chiropractic shall be entitled upon the payment of the fee of twenty-five dollars (\$25) to take an examination as to his or her qualifications for the practice of chiropractic which examination shall include subjects of anatomy physiology chemistry diagnosis pathology sanitation hygiene neurology symptomatology and the principles of Chiropractic and shall further require the prospective licensee to give a clinical demonstration of vertebral palpation and ad-

justing The said State Board of Chiropractic Examiners shall issue forthwith to each applicant who shall have successfully passed said examination and been adjudged by said Board of Examiners to be duly qualified for practice of Chiropractic a license to practice Chiropractic in the State of Pennsylvania

Every license to practice Chiropractic issued under the provisions of this act shall be signed by each member of the Board of Examiners and shall have affixed to it by the person authorized to affix the same the seal of the State Board of Chiropractic Examiners Before said license shall be issued it shall be recorded in a book to be kept by the Secretary of the Board of Examiners and the number of the book and the page therein containing such recorded copy shall be noted upon the face of said license said records shall under proper restriction for safe keeping be open to public inspection

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk. The amendment was read by the Clerk as follows:

Amend Sec. 8, page 9, by striking out lines 1 to 29 both inclusive.

On the question,

Will the House agree to the amendment.

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth section was read and agreed to as follows:

Section 9 On receipt from the committee on Examiners delegated to conduct the examination as provided for in Section (6) of this Act of official report of examination of any applicant for license the said State Board of Chiropractic Examiners shall issue forthwith to each applicant who shall have obtained the general average of not less than 75% and a grade of at least 60% on the questions propounded in each subject and who has been returned by the Committee as having successfully passed such examination and who shall have been adjudged by the said Board of Examiners to be duly qualified to practice Chiropractic a license to practice Chiropractic in the State of Pennsylvania as provided for in Section (11) of this Act In case of failure in any such examination the candidates after the expiration of six months and within two years shall have the privilege of a second examination

Having failed upon the second examination as herein provided application denovo may be made upon conforming with the standard of qualification as to character preliminary and chiropractic education in force at the time of said application and upon payment of a fee of Twenty-five (\$25.00) Dollars

The tenth section was read as follows:

Section 10 From and after the passage of this act a school or college of Chiropractic to be recognized as reputable under the provisions of this act must be legally incorporated prosecute a course of study consisting of at least three terms of actual resident attendance each term being of at least eight months duration and the three terms being different calendar years and the total attendance during the three years being at least twenty-four hundred (2400) sixty (60) minute hours and offer adequate instruction in all the branches of study in which examinations are required for licensure under the provisions of this act provided that nothing in this act shall be construed to affect the rights to practice Chiropractic on the part of any person who has been in the practice of Chiropractic in this State for two continuous and consecutive years immediately prior to the approval of this act and who has had granted unto him or her a diploma from any legally incorporated school or college of Chiropractic

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 10, page 11, by striking out in line 23, thereof, the words "provided that nothing in this act shall be con-" and by striking out lines 24-25-26-27-28 inclusive.

Amend sec. 10, page 12, by striking out lines 1 and 2 inclusive.

Amend sec. 10, page 11, by inserting in line 23, after the word "act", the following: "Said colleges to be under the supervision of the Department of Public Instruction of Pennsylvania which shall have the power of inspection of said colleges to see that the provisions of this act are complied with."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh, twelfth and thirteenth sections were separately read and agreed to as follows:

Section 11 Applicants examined and licensed by the State Board of Chiropractic Examiners of other States on the payment of a fee of Twenty-five (\$25.00) Dollars to the State Board of Chiropractic Examiners and filing in the office of the State Board of Chiropractic Examiners a copy of said license certified by the affidavit of the President or Secretary of such Board showing the standard of requirements adopted by this act if the State Board of Examiners be satisfied of the applicant's standing and qualifications may without further examination receive a license conferring upon the holder thereof all the rights and privileges provided by Section (12) of this Act

Candidates for license to practice Chiropractic in this State who present their applications and undergo examinations after September first One Thousand Nine Hundred and Twenty-six shall be obliged to present to the State Board of Chiropractic Examiners one of the following credentials covering their preliminary education to wit A diploma of graduation from a reputable college or university granting the degree of Bachelor of Arts or Science or equivalent degree or a diploma of graduation from an educational institution maintaining a four year course of study that is a State Normal School or a High School a Seminary an Academy or a College Preparatory School or a certificate of having passed examination for admission to the Freshman Class of a reputable literary or scientific college or university or a certificate of having passed an equivalent examination conducted by a certified examiner for the state of Pennsylvania to be appointed by the State Superintendent of Public Instruction and for other States to be approved by the State Superintendent of Public Instruction of Pennsylvania said certified Examiner being privileged to accept credentials from reputable and recognized preliminary schools for any subject included in the preliminary education He shall in addition thereto give satisfactory evidence that he has successfully completed one year of college credit in each of the sciences chemistry physics and biology After the satisfactory submission of these credentials he or she shall be entitled to take the examination provided in Section Eight (8) of this act provided the other requirements set forth therein are complied with

Section 12 The license provided for in this act shall authorize the holder thereof to practice Chiropractic which is defined to be The adjustment by hand of any or all articulations of the spinal column as taught and practiced in the legally incorporated reputable colleges of Chiropractic as provided for in this act

Section 13 Chiropractors shall observe and be subject to all State and Municipal regulations relating to the control of contagious diseases the reporting of deaths and all matters relating to public health the same as practitioners of other schools and such reports shall be accepted by the Officers or department to whom the same are made

The fourteenth section was read as follows:

Section 14 From and after the approval of this act no person shall enter upon or continue the practice of Chiro-

practic in the State of Pennsylvania unless he or she has complied with the provisions of this act and shall have exhibited to the Prothonotary of the Court of Common Pleas of County in which he or she desires to practice Chiropractic a license duly granted to him or her as hereinbefore provided whereupon he or she shall be entitled upon the payment of one dollar (\$1) to be duly registered in the office of the Prothonotary of the Court of Common Pleas of the said County and any person who shall practice or attempt to practice Chiropractic as defined in section (12) of this act in treating any ailment whatsoever of the human body or who shall use any of the terms or letters "Chiropractor" "Chiropractic" "Doctor of Chiropractic" "Diplomat of Chiropractic" or "D C" or any other titles or letters under such circumstances as to induce the belief that the person who uses such terms is engaged in the practice of Chiropractic without having first obtained the license as herein provided for or contrary to the provisions of this act or who shall under any other terms or name practice Chiropractic as defined in section (12) of this act or who for the purpose of obtaining such license shall falsely represent himself or herself to be the holder of a diploma as herein provided shall be guilty of a misdemeanor and upon conviction thereof in the Court of Quarter Sessions of the County wherein the offense shall have been committed shall suffer punishment by the imposition of a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) or by imprisonment in the County Jail for not less than thirty days nor more than six months for each offense either or both at the discretion of the Court Provided however that nothing contained in this act shall be construed as affecting the practice of medicine Osteopathy or Drugless Therapy

On the question,

Will the House agree to the section?

Mr. B. P. EVANS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 14, page 14, lines 28-29 by striking out the word "misdemeanor" and insert in lieu thereof "misdemeanor"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to,

The fifteenth and sixteenth sections and title were separately read as follows:

Section 15 On and after the approval of this act the State Board of Chiropractic Examiners shall refuse to grant a license to an applicant to practice Chiropractic in this State and is empowered to revoke a license conferring on a person the right to practice Chiropractic upon the presentation to the State Board of Chiropractic Examiners of a Court record showing the conviction in due course of law of said person for procuring aiding or abetting in producing a criminal abortion or miscarriage by any means whatsoever The State Board of Chiropractic Examiners upon such evidence and proof shall cause the name of said convicted licentiate to be removed from the record in the office of any Prothonotary in the State The State Board of Chiropractic Examiners may refuse revoke or suspend the right to practice in this State upon any or all of the following reasons to wit

The conviction of a crime involving moral turpitude habitual intemperance in the use of ardent spirits or stimulants narcotics or any other substance which impairs the intellect and judgment to such an extent as to incapacitate him or her in the performance of professional duties Any person who is a licentiate under this act or who is an applicant for examination for licensure to practice Chiropractic in this State against whom any of the foregoing charges are preferred for causing the revocation or suspension of license or for causing the re-

fusal of the right to be examined for license shall be furnished by the State Board of Chiropractic Examiners with a copy of the complaint and shall have a hearing before said Board in person or by attorney and witnesses may be examined by said Board respecting the guilt or innocence of said accused The suspension of license of any licentiate under this act shall be removed when said narcotic or vicious habits hereinbefore specified shall have been adjudged by the proper authorities to be cured or overcome and said suspended licentiate deemed again capable of practicing the healing art

Section 16 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

An Act to regulate the practice of Chiropractic and to provide for the appointment and maintenance of a Board of Chiropractic Examiners To define the powers and duties of said Board of Chiropractic Examiners To provide for the examining and licensing of Chiropractors in this State and provide for penalties for the violation of this act

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1401 as follows:

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) of the item of fifty-nine thousand eight hundred dollars (\$59,800) heretofore appropriated to the Department of Mines under the provisions of the act approved the thirtieth day of June one thousand nine hundred and twenty-three (Appropriation Acts page thirty-five) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" for the payment of salaries wages or other compensation of such deputies attorneys clerks statisticians stenographers messengers janitors and such other expert service as may be required for the proper conduct of the work of the Department for traveling incidental and contingent expenses of the Chief of the Department and other officials and employees thereof for the cost of books instruments electrical equipment chemicals plans freight expressage postage and other supplies required for the proper conduct of the work of the Department is hereby transferred and reappropriated to the said Department of Mines for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-five for the payment of salaries of the inspectors of coal mines as provided by law and for the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other necessary expenses

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1418, (Senate Bill No. 108), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during

the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the second time and agreed to,

Ordered, To be transferred for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1409, (Senate Bill No. 459), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1102, (Senate Bill No. 392), entitled:

An Act to amend article two and article four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for county school boards and prescribing the duties and powers of such boards

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended be amended by the addition of sections two hundred and twenty-seven to two hundred and thirty-six inclusive which shall read as follows

Section 227 There shall be constituted in each county in this Commonwealth in which this act provides for the election of a county superintendent a county school board which shall have such powers and such duties as are hereinafter prescribed and as may hereafter be prescribed by law Except as otherwise specifically prescribed by law such powers and such duties shall have reference to matters pertaining to the public schools of the districts under the supervision of the county superintendents of schools in the several counties

Section 228 The county school board shall consist of five (5) members who shall be elected and the county superintendent who shall be a member ex officio The county superintendent shall be the president and the professional and executive officer of the county school board but shall have no vote in its proceedings

Members of any county school board shall be elected at the annual convention of the County School Directors' Association in such county by a roll call majority vote of the directors present from the school districts under the supervision of the county superintendent in such coun-

ty For each office in the membership of the board to be filled by election at any such convention two names shall be placed in nomination by the elected officers of the executive committee of such Association but such nomination shall not preclude other nominations from being made in such convention During the school year beginning the first Monday in July one thousand nine hundred and twenty-six the elected officers of the School Directors' Association after careful consideration of the powers and duties of members of a county school board shall nominate at least two candidates for the various terms that is two for five years two for four years two for three years two for two years and two for one year and report in writing the same to all members of such association who have the privilege of voting for members of the county board at least ten (10) days before the annual meeting of the county School Directors' Association Provided that this shall not remove the power of the convention from making additional nominations from the floor of the convention

Five members of the county school board shall be elected at the annual convention of each County School Directors' Association held during the school year beginning the first Monday of July one thousand nine hundred twenty-six to serve for one two three four and five years respectively Thereafter one member shall be elected annually to serve for five years Any citizen of this Commonwealth having a good moral character being twenty-one years of age or upwards residing in any of the districts under the supervision of the county superintendent in the county on whose board he is to serve and having resided in any of such districts for the three years prior to his election or appointment shall be eligible to membership in the county school board Provided That any person holding the office of mayor chief burgess county commissioner district attorney borough or township treasurer township commissioner road supervisor tax collector any comptroller auditor constable county superintendent or assistant county superintendent supervisor principal teacher or employee of any school district or any person who has been removed from office as school director in any district or from membership in the county school board shall not be eligible to membership in such board Provided further That no two persons residing in the same school district shall serve as members of such board at the same time Provided further That any member of the county school board of any county who ceases to be a resident of any district under the supervision of the county superintendent in such county or who changes his residence to a school district in which a member of said board resides shall thereby cease to be a member of such board and the vacancy so created shall be filled as hereinafter provided

The term of office of any member of the county school board elected at any annual convention of the County School Directors' Association shall begin on the pointed shall begin at the time of his election or appointment

Section 229 In case any vacancy shall occur in any county school board by reason of death resignation removal change of residence or otherwise the remaining members of the board shall by a majority vote thereof fill such vacancy within thirty days thereafter In case vacancies in the membership of the board shall occur in such manner that the offices of a majority of the board shall become vacant the remaining members shall fill such vacancies one at a time giving the new appointee such reasonable notice of his appointment as to enable him to meet and act with the then qualified members of the board in making further appointments until a majority of the board has been secured when the said majority shall fill the remaining vacancies at a meeting attended by the majority of said board such appointees to receive a majority of the votes of the members of the board In case vacancies in the membership of the board shall occur in such manner that the offices of all the elected members of the board shall become vacant the county superintendent shall appoint one member of the board and the procedure for electing the other members shall be as herein provided Any person selected under provisions of this section to fill any vacancy shall serve until the next annual convention of the County School Directors' Association at which convention a member of the board shall be elected for the unexpired term

Section 230 The county school board in each county in this Commonwealth shall meet and effect an organization on the first Monday in July one thousand nine hundred and

twenty-seven and annually thereafter. The board shall elect annually at such meetings from its membership a vice president and a secretary-treasurer who shall serve for one year or until their successors may be elected. At least ten monthly meetings of the board shall be held during each school year. Adjourned and special meetings may be held at the joint call of the county superintendent and the secretary of the board. The president may call special meetings at any time. He shall call a special meeting whenever so requested in writing by any three members of the county board and shall he fail or refuse so to do a special meeting may be called at any time by a majority of the members of the county board. Such annual and monthly meetings shall be regularly held at the office of the county superintendent. Special meetings may be held at some other place as determined by the board. At least one week in advance of any meeting of the board notices of such meeting shall be mailed by the county superintendent to the members of the board and to any members elected. Three elected members of the board shall constitute a quorum for the transaction of business. Provided That when because of vacancies in the membership of the board it is impossible to secure a quorum the remaining members of the board may proceed to fill such vacancies as herein provided. Any county school board may adopt rules of parliamentary procedure or other regulations not inconsistent with the provisions of this act or other acts.

Section 231. It shall be the duty of each of the members of the county school board in any county of this Commonwealth to attend all regular and special meetings of such board. Each member of such board with the exception of the county superintendent attending any of such meetings shall receive for each meeting attended an amount equal to the necessary expenses actually incurred in attending such meetings such amounts to be paid by requisition of the Superintendent of Public Instruction on the State Treasurer on proper vouchers submitted by the county superintendent and from appropriations for this purpose. Provided That the total amount paid for such expenses to any member of such board shall not exceed one hundred dollars (\$100) in any one year. Stationery, printing blanks and postage necessary for the use of the county school board in any county of this Commonwealth shall be furnished by the County Commissioners of such county.

Section 232. All persons elected or appointed as members of any county school board shall serve without pay except as herein provided and before entering upon the duties of their office shall take and subscribe to the following oath or affirmation which shall be administered by a judge of the court of common pleas:

I do solemnly swear (or affirm) that I will support obey and defend the Constitution of the United States and the Constitution of this Commonwealth and that I will discharge the duties of my office with fidelity that I have not paid or contributed or promised to pay or contribute either directly or indirectly any money or other valuable thing to procure my nomination or election (or appointment) except for necessary and proper expenses expressly authorized by law that I have not knowingly violated any election law of this Commonwealth or procured it to be done by others in my behalf that I will not knowingly receive either directly or indirectly any money or other valuable thing for the performance or non-performance of any act or duty pertaining to my office other than the compensation allowed by law.

Section 233. Any member of any county school board in this Commonwealth who shall directly or indirectly accept or receive any money or other valuable thing for voting for or against or for withholding his vote for or against any appointment or matter or action that shall come before the board or any committee thereof or before any convention of school directors of which he is a member shall be guilty of a misdemeanor and on conviction thereof shall forfeit his office and shall not be eligible again to hold office of any kind provided for in this act and shall be liable to pay a fine of not less than five dollars (\$5.00) or more than five hundred dollars (\$500.00) or be sentenced to the county than one year either or both as the court may determine.

Section 234. If the county school board in any county in this Commonwealth shall fail to organize as herein provided or refuse or neglect to perform any duty imposed upon it by the provisions of this act any twenty (20)

school directors or fifty (50) voters in the school districts under the supervision of the county superintendent may present their petition in writing verified by the oath or affirmation of at least three of them to the court of common pleas of the county setting forth the facts of such refusal or neglect of duty on the part of such county school board whereupon the said court shall grant a rule upon said county school board the same to be made returnable in not less than ten or more than twenty days from the date of issue thereof to show cause why they should not be removed from office of which rule the said county school board shall have at least five days notice. On or before the return day of such rule the said county school board individually or jointly shall file in writing their answer or answers to said petition under oath and if the facts set forth in said petition presented by said directors or voters or any material part thereof be denied the court shall then hear the several parties on such matters as are contained in said petition if on such hearing or if when no answer is filed denying the facts set forth in said petition the court shall be of the opinion that any duty imposed on said board which is by the provisions of this act made mandatory upon them to perform has not been done or has been neglected by them the said court shall have the power to remove said board or such of its number as in its opinion is proper and appoint other qualified persons in their stead subject to the provisions of this act. Any person so removed from office shall not be eligible again as a member of such board. The court shall impose the costs of such proceedings upon the petitioners or upon the members of the county school board or upon the county or may apportion the same among them as it shall deem just and proper.

Section 235. If any person elected or appointed as a member of any county school board who has been notified of his election or appointment shall refuse or neglect to qualify as such member within thirty (30) days next succeeding the beginning of his term of office the remaining members of the board may declare his office in such board vacant. If any person having qualified as a member of any county school board shall neglect or refuse to attend two successive regular meetings unless detained by sickness or prevented by necessary absence or if in attendance at any meeting shall neglect or refuse to act in his official capacity as a member of any county school board the remaining members of the board may declare his office in such board vacant.

Section 236. The president shall preside at all meetings and perform such other duties as pertain to his office as prescribed in this act. In the absence of the president the vice president shall act in his stead.

The president shall be custodian of all records, reports, papers and other office property of the board which shall be kept in proper manner for the use of the board. Such materials shall be kept in the county superintendent's office and at the expiration of the president's term shall be turned over to his successor in office.

The secretary of each county school board shall keep a correct and proper record of all proceedings and activities of the board and shall prepare such reports and keep such accounts as are provided by the provisions of this act. Such reports and records shall be kept in a permanent file in the office of the county superintendent.

On the question,

Will the House agree to the section?

Mr. HOWE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 7, lines 4 and 5 by transposing line 5 for line 4. Make lines 4 and 5 read as follows:—"4 board it is impossible to secure a quorum the remaining members of the board may proceed to fill such va-"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 That article four of said act as amended be further amended by the addition of sections four hundred and eleven to four hundred and seventeen inclusive which shall read as follows

Section 411 The county school board in any county in the Commonwealth may make intensive studies of school conditions in any of the districts under the supervision of the county superintendent such as housing programs and courses of study attendance health supervision special education for handicapped children school facilities for pupils living beyond the compulsory attendance distance transportation of pupils school plants playgrounds school libraries class room equipment standardization of schools kinds and condition of text books and other matters pertaining to the education and welfare of children of school age in such districts and it shall be their duty to promote educational policies favorable to such children

The county school board may together with the county superintendent and the Department of Public Instruction make surveys in reference to school buildings programs and consolidations and shall report findings therefrom to the board or boards of school directors of the districts concerned The county school board may recommend the extension or enrichment of programs and courses of study in rural schools and may suggest programs for adult education the organization of evening schools and other educational activities Any such board may recommend changes in the boundaries of school districts so far as assignment of pupils and sub-districting are concerned In any matter pertaining to the education or welfare of the children of school age in the districts under the supervision of the county superintendent the county school board may recommend to the Department of Public Instruction legislation related thereto

Section 412 The county board shall have the power to initiate on its own account upon the request of the Superintendent of Public Instruction or upon the request of a local school board proceedings to investigate violations of the law arising out of compulsory attendance sanitary conditions safety of school buildings and other matters relating to the legal requirements in the administration of schools in the district under its jurisdiction Hearings may be held to ascertain the facts in such matters Reports of such proceedings shall be made to the Department of Public Instruction upon request

Section 413 Tuition accounts that are subjects of disagreement between school districts under the supervision of the county superintendent in any county in this Commonwealth shall be referred to the county school board by the directors of such school districts It shall be the duty of the county school board to audit and review such accounts and to find in favor of one district or the other or to recommend a compromise as the facts may warrant and such finding or recommendation of the board shall be binding upon the boards of directors of such school districts unless set aside by decree of the proper court of law

In order to avoid the expense of legal proceedings any serious controversy between the board of school directors of any district with citizens of that district or with any other district the disputants may by petition refer the matter to the county school board It shall be the duty of the county school board to arbitrate in any controversy so referred and to recommend to the disputants an equitable adjustment thereof

Section 414 Whenever the board of school directors in any district of the fourth class or a township which is a third class district in any county in this Commonwealth wishes to reopen any closed school a petition to reopen such school shall be made to the county school board in such county The county school board shall consider such petition and make such order as may seem just in the premises which order shall be final Report of such action shall be made by the board to the Department of Public Instruction

Section 415 The county school board in each county in this Commonwealth shall recommend to the Department of Public Instruction approval or disapproval of the administration of state-aid transportation within any school district under the supervision of the county superintendent of schools in accordance with standards prescribed by the Department of Public Instruction Any parent of or guardian of or any person in parental relation to any child eligible to transpor-

tation under existing laws who is dissatisfied with the administration of the transportation furnished such child may present an appeal to the county board stating the reasons for such appeal whereupon the county board shall consider said appeal and shall make such order as may seem just in the premises a copy of such order to be filed in the office of the county superintendent of schools

Section 416 On and after the first day of July one thousand nine hundred and twenty-seven no emergency certificate issued by any county superintendent in any county in this Commonwealth to any teacher shall be extended before such extension has been approved by the county school board in such county

Section 417 Each county school board shall make a report to the County School Directors' Association at its annual meeting setting forth a detailed statement of the activities of the board during the previous year with any recommendations they wish to make and a copy of this report shall be sent to the Department of Public Instruction on or before August first of each year Other reports shall be submitted as may be requested by the Superintendent of Public Instruction

An Act to amend article two and article four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for county school boards and prescribing the duties and powers of such boards

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1414, (Senate Bill No. 534), as follows:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State Highways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1370, (Senate Bill No. 408), entitled:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial

process and providing penalties" by extending its benefits to certain employes of the Department of Public Instruction and of the Legislature

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1369, (Senate Bill No. 444), entitled:

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

The SPEAKER. If there is no objections we will proceed with the calendar, page 28, Bills on First Reading. The Chair hears no objection.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2, entitled:

An Act to amend sections two hundred and four and seven hundred and nine of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments boards commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaus divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commissions fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" providing for the personnel of the Executive Board and its powers and duties

And said bill having been read at length the first time, Ordered, To be laid aside for second reading,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 451, entitled:

An Act empowering the Department of Highways to acquire and maintain certain toll-bridges within the Commonwealth and making an appropriation

And said bill having been read at length the first time, Ordered, To be laid aside for second reading,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 410, entitled:

An Act to assist in ascertaining the mental condition of persons indicted for criminal offenses where the existence of insanity in the defendant is claimed by way of immunity from pleading to the indictment is to be claimed as a defense at the trial providing for the filing of such claims of immunity and for notification by the defendant to the judge of the trial court of the intention to make such defense providing for the appointment by the judge of the trial court of one or more disinterested registered physicians to testify as experts and for the allowance of fees to such experts at the expense of the county authorizing the judge to require the preparation by each of such experts who has examined or observed the defendant as to his mental condition of a written report based upon such examination or observation providing for the filing of such report and allowing the same with the permission of the judge to be read by the witness at the hearing or trial and providing for the examination of expert witnesses upon their reports and further providing for the proceedings to be taken where the existence of present insanity in the defendant is not claimed by way of immunity from pleading to the indictment and the plea of not guilty shall have been made or entered and subsequently prior to or in the course of the trial the claim of present insanity of the defendant shall be made

And said bill having been read at length the first time, Ordered, To be laid aside for second reading,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 411, entitled:

An Act to further amend the sixty-third section as amended of an Act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred eighty-nine) entitled "An act relating to lunatics and habitual drunkards" so as to provide for the summoning at the discretion of the court of expert witnesses by the Court to testify at the trial by a jury of an issue awarded if a jury trial shall be demanded to determine the soundness of mind of any person found a lunatic and of any alleged lunatic confined detained or under any restraint as such in any county of this Commonwealth and for the payment of the fees of such at the trial or investigation by the court as the case may be witnesses and for authorizing the preparation and reading with permission of the court of written reports of such witnesses

And said bill having been read at length the first time, Ordered, To be laid aside for second reading,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 889, entitled:

An Act providing for the care and maintenance by cities boroughs incorporated towns and townships of any soldiers' monument gun or carriage or other similar memorial where there is no person body or organization in existence to care for and maintain the said memorials

And said bill having been read at length the first time, Ordered, To be laid aside for second reading,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 537, entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 719, (Senate Bill No. 143), entitled:

An Act to further amend section three of the act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof'" approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) constituting the said court the juvenile court of the said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended by requiring the salary board to fix the salaries of all employes of such juvenile court

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1196, (Senate Bill No. 170), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" and its amendments

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1406, (Senate Bill No. 352), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECONSIDERATION OF VOTE.

Mr. HESS. Mr. Speaker, I move that the vote by which House Bill No. 1414 (Senate Bill No. 534), file folio 2125, on page 27 of today's calendar, entitled:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State Highway and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof

was ordered to be transcribed for third reading be reconsidered.

Mr. DIEHM. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HESS. Mr. Speaker, I move that the vote by which the bill was agreed to on second reading be reconsidered.

Mr. DIEHM. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HESS. Mr. Speaker, I move that the vote by which the title first, and second sections were agreed to on second reading be reconsidered.

Mr. DIEHM. Mr. Speaker, I second the motion.

The motion was agreed to.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where any county of this Commonwealth is authorized by law to appropriate and expend moneys for the improvement or maintenance of any public highways either in full payment thereof or in payment thereof in conjunction with any township borough or incorporated town the county commissioners of such county may make execute and deliver all necessary agreements and contracts for such improvement or maintenance with the lowest responsible bidder and to that end the Secretary of Highways shall be authorized to make all necessary surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State highways

The second section was read as follows:

Section 2 All contracts and agreements heretofore made by the county commissioners of any county for the improvement or maintenance of any such public highway in the manner authorized in the foregoing section are hereby validated and made binding upon the county township borough or incorporated town as the case may be as if full legal authority existed therefor at the time that such contract was entered into and are hereby declared to be as sufficient in law as if the same had been made after due notice published by the Controller of the said county after approval by him of the purpose of the proposals and as if bids had been received by the Controller under seal and in his presence opened by the commissioners and the contracts awarded and as if the same had been made after due advertisements and receipt of bids by the authorities of every township borough or incorporated town which is contributing to the cost of said improvement or maintenance

On the question,

Will the House agree to the section?

Mr. HESS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, line 26, by adding before the word "township" the word "county"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State Highways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 17, 1925.

Whereas There are filed in the Office of the Auditor General of Pennsylvania sundry letters discharges pay rolls reports and official papers relating to the War for the Suppression of the Rebellion one thousand eight hundred and sixty-one to one thousand eight hundred and sixty-five and which should properly be filed with records of said War in the Office of the Adjutant General of Pennsylvania to complete its records therefore be it

Resolved (if the Senate concur) That the Auditor General of Pennsylvania is hereby authorized to transfer to the Adjutant General such letters discharges pay rolls reports and official papers as may be on file in the Auditor General's Office to be filed with the records of the War for the Suppression of the Rebellion The Adjutant General to furnish and file with the Auditor General of Pennsylvania a proper receipt for all such letters discharges pay rolls reports and official papers transferred under the provisions of this resolution

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows, viz:

SENATE BILL No. 312.

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provision for assistance to blind and to deaf students in certain schools and institutions

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 194.

An Act to further amend section three of an act approved the twentieth day of April one thousand eight hundred and seventy-four (P. L. 65) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" as amended by providing that the vote shall be counted by the Court of Quarter Sessions

HOUSE BILL No. 366.

An Act amending clause forty-six or section three of Article five of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (P. L. 568) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended so as to provide that the cities of said class

shall have the right to exercise the powers and authority of local self-government in all municipal affairs

HOUSE BILL No. 281.

An Act consolidating into one special fund in the State Treasury all separate funds set apart in the State Treasury for the use of the Board of Fish Commissioners formerly the Department of Fisheries specifying the purposes for which the moneys in the said fund may be used and appropriating such moneys to the Board of Fish Commissioners for the purposes specified

HOUSE BILL No. 332.

An Act to amend section seventeen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-one (Pamphlet Laws ten hundred and eighty-one) entitled "An act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property"

HOUSE BILL No. 362.

An Act to amend section one of an act approved the second day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-three) entitled "An act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries" extending the provisions of said act to counties of the second class and increasing the number and salaries of the assistant district attorneys thereof

HOUSE BILL No. 1067.

An Act to amend section one of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and seventy) entitled "An act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys" by increasing the number and salaries of assistant district attorneys thereof

HOUSE BILL No. 1109.

An Act to amend sections one and two of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-nine) entitled "An act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county" extending said act to counties of the first class and increasing the number and salaries of county detectives in said counties

HOUSE BILL No. 430.

An Act authorizing the register of wills and ex officio clerk of the orphans' court with the consent of the judges of the separate orphans' court in counties of the second class of this Commonwealth to fix and determine the salaries of assistant clerks in said court

HOUSE BILL No. 797.

A Supplement to an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-four) entitled "An act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially those which relate to dependent defective delinquent neglected incorrigible children defining the powers and duties of the commis-

sion authorizing the examination of documents records and papers and making an appropriation to meet the expenses of the said commission" continuing the commission appointed under the provisions of said act for the further period of two years and making an appropriation

With the information that the Senate has passed the same without amendments.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 2.

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

HOUSE BILL No. 96.

An Act to amend clause five of section three of the act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" as amended

HOUSE BILL No. 99.

An Act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions

HOUSE BILL No. 118.

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital

HOUSE BILL No. 169.

An Act authorizing the entry of sheriffs constables and others by force or otherwise into places or buildings where goods and chattels formerly levied upon are contained for the purpose of sale and providing penalties for interference

HOUSE BILL No. 175.

An Act relating to township roads prescribing the time within which approved township roads must be physically opened invalidating proceedings for opening of roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor

HOUSE BILL No. 199.

An Act making it unlawful to drive over certain interstate bridges with loads of excessive weight and inflicting penalties

HOUSE BILL No. 200.

An Act to amend section fourteen of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of a

State annuity to employes who separated from school service prior to the establishment of the Retirement System

HOUSE BILL No. 236.

An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts

HOUSE BILL No. 238.

An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled "An act to prevent the firing of mountain and other wild lands in the county of Union"

HOUSE BILL No. 239.

An Act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled "An act to protect timber lands from fire"

HOUSE BILL No. 240.

An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled "An act to amend the first section of an act entitled 'An act to protect timber lands from fire' approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made upon them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expenses incurred under said act"

HOUSE BILL No. 241.

An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled "An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their power and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties"

HOUSE BILL No. 242.

An Act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled "An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid"

HOUSE BILL No. 243.

An Act to repeal section one of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled "An act to protect the State Forest Reserves and providing punishment for the violation thereof"

HOUSE BILL No. 244.

An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled "An act to protect trees and woodlands and providing punishment for the violation thereof"

HOUSE BILL No. 245.

An Act to the act approved the eleventh day of one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled "An act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder

HOUSE BILL No. 290.

An Act to repeal an act approved the fourth day of June May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and three) entitled "An act author-

izing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter name number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State" authorizing the inclusion of township roads in routes designated by the Secretary of Highways

HOUSE BILL No. 311.

An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be for the special education of certain children incapable of receiving proper education in the regular classes of the public schools

HOUSE BILL No. 312.

An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" making provisions for assistance to blind and to deaf students in certain schools and institutions

HOUSE BILL No. 313.

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled "An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth" extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense.

HOUSE BILL No. 314.

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the education of deaf blind or crippled children

HOUSE BILL No. 330.

An Act making an appropriation to the Jefferson Medical College of Philadelphia Pennsylvania for Medical Education

HOUSE BILL No. 442.

An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by including payments on account of special classes

HOUSE BILL No. 446.

An Act authorizing cities of the first class to enter into contracts or agreements for the establishment maintenance or continuance of maritime service between said cities and other ports by others providing among other things for the payment or guarantee of losses or deficiencies incurred therein

HOUSE BILL No. 514.

An Act making an appropriation to the Board of Trustees of the Harrisburg State Hospital

HOUSE BILL No. 515.

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the Act of July twenty-fifth one thousand nine hundred and seventeen (P. L. 1209) entitled "An act to authorize the acquisition by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

HOUSE BILL No. 519.

An Act making an appropriation to the Board of Trustees of the Warren State Hospital

HOUSE BILL No. 522.

An Act making an appropriation to the Board of Trustees of the Hazleton State Hospital

HOUSE BILL No. 532.

An Act making an appropriation to the Board of Trustees of the Torrance State Hospital

HOUSE BILL No. 535.

An Act making an appropriation to the Board of Trustees of the Farview State Hospital

HOUSE BILL No. 536.

An Act making an appropriation to the Board of Trustees of the Coaldale State Hospital

HOUSE BILL No. 538.

An Act making an appropriation to the Board of Trustees of the Allentown State Hospital

HOUSE BILL No. 542.

An Act making an appropriation to the Board of Trustees of the Connellsville State Hospital

HOUSE BILL No. 543.

An Act making an appropriation to the Board of Trustees of the Wernersville State Hospital

HOUSE BILL No. 558.

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie

HOUSE BILL No. 579.

An Act making an appropriation to the Board of Trustees of the Nanticoke State Hospital Nanticoke Luzerne County Pennsylvania

Whereupon,

The SPEAKER in the presence of the House signed the same.

REPORTS FROM COMMITTEES.

Miss GRIMES asked and obtained unanimous consent to report a bill from committee.

Miss GRIMES, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1446, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Mr. ALEXANDER asked and obtained unanimous consent to report a bill from committee.

Mr. ALEXANDER, from the Committee on Judiciary

General, reported as committed, House Bill No. 1303, (Senate Bill No. 468), entitled:

An Act to provide for a second additional law judge of the court of common pleas of the Fourteenth Judicial District.

ADJOURNMENT.

Mr. EACHES. Mr. Speaker, I move that this House do now adjourn until 10:30 tomorrow morning.

The motion was agreed to, and (at 6:15 P. M.) the House adjourned until tomorrow at 10.30 o'clock A. M.

Legislative Journal

Session 1925

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HARRISBURG, PA., WEDNESDAY, MARCH 25, 1925.

No. 29.

SENATE

WEDNESDAY, March 25th, 1925.

The Senate met at 11:00 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair

PRAYER.

The Acting Chaplain, Rev. George P. Donehoo, offered the following prayer:

Our precious Heavenly Father, we rejoice, this beautiful morning, in Thy light and in Thy sunshine; and we thank Thee that we know that the Great Ruler of this Universe, above the sun and moon and stars, is our Father; and that we, no matter how wise we may be or how old we may be, are after all nothing but children.

We ask Thee to guide us and to bless us in everything which we do. Bless this Senate today in all its deliberations. Be with the presiding officer and with the members and with all of us. For Christ's sake, Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. MacDADE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1041, (House Bill No. 453), entitled:

An act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1048, (House Bill No. 637), entitled:

An act to amend section twenty-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1063, (House Bill No. 1270), entitled:

An act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred

and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 424, (House Bill No. 140), entitled:

An act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

Mr. FREEMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1033, entitled:

A joint resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1052, entitled:

An act setting apart from lands at New Cumberland, Cumberland County, owned by the Commonwealth a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children; and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health.

Mr. JOYCE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1049, (House Bill No. 344), entitled:

An act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any one claiming title thereto and providing a penalty.

Mr. GELDER, from the Committee on Public Health and Sanitation, re-reported as amended, Senate Bill No. 162, entitled:

An act for the protection of the public health prescribing sanitary regulations and standards for tenement lodging and boarding houses in cities of the second and third class, boroughs, towns and townships vesting jurisdiction for the enforcement of the same in the Department of Health of Pennsylvania and in Boards of Health of municipalities providing penal and injunction proceedings for the enforcement of this Act and repealing Acts inconsistent herewith.

Mr. BUCKMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1046, (House Bill No. 964), entitled:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1060, (House Bill No. 966), entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies affecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions.

Mr. WOODWARD, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1042, (House Bill No. 487), entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand."

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1057, (House Bill No. 242), entitled:

An Act to amend section two of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 912), entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape, from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania, by the respective counties from whose courts the said escaping convicts or prisoners have been committed; and providing for the maintenance of such convicts under sentence for escape, et cetera;" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape, shall be borne by the county from whose courts the said prisoners shall have been originally committed.

BILLS INTRODUCED.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 1064, entitled:

A Joint Resolution disapproving the proposed amendment to the Constitution of the United State relative to the labor of persons under eighteen years of age.

Which was committed to the Committee on Judiciary General.

Mr. BUCKMAN read in his place and presented to the Chair, Senate Bill No. 1065, entitled:

An Act for the protection of the public safety by providing as a prerequisite to the registration of motor vehicles, for the establishment (including the continuance during the period of registration) of financial responsibility by owners thereof for injury, including death resulting therefrom, to persons, or damage to property caused by, or as the result of, the negligent use, maintenance or operation of such motor vehicles; conferring powers and imposing duties upon the Secretary of Highways and his agents in connection therewith, and for the enforcement thereof; imposing certain duties upon owners of motor vehicles and upon insurance companies, associations, exchanges and corporations issuing policies and contracts to motor vehicle owners; and providing penalties.

Which was committed to the Committee on Public Roads and Highways.

Mr. BONBRAKE read in his place and presented to the Chair, Senate Bill No. 1066, entitled:

An Act to amend section five of an act approved the 7th day of June, A. D. 1917, entitled "An Act relating to

the descent and distribution of the real and personal property of persons dying intestate; and to provide for the recording and registration of the decrees of the orphans' court in connection therewith, and the fees therefor," by providing that a husband living separate and apart from his wife, having committed adultery and charged in court therewith of which his plea and sentence on such charge shall be conclusive evidence, shall not be permitted to participate in the wife's estate.

Which was committed to the Committee on Judiciary General.

Mr. DAVIS read in his place and presented to the Chair, Senate Bill No. 1067, entitled:

An Act requiring the public selection and drawing of jurors in counties of the third class.

Which was committed to the Committee on Elections.

Mr. BETTS read in his place and presented to the Chair, Senate Bill No. 1068, entitled:

An Act to establish as a State Highway a certain section of public road in the County of Centre.

Which was committed to the Committee on Public Roads and Highways.

TIME OF NEXT MEETING.

Mr. EYRE, offered the following resolution, which was twice read, considered and agreed to:

In the Senate, March 25, 1925.

Resolved, (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March thirtieth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March thirtieth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT OF COMMISSION TO MAKE COMPLETE STUDY AND INVESTIGATION OF ALL EXISTING SYSTEMS OF COMPULSORY LIABILITY INSURANCE FOR MOTOR VEHICLES.

Mr. BUCKMAN presented Report of the Commission to make a complete study and investigation of all existing systems of compulsory liability insurance for motor vehicles, etc.

(For report see appendix.)

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 337, as follows:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same and revising amending consolidating and changing the law relating thereto

CHAPTER I PRELIMINARY PROVISIONS

ARTICLE I NAME AND EFFECTIVE DATE

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The General Poor Relief Act of one thousand nine hundred and twenty-five" This act shall take effect on the first Monday of January one thousand nine hundred and twenty-six

Section 2 What Act Does Not Include This act does not include any provisions and shall not be construed to repeal any acts relating to

(a) The procedure for the collection of municipal claims by liens

(b) The amount and method of incurring or increasing bonded indebtedness

(c) Election officers and conduct of elections

(d) Care of the insane or feeble-minded epileptic or habit cases

(e) Boards of Health

(f) Common schools

(g) Constables

(h) Justices of the Peace except as to their authority to grant orders of poor relief which is hereby expressly withdrawn

(i) Validations of elections bonds ordinances and acts of corporate officers

Section 3 Continuation of Existing Laws The provisions of this act so far as they are the same as those of existing laws are intended as a continuation of such laws and not as new enactments The repeal by this act of any Act of Assembly or part thereof shall not revive any act or part thereof heretofore repealed or superseded The provisions of this act shall not affect any act done liability incurred or right accrued or vested or affect any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of such repealed laws Any person holding office under any act of Assembly repealed by this act shall continue to hold such office until the expiration of the term thereof subject to the conditions attached to such office prior to the passage of this act

Section 4 Provisions Severable The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act

Section 5 Reference To Prior Act By Title Whenever in this act reference is made to any act by title such reference shall also apply to and include any codification wherein the provisions of the act referred to are substantially re-enacted

Section 6 Preservation of Existing Rights And Liabilities Whenever the territory of any poor district is changed in extent all liabilities incurred rights and all suits and prosecutions pending or to be instituted to enforce any right or penalty accrued or punished any offense committed prior to such change shall continue with the same force and effect as if no such change had been made

Section 7 Act Not Complete System For Poor Taxes This act does not provide a complete system for the assessment and collection of poor taxes All acts and parts of acts relating to poor taxes in force prior to the passage of this act which are not re-enacted or specifically or impliedly repealed by this act shall remain in force in the manner as prior to the passage of this act

Section 8 Act Supersedes And Prevails Over Previous Enactments Found Inconsistent Or Incompatible The provisions of this act shall supersede and prevail over any previous enactments ordinances regulations and rules found to be inconsistent or incompatible herewith

ARTICLE II DEFINITIONS

Section 10 Definitions The following are defined within the meaning of this act

(a) A poor person is one who is unable to maintain himself or those dependent upon him

(b) Directors shall be taken to include and mean unless obviously otherwise directors of the poor county commissioners acting as directors of the poor guardians of the poor directors of the home for the destitute overseers overseers of the poor or any other public officer by whatever title designated chargeable with the duty of maintenance of paupers or the granting of poor relief

(c) District means and includes any political sub-division of the State operating as a separate unit or quasi-municipal corporation in caring for the poor

(d) Almshouse shall include and mean the county home poor house home for the destitute or any other building or place by whatever title designated where poor persons are maintained at the public expense

(e) A settlement of a person shall be his right under

the provisions of this act to relief in any particular poor district

(f) The word "may" shall be construed to be permissive

(g) The masculine noun or pronoun shall include the feminine

(h) Public charge shall mean a person to whom poor relief from public funds is necessary for his maintenance as a pauper

CHAPTER II CREATION AND ADMINISTRATION OF POOR DISTRICTS ARTICLE I

Section 200 Each County Made A District With Four Exceptions For the purpose of furnishing relief to poor persons giving them employment and carrying out the provisions of this act each county of this Commonwealth is hereby created a district to be known as "County Poor District" Provided however

(a) The several poor districts within the County of Philadelphia shall remain as at present fixed and administered

(b) Out of the County of Allegheny shall be excepted the City of Pittsburgh which shall continue a separate poor district as at present

(c) Out of the County of McKean shall be excepted the city of Bradford which shall continue a separate poor district as at present

(d) The Counties of Carbon Luzerne and Lackawanna shall be excepted herefrom so far as relates to the territorial sub-division thereof into districts

Section 201 Four Classes of Districts Poor districts coterminous with counties having a population of one million five hundred thousand inhabitants and over shall constitute districts of the first class

Poor districts coterminous with counties having a population of eight hundred thousand and more but less than one million five hundred thousand inhabitants shall constitute districts of the second class

Poor districts coterminous with counties having a population of one hundred thousand and more but less than eight hundred thousand inhabitants shall constitute of the third class

Poor districts coterminous with counties having a population of less than one hundred thousand inhabitants shall constitute districts of the fourth class

Section 202 Poor District System Preserved In Excepted Territory In poor districts of the first and second classes and in the Counties of Carbon Lackawanna and Luzerne the number of directors the manner of their election or appointment and the administrative system of giving poor relief shall continue as now fixed by law

ARTICLE II

Section 210 Disposition of Property of Old District Upon the taking effect of this act the title to all real and personal property equipment and supplies now owned by the various township borough city or other poor districts which have been abolished is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located The township commissioners in first-class townships and supervisors in second class townships are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such districts shall be used for township purposes

That of each borough poor district is hereby transferred to and vested in the borough in which located The council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for borough purposes

That of each city poor district is hereby transferred to and vested in the city in which located The council and mayor of such city are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for city purposes

That of each poor district other than those named above is hereby transferred to and vested in the constituent political units composing said district in proportion to the taxable valuation of real estate in said constituent units The municipal authorities of said constituent units are hereby given the power and authority to sell the same and transfer

the title thereto The proceeds thereof together with all other moneys of such district shall be used for the purposes of such constituent units

The directors of the poor of any district are hereby given the power and authority to take and use any such real estate if adaptable to the care of the poor either by agreement with the owners or by the exercise of the right of eminent domain as provided in sections seven hundred and five and seven hundred and eleven hereof

The sales above authorized shall be made only under the direction and supervision of the court of common pleas of the proper county and in accordance with the provisions of sections seven hundred and three and seven hundred and four hereof so far as the same may be applicable and the proceeds thereof distributed by said court

Section 211 Election of Officers The directors of the poor shall elect on the first Monday of January in each year or as near thereto as convenient the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician and may appoint an attorney trained welfare worker and all other necessary employes and assistants all of whom shall be subject to removal by the directors of the poor at any time They may require bond with security in such amount as they deem proper from any officer or employee appointed

Section 212 County Treasurer to be Treasurer of District The treasurer of such county shall be treasurer of said poor district shall receive all moneys belonging to the district and pay out the same on warrants drawn by the directors of the poor The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers

The directors of the poor shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district

Section 213 Notice to Overseers and Directors As soon as the directors of the poor are prepared to accommodate the poor of said district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each townships borough city or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county

Section 214 Removal of Poor to County Home Immediately after notice that the directors of the poor are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city or other poor district within said county to remove all poor persons entitled relief to the poor house as designated by the directors of the poor and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute shall be incurred by such directors or overseers

Section 215 Local Poor Districts Abolished After delivery of the poor and destitute to the directors of the poor as provided in section two hundred and fourteen the various township borough city or other poor districts within any such county are hereby abolished and the directors or overseers of the poor in such poor districts cease to act in such capacity and said offices are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished business transactions of such district

Section 216 Directors to Provide Suitable Buildings Whenever in any poor district no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishings and equipment for maintaining the poor in such poor district are inadequate unsuitable or unsafe for the proper maintaining of the poor within such district the directors of the poor are authorized to purchase or acquire by right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such district Any such purchase or acquisition shall be only with the approval of the court of common pleas

After the purchase or acquisition of such lands the said directors of the poor or a majority of them are authorized to have prepared plans and specifications in accordance with

existing law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications

Before the said directors of the poor shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of common pleas in such county

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in accordance with proceedings provided for by Sections seven hundred and five to seven hundred and eleven inclusive hereof

Section 217 Sale of Poor Property After the construction equipment and furnishing of new buildings the directors of the poor with the approval of the court of common pleas of the proper county are authorized to sell the site or buildings of any disused county poor house and apply the proceeds of such sale together with such sums of money belonging to the poor district as may be approved by said court by whomsoever the same may be held or deposited toward the payment of such new lands buildings equipment and furnishings

Section 218 Viewers of New Buildings Whenever new buildings shall be finished and completed the said directors of the poor shall certify their proceedings to the court of common pleas of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district

Section 219 Authority to Issue Bonds For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any poor house or buildings the directors of the poor are authorized to borrow money within the limits of amount now fixed by law and issue bonds therefor and negotiate the same for the purpose of raising the necessary money Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum they shall be payable by the said poor district shall not be sold below par shall not be subject to taxation except for State purposes and shall be sold to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county Provided this shall not apply to the giving of notes for temporary loans as may be authorized by Section two hundred and twenty-five hereof

Section 220 Quorum Rules and Regulations A majority of the directors of the poor shall be a quorum for the transaction of business They shall have full power to make all such rules and regulations as they shall think proper convenient and necessary for the direction government and support of the poor house and grounds and poor farm and the revenues thereunto belonging and of all such persons and things as shall come under their care or cognizance but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States and shall be approved by the Court of Common Pleas of the proper county

Section 221 Repairs and Improvement The directors of the poor shall make all necessary repairs and improvement of buildings and grounds provide for the cultivation of the real estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance

Section 222 Meetings Record of Proceedings Such directors of the poor shall meet at least once a month at the poor house visit the apartments inspect the management of the work upon and about the real estate see that the poor are properly treated and hear all complaints and cause all grievances that may happen by neglect

to be redressed They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings

Section 223 Taxes Levy and Collection of the basis of taxation for poor purposes shall be the last preceding assessment upon real property trades occupations and professions for county rates and levies

The county commissioners shall upon the requisition of the Directors of the Poor annually collect a tax not exceeding in one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employes and the current expenses of the managing the buildings and the poor farm The taxes shall be levied at the same time and collected in the same manner as other county taxes

For the purpose of paying any debt incurred in the purchase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners shall upon a like requisition levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses

Provided however That nothing in this section shall apply to any district wherein the directors of the poor now have authority to levy a poor tax

Section 224 Temporary Loans for the purpose of meeting unusual or unforeseen expenditures in the operation of the district the directors may borrow money and give temporary notes therefor not exceeding six months and within the limitations designated in Section two hundred and nineteen hereof Said temporary loans shall be fully liquidated or payment provided for in the next annual tax levy

Section 225 Audit of Accounts The directors of the poor shall keep accurate accounts of all moneys received by them in any way for the purpose of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties All accounts under this act shall be audited by the county controller or county auditors as the case may be

Section 226 Inspection of Buildings Grounds and Records The poor house buildings and grounds shall at all times be open to inspection by the State Department of Welfare and its agents and the directors of the poor shall at all times when required submit to the inspection and examination by said Department and its agents of all their books accounts and records

CHAPTER III

ELECTIONS VACANCIES IN OFFICE

Section 300 Number of Directors The number of directors in each district is fixed at three in all districts of the third and fourth classes and in all other districts except where a different number now prevails and their term of office is fixed at four years commencing on the first Monday of January next succeeding their election

Section 301 Election in Newly Created District At the first principal election in a district newly created under this act one director shall be elected for two years and two directors for four years

Section 302 Election of Directors At the municipal election next preceding the expiration of the term of any director of the poor the qualified voters of each poor district where the office is elective shall elect one or more directors of the poor as may be required and in case of election for other than the regular term such fact shall be designated

Section 303 Vacancies In case of vacancies in the office of director by death resignation or otherwise the said vacancy shall be filled by appointment by the court of quarter sessions said appointee to serve until the first Monday of January next succeeding the first municipal election at which such vacancy can by law be filled by election and at such election a director shall be elected to serve for the unexpired term

CHAPTER IV

SALARIES

Section 400 Salaries Traveling Expenses in Addition The annual salary of each director of the poor shall remain as now fixed by law to be paid in the same manner as employees of the county

The annual salary of directors of the poor in districts of the third class shall be one thousand five hundred dol-

lars to be paid in the same manner as employees of the county

CHAPTER V

RECORDS AND REPORTS

Section 500 Directors to Keep Records Prescribed by Department of Welfare It shall be the duty of the directors of the poor or other persons having charge of the poor in one several districts and of all directors and managers of charitable and correctional institutions of the Commonwealth receiving State-aid to keep their records after the manner and in the form to be prescribed by the Department of Welfare and to make returns thereof to said Department at such times as they may direct and in default thereof the person or persons so offending shall forfeit and pay a fine of not less than one hundred dollars to be sued for and collected in the name of the said Department for the use of the Commonwealth

Section 501 Reports of Persons Applying for Treatment of Disease All superintendents or managers or other persons in charge of hospitals almshouses lying-in hospitals or other institutions public or private to which persons resort for treatment of disease confinement or are committed by process of law are hereby required to make a record of all of the personal and statistical particulars relative to the inmates in their institutions as directed by the State Registrar and thereafter such record shall be by them made for all future inmates at the time of their admission And in case of persons admitted or committed for medical treatment of disease the physician in charge shall specify for entry in the record the nature of the disease and where in his opinion it was contracted The personal particulars and information required by this section shall be obtained from the individual himself if it is practicable to do so and when they cannot be obtained they shall be secured in as complete a manner as possible from the relatives friends or other persons acquainted with the facts

Section 502 Reports To Anatomical Board All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other public institution and all other persons having charge or control over dead human bodies required to be buried at the public expense are hereby required to immediately notify the State Anatomical Board or such person or persons as may from time to time be designated by said Board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said Board and its agents and the physicians and surgeons from time to time designated by men who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science Such notice shall be given to the Board of distribution in all cases but no such body shall be delivered if any relative by blood or marriage shall claim the body for burial at the expense of such relative within thirty-six hours after death but the body shall be surrendered to said claimant for interment nor shall any such body be delivered if any friend or any representative of a fraternal society of which the deceased was a member or a representative of any charitable organization shall claim the said body for burial within twenty-four hours after death said burial to be at the expense of such friend fraternal society or charitable organization nor shall the body be delivered if said person was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes he shall notify in writing the poor directors or the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses which expenses shall not be less than thirty-five dollars nor more than fifty dollars on

each body buried in accordance with the provisions of this act. Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which no warrants are to be drawn. No warrants for the payment of the expenses of the burial of any person whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the Board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with. Whenever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expenses the poor directors or in districts in which there are no separate poor directors then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible.

CHAPTER VI DIRECTORS OF THE POOR

Section 600 Directors Declared County Officers. The directors of the poor of districts coextensive with the county are hereby declared to be county officers and subject in the discharge of their duties and obligations as directors of the poor to all the general laws relating to county officers.

Section 601 This Act to Apply Throughout State. The provisions of this act shall apply generally throughout the Commonwealth including the districts made territorial exceptions in Section two hundred hereof.

Section 602 Directors not to be Interested in Contracts. It shall not be lawful for any director of the poor to be concerned or personally interested in any contract for furnishing supplies for the maintenance of the poor or for the construction or improvement of property under his control. Any violation of the provisions of this act shall be deemed a misdemeanor in office and upon conviction thereof the party or parties so offending shall be fined in a sum not exceeding five hundred dollars and shall be adjudged by the court to be removed from office. Provided That nothing herein contained shall be construed to prevent such director from receiving his lawful compensation while necessarily attending in his official character to any of the duties enjoined upon him by his office.

Section 603 Contracts of Five Hundred Dollars or More to be in Writing. It shall be the duty of poor directors to purchase all supplies for the maintenance of the inmates of the poorhouses or hospitals under their supervision by written contract where such contract involves an expenditure of five hundred dollars or more. Said directors of the poor shall by advertisement inserted in at least one newspaper of the county in which said institution is located for two weeks invite sealed proposals for the furnishing of such supplies and shall award all such contracts to the lowest responsible bidder and shall take from such bidder a bond with sufficient sureties conditioned for the faithful performance of his contract.

Section 604 Penalty for Violation. Any director of the poor violating the provisions of section six hundred three shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding six months.

Section 605 Directors Authorized to Attend Conventions. The directors of the poor or other officers having charge of the poor in the poor districts of this Commonwealth together with their solicitor steward or superintendent and such other executive officers as may be designated by said directors or other officers are hereby authorized as part of their official duties to attend the annual meeting of the association of directors of the poor and charities and corrections of Pennsylvania for the purpose of discussing the various questions arising in the discharge of their duties and of providing for uniform and economical methods of administering the affairs of the respective poor districts.

Section 606 Expenses to be Paid by District. The actual expenses of the aforesaid officials attending the said annual

meeting of said association including traveling expenses and hotel bills actually paid by them together with a membership subscription by each poor district to the necessary expenses of the convention including printing employment of stenographers and expenses of committees which said membership subscription however shall not be more than thirty dollars for any poor district per annum shall be paid out of the funds of the poor district. The time spent in attending such meeting shall not be more than four days exclusive of the time employed in traveling thereto and therefrom.

CHAPTER VII REAL PROPERTY OF POOR DISTRICTS

Section 700 Plans of Almshouse to be Approved by Department of Welfare. Before any mental hospital or almshouse shall be erected under the direction of the poor authorities within this Commonwealth the plan of construction of such hospital or almshouse drawn sufficiently in detail for clear comprehension thereof shall be submitted to the Department of Welfare and shall be inspected and approved by said Department.

Section 701 Districts May Require Bonds From Contractors for Protection of Material-Men. All poor districts shall in the improvement of lands or in the erection alteration addition or repair of edifices and buildings of any kind in said districts have the power to require of the contractor or contractors employee in and about said improvements an additional bond with sufficient surety or sureties providing for the payment of all labor and material entering into the said improvements.

Section 702 Right to Sue Thereon. The labor and material-men furnishing labor and material in and for said improvements upon the contract of said contractor shall have the right according to law to sue in action of assumpsit in the name of the obligee for his or their use upon said bond upon proof of said contractor's failure to pay for said labor or material.

Section 703 Courts of Common Pleas Authorized to Decree Sale of Poor House Property. The courts of common pleas of the several counties of this Commonwealth shall have jurisdiction and are hereby authorized to decree a public or private sale of any poor-house property or real estate held for the relief and employment of the poor in any poor district at such times and in such parts or parcels and upon such terms as in the opinion of such court may be considered most advantageous to such district.

Section 704 Procedure Thereon. Such sale may be decreed upon the petition of the directors of the poor of any poor district setting forth that such sale would be to the advantage of the said district and all facts needful for the information of the court under oath or affirmation and shall only take place after a full and careful investigation by the court aided when deemed necessary by the report of a competent person to be appointed by the court and if upon such investigation the court shall deem it to the advantage of such district that property so held or any part thereof should be sold such court is hereby authorized to decree a sale thereof and to direct the investment of the proceeds of such sale or sales in the purchase for the use of such district of such other real estate as may be necessary for poor purposes and in the erection of suitable buildings thereon for the comfortable maintenance employment and support of the poor of such poor district or such other investments or disposition thereof as may be deemed most advantageous to the district or may distribute and award the proceeds among the municipalities entitled thereto. The Court may in its discretion require proper bond to be given before or after sale for the faithful accounting and application of the proceeds.

Section 705 Right of Eminent Domain. Whenever the directors of any poor district shall desire land for the erection of necessary buildings or for farming or other purposes or for procuring a supply of pure water for hospital purposes and are unable to agree with the owner or owners of the property upon the price to be paid therefor the said directors with the approval of the Court of Common Pleas for the proper county of such poor district by themselves their agents and workmen shall have power to enter upon locate survey make take occupy and use any such lands or appropriate such water for the purposes aforesaid. Provided that no waters shall be condemned and appropriated under the provisions of this act nor any water system reservoir pipe or conduit be constructed or maintained until a permit for the condemnation and appropriation of such waters or the construction or maintenance of such water system reser-

voir pipe or conduit shall have been procured from the Department of Health and the water supply commission of Pennsylvania. And provided further That nothing in this act contained shall be construed to relieve any hospital from the operation of the provisions of the act of April twenty-two nineteen hundred and five.

Section 706 Property of Poor District to be Security for Land Taken The taking of any lands by any poor district by right of eminent domain under the provisions of section seven hundred and five is hereby declared to be the taking of private property for public purposes and for all damages done or suffered or which shall accrue to the owner or owners of such lands by reason of such taking all the property of the poor district shall be pledged as security.

Section 707 Appointment of Viewers to Fix Compensation If the directors of the poor cannot agree with the owner or owners of such lands for the compensation proper for the damage sustained or likely to be sustained by any owner or owners which such directors may enter upon use take or occupy in pursuance of the authority herein given or by reason of the absence or legal incapacity of any such owner or owners no compensation can be agreed upon the court of common pleas of the county on application there-to by petition either by the directors of the poor or by the owner or owners of any one in their behalf shall appoint three viewers from the county board of viewers and fix a time not less than ten nor more than twenty days thereafter for said viewers to meet at or upon the premises or property taken or occupied of which time and place five days' notice shall be given by the petitioner to the said viewers and the other party.

Section 708 Viewers to Estimate Damages and Report to Court The viewers having been first duly sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters and things to be submitted to them and in relation to which they are authorized to inquire in pursuance of the provisions of this act and having viewed the premises shall estimate and determine what amount of damages if any have been or may be sustained and to whom the same are payable and make report thereof to the court. The amount of damages when confirmed by the court shall be entered as a judgment.

Section 709 Appeals from the Court Upon the filing of the report of said viewers or any two of them either party may within thirty days thereafter file his her or their appeal from the said report to the court and after such appeal either may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal to the Supreme or Superior Court in the manner provided in other cases.

The court shall have power to order what notices shall be given in connection with any part of the proceedings and make all such rules in connection therewith as may be deemed requisite.

If any exceptions be filed with any appeal to the proceedings they shall be disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as before prescribed.

Section 710 Damages to be Paid Into Court When Title Disputed If during any of said proceedings it shall be made to appear by affidavit or otherwise to the satisfaction of the court that the title to the said lands is disputed doubtful or defective or that any party in interest is absent covert not of full age or for any other cause incapable to act the court may make all needful orders to effect the purposes of this act and may direct the damages and costs to be paid into court for the benefit of the parties who may eventually be entitled thereto.

Section 711 Damages to be Paid to Owner When Finally Determined The amount of damages as finally determined in any proceeding before viewers shall be paid by the poor district to the owner or owners of the property entitled thereto.

Section 712 Leasing of Poor Farms for Coal Oil or Gas The directors of the poor in the several districts of this Commonwealth having lands in connection with almshouses be and they are hereby authorized and empowered with the approval of the court of common pleas to lease said lands for the purpose of producing coal oil or gas on such terms as may be advantageous to such county or body corporate owning or controlling the same the said court shall enter a

decree directing the disposition or investment of the income of such lease.

Section 713 Rebuilding of Poor Houses Destroyed by Fire The directors of the poor in any district where a poor house has been heretofore erected and the same has been or may hereafter be destroyed by fire or other casualty are authorized and empowered to rebuild the buildings so destroyed or to erect suitable separate buildings to segregate the sane and insane poor.

Section 714 County Commissioners to Levy and Collect Tax for such Buildings The county commissioners of the respective counties when such buildings have been or may hereafter be destroyed by fire or other casualty shall have the power and it shall be their duty upon the requisition of said directors to assess levy and collect together with the other county rates and levies and on the same subjects of taxation on estimates furnished by the directors an amount sufficient to furnish the necessary funds to erect said buildings and furnish the same in connection with any sum or sums of money received by said directors from insurance on said buildings so destroyed or from any other source.

Section 715 Plans and Specifications and Contracts for New Buildings The plans and specifications for any buildings authorized by section seven hundred and fourteen to be erected shall be first submitted to and approved by the Department of Welfare as provided in section seven hundred hereof and any contract for the erection of such building or buildings made by the directors of the poor with any contractor or contractors or for furnishing the necessary materials for the same shall have the approval of the court of common pleas of the proper county before such contract becomes binding and operative.

Section 716 Appointment of Viewers to Inspect New Buildings Whenever the said buildings shall be finished and completed viewers shall be appointed under the provisions of Section two hundred and eighteen of this act.

CHAPTER VIII SETTLEMENT

Section 800 How Gained A settlement may be gained in any poor district by any person not a public charge married or single who bona fide comes to inhabit therein and continues to reside there for one year. Persons born in a place whether legitimate or illegitimate shall be deemed to be settled there unless the parent having their custody be settled elsewhere and all children shall follow the settlement of the parent or parents stepfather or stepmother having their custody until the age of sixteen years.

Section 801 Order of Removal In case any person shall have no settlement in the district wherein he has become or is likely to become a public charge it shall be the duty of the directors as soon as may be to notify the directors of the district of his settlement of the facts and from the time of such notice the cost of his relief shall be charged to the district of his settlement. If the directors so notified refuse or neglect to receive him or to make arrangements for his proper support and maintenance the directors furnishing such relief may apply to the court of quarter sessions of their county or to any judge thereof by petition asking for a citation to the directors so refusing or neglecting requiring them to appear before such court at a time specified therein and show cause why an order should not issue for the removal of such person into their district. The said court shall proceed to hear and determine the cause upon its merits and their decree shall be final unless an appeal therefrom be taken within thirty days.

The citation herein provided for accompanied by a copy of the petition shall be served by the Sheriff of the county who may for that purpose deputize the Sheriff of the county of the respondent upon one or more of the directors named therein or with the approval of the Court service may be had by sending such copy by registered mail and shall be served or mailed at least ten days before the day fixed for such hearing. Provided That upon the hearing and argument before said court of quarter sessions of said citation for an order of removal of paupers from one district to another it shall be lawful for either of the parties to the issue to except to any decision of the court upon any point of evidence or law which exception shall be noted by the court and filed of record as in civil cases and an appeal to an appellate court may be taken by either party from the judgment or decree of the court with like effect as in civil cases.

Section 802 Liability For Costs In case an order of removal is granted by any court of quarter sessions under the provisions of this act the court in the same order shall require the directors of the district of settlement to pay the petitioners the cost of the proceedings the expense of removing and the proper charges for the relief of the poor person from the date of the notice first above provided for all of which expense cost and charges shall be ascertained and allowed by the court If an order or removal is refused the cost of the proceeding shall be paid by the directors petitioning therefor

Section 803 Jurisdiction of Quarter Sessions The court of quarter sessions shall have full and complete authority and jurisdiction to enforce by appropriate methods its orders or directions made in such proceeding

Section 804 Care of Transient If any person shall come out of any poor district in this Commonwealth into any other district and shall happen to fall sick or die before he have gained a settlement therein so that he cannot be removed the directors of such district shall as soon as conveniently may be give notice to the directors of the district where such person had last gained a settlement or to one of them of the name circumstances and condition of such poor person and if the directors to whom such notice shall be given shall neglect or refuse to pay the moneys expended for the use of such poor person and to take order for relieving and maintaining him or in case of his death before such notice could be given shall on request made neglect or refuse to pay the moneys expended in maintaining and burying such poor person in every such case the procedure defined in section eight hundred and one of this act may be invoked to compel payment by such district of all such sums of money as were expended for said purposes

Section 805 Leaving Poor Person in District If any person shall bring or send or cause to be brought or sent any poor person from any place without this Commonwealth or from any place within this Commonwealth to any other place within it where such person was not last legally settled and there leave or attempt to leave such person with intent to relieve himself or some other place or district of the maintenance of such person he shall forfeit and pay the sum of one hundred dollars (\$100) for every such person and become liable to pay all the costs respecting the maintenance and removal or either of such person to be sued for and recovered by the directors of the district into which such poor person may have been brought or sent and moreover shall be obliged to convey such poor person out of the Commonwealth or district or support him at his own expense

CHAPTER IX DUTIES AND POWERS OF DIRECTORS

Section 900 Maintenance Of Poor Persons It shall be the duty of the directors of every district from time to time to provide as is herein directed for every poor person within the district having a settlement therein who shall apply to them for relief where such directors are satisfied upon investigation that such relief is necessary Such relief may be granted as outdoor relief or such poor person may be committed to the poor house on the written order of a director of the poor to be approved by the Board of Directors within a month thereafter or upon an order of removal issued out of any court

Section 901 Poor Persons Unable To Work To Be Maintained If such poor person by reason of age disease infirmity or other disability be unable to work it shall be the duty of the directors to provide him with necessary means of subsistence

Section 902 Poor May Be Employed By Highways It shall be lawful for the directors of any district with the concurrence and under the direction of the supervisors of the township to employ such poor person being a male of sufficient ability in opening or repairing any road or highway within the district

Section 903 Maintenance of Poor in Almshouse of Adjoining District The directors of the poor in all districts not having poor houses are hereby authorized to contract with the authorities in charge of the poor in any adjoining or convenient district having a poor house for the maintenance of the poor under their charge and to remove such poor to the poor house of such district

Section 904 Children Between Two and Sixteen Years of Age not to be Kept in Almshouse It shall not be lawful

for the directors of the poor in the several districts of this Commonwealth to receive into or retain in any almshouse or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child be an unteachable idiot an epileptic or paralytic or otherwise so disabled or deformed as to render it incapable of labor or service Violation hereof shall be deemed a misdemeanor and shall subject the offender upon conviction to a fine not exceeding one hundred dollars (\$100) or imprisonment not exceeding six months either or both at the discretion of the court

Section 905 Placing Children It shall be the duty of said directors or other persons having charge of the poor to place all dependent children who are in or committed to their charge and who are over two years of age (with the exceptions named in the preceding section of this act) in some respectable family or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of directors or other officers charged with the care of such children

Section 906 Quarantined Persons Considered "Needy and Indigent Poor" Whenever any head of a family or a person shall be quarantined by any authority because of any infectious or contagious disease and by reason of such quarantine such person becomes unable to pay the expense of the maintenance and treatment of his family or himself during the period of quarantine he shall be considered a "poor person" or a "needy and indigent poor" person within the meaning of the poor laws of this Commonwealth

Section 907 Relief of Indigent Deaf and Dumb That the directors of the poor of any district may enter into a contract with any association organized for the purpose of providing a home for deaf and dumb persons and being situated within the boundaries of the State of Pennsylvania for the care and maintenance at such home of any indigent deaf and dumb person who may be an inmate of the almshouse of any poor district or who may be under the laws of Pennsylvania entitled to relief from such poor district

Section 908 Removal of Deaf and Dumb to Care of Certain Associations The contract as hereinbefore provided shall be entered into by the poor district on its own motion with such qualified institutions as they may select Provided however That the State Department of Welfare or any of its authorized agents may direct any poor district to remove any deaf and dumb inmate of an almshouse to the care of an association qualified under this act and when such removal is so ordered the contract for maintenance and the removal of the inmate to such institution shall be made and carried out by the directors of the poor district or in the event of their failure to comply with such directions the said contract and the removal of such inmate may be made and carried out by the Department of Welfare or its authorized agents

Section 909 Cost of Maintenance Thereof Whenever a contract for such care and maintenance is made whether by any poor district or by the Department of Welfare for any poor district the said poor district shall during the period such person may remain in said institution pay to such association annually a sum equal to the per capita cost of maintaining inmates in the almshouse of such poor district and all costs for maintenance shall be collectible by process of existing laws

Section 910 Appropriations to Associations for Relief of Poor The proper officers of the several poor districts in each and every county of this Commonwealth may in their discretion upon satisfactory proof being produced to them of the advisability thereof make an appropriation yearly to incorporated associations maintained by gifts and voluntary contributions and formed for the purpose of assisting relieving and giving medical care and attention to the poor injured or sick within their respective poor districts or any municipal division thereof Provided That this act shall in no wise apply to corporations whose objects and purposes are limited to the members thereof or to any nationality or sect

Section 911 Burial of Indigent Persons It shall be the duty of the directors of each poor district where provision is not made by law to provide for the burial of all indigent persons other than travelers or honorably discharged soldiers sailors or marines who shall die within their respective districts and whose bodies shall not be claimed by any relative by blood or marriage or by a friend or by a represen-

tative of a fraternal organization of which the deceased was a member or by the representatives of any charitable organization or which may not be claimed by the Anatomical Board of the State of Pennsylvania for the use for scientific purposes under the provisions of existing laws The expense of any such burial shall not be less than twenty-five dollars nor more than seventy-five dollars and shall be paid from the funds of the poor district

CHAPTER X LIABILITY FOR SUPPORT

Section 1000 Estate of Pauper Liable for the Expense of His Maintenance The real and personal estate of any pauper shall be liable for the expenses or his support maintenance and burial incurred by any poor district whether owned at the time such expenses were incurred or acquired thereafter

Section 1001 Poor Authorities May Sue for Moneys Expended The directors of the poor or the county commissioners in charge of any poor district may sue for the moneys expended by them on account of such pauper in an action of assumpsit in the proper court of the county and any judgment obtained shall be a lien upon the real estate of such pauper and be collected as other judgments are now collected

Section 1002 Status of Claim Against Real Estate of Deceased Pauper Any claim as provided for in section one thousand shall have the same force and effect against the real estate of a deceased pauper as other debts of a decedent and shall be ascertained and recovered in the same manner

Section 1003 Guardianship of Pauper When any person shall become a public charge the directors may file a certificate setting forth the fact of chargeability in the office of a prothonotary of the Court of Common Pleas of such county where such person is of full age or in the office of the Clerk of the Orphans' Court of such county where such person is a minor and attach thereto an inventory of all property real personal and mixed which may be owned by such poor person or to which the directors may believe the said poor person to be entitled and thereupon the said directors shall be and become to all intents and purposes guardian of the person and estate of such poor person (whether all of such estate be enumerated in the inventory or not) with all the rights at law now enjoyed by guardians of the persons and estates of adults or minor children The Prothonotary shall index the filing of such certificate in the name of such poor person in the adsectum equity index and the Clerk of the Orphans' Court shall index such certificate filed in his office in the Orphans' Court index which indexing in either office shall be regarded as notice to the world of such facts No poor person in such case shall be discharged from such guardianship and his property shall not be released therefrom until he has made application to the proper court by petition for a citation upon the directors and after service thereof has fully satisfied the court that he has become able and willing to resume control of his own person and estate and that the said district has been fully reimbursed for the expense of his maintenance or that all of his estate has been applied thereon The cost of such proceedings shall be paid by the petitioner unless otherwise ordered by the court Provided that nothing herein shall prejudice the right of an innocent purchaser for value of any personal property of said pauper

Section 1004 Leasing of Real Estate of Paupers It shall be lawful for the directors of the poor of any district under the supervision of the common pleas court where the pauper is of full age and of the orphans' court where the pauper is a minor of such county to make leases for a term of years of the real estate of any pauper and receive the rents issues and profits thereof and apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such pauper and the balance of residue thereof shall be paid to the legal representatives of such pauper after his or her death upon indemnity being made to such directors to secure them from the claims of all other persons and after the payment of the claims of such directors the rents issues and profits arising under such lease shall be payable to the legal representatives of such pauper

Section 1005 Poor Authorities to Sue for and Recover Property of Paupers It shall be lawful for the directors of the poor of any district in which any person shall have become chargeable to sue for and recover any real or per-

sonal estate belonging to such person and to sell or otherwise dispose of the personal property and to collect and receive the rents and profits of the real estate and to apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such person and if any balance shall remain the same shall be paid over to the legal representatives of such person after his death upon demand made and security being given to indemnify such directors from the claims of all other persons

Section 1006 Poor Authorities to Collect Money Due Pauper Whenever any person shall have become a public charge in any poor district of this Commonwealth it shall be lawful for the directors of the poor of such district to sue for and recover any and all sums of money which may be due to such poor persons in the present or to become due in the future whether the same be claimed by such poor person upon an express or an implied contract by judgment mortgage order or decree of any court having jurisdiction of the subject-matter and for this purpose the said directors of the poor are authorized to employ any and all legal means which such poor person might have employed had he or she not become chargeable as aforesaid

Section 1007 Form of Action In all suits brought under section one of this act the writ or process shall issue in the name of the owner of the chose in action for the use of the directors of the poor of the proper poor district and at the hearing proof that the owner of the right of action has become legally chargeable to the county or poor district whose directors of the poor are the use plaintiffs shall be conclusive of their right to recover whatever may be legally due or to become due to the poor person so found to be chargeable If the amount due shall have been already ascertained and judgment entered the proof that the said plaintiff has become chargeable as aforesaid shall be conclusive of the right of the proper directors of the poor to be subrogated as plaintiffs in the said judgment and if the sum due such poor person shall be founded on an order or decree of a court of competent jurisdiction then proof before such court on a rule to show cause that such poor person has become chargeable to any county or poor district shall be conclusive of the right of the directors of the poor of such poor district to recover the same whether the same be due in the present or in the future or be due in one or several instalments and the said court shall make all the orders necessary to carry the provisions of this section into effect Any defendant upon whom notice has been served of intention to begin proceedings under the provisions of this act to recover the amount owing by him to a person chargeable to any county or poor district who shall after this notice pay the same or any portion thereof to any other person than the proper directors of the poor shall not thereby be released from any liability but shall be liable to pay his entire indebtedness to the said directors of the poor

Section 1008 Refund of Unexpended Money Belonging to Pauper Should any person chargeable to any county or poor district in this Commonwealth become self-sustaining or cease to be chargeable by being supported by a relative or other person then any moneys originally belonging to such poor person which may have been recovered under the provisions of sections one thousand and five or one thousand and six by the directors of the poor of such poor district shall belong to such poor person the same as if no proceeding under this act had been instituted and on the death of any person chargeable to any poor district any moneys originally belonging to such poor person which may have been recovered under the provisions of this act and not expended in the care support or funeral of such poor person shall belong to the heirs of such poor person the same as if it had never been obtained by the directors of the poor under the provisions of this act Provided That if the entire amount expended in the care support and funeral of such poor person shall exceed the amount recovered under the provisions of this act nothing shall be refunded to the said poor person or his heirs in any event

Section 1009 Seizure of Property of Deserters If any man shall separate himself from his wife without reasonable cause or shall desert his children or if any woman shall desert her children leaving them a charge upon the district in any such case it shall be lawful for any magistrate of the county upon complaint made by the directors of the district to issue his warrant to such directors therein authorizing them to take and seize so much of the goods and chattels and receive so much of the rents and profits of the real estate of such man or woman or to attach so much

of his or her wages or of any other sums due as in the judgment of the said magistrate shall be sufficient to provide for such wife and to maintain and bring up such children which sum or amount shall be specified in such warrant but if sufficient real or personal estate cannot be found then to arrest such person and bring him before such magistrate at a time to be specified in such warrant

Section 1010 Security for Appearance at Court It shall be lawful for such magistrate on the return of such warrant to require security from such person for his appearance at the next court of quarter sessions of the county there to abide the order of the court and for want of such security to commit such person to the county jail

Section 1011 Court to Make Order The warrant aforesaid shall be returned to the next court of quarter sessions of the county when it shall be lawful for the said court to make order for the payment of such sums as they shall think reasonable for the purpose aforesaid and therein authorizing the directors to dispose of the goods and chattels aforesaid by sale or otherwise and to collect and receive the rents and profits aforesaid or so much of either as in the judgment of the court shall be sufficient for the purpose aforesaid but if there be no real or personal estate it shall be lawful for the court to commit such person to the jail or workhouse of the county there to remain until he or she comply with such order give security for the performance thereof or be discharged by due course of law

Section 1012 Relatives Liable for Support The husband wife children father mother grandparents and grandchildren respectively of every poor person shall at their own charge being of sufficient ability relieve and maintain such poor person at such rate as the court of quarter sessions of the county where such poor person resides shall order and direct

Section 1013 Attachment May Issue Upon Default In All cases where an order has been made by the court of quarter sessions for the support of a husband wife father mother child grandfather grandmother or grandchildren or where an order has been made upon husband wife father mother child grandfather grandmother or grandchild of a person confined in any hospital asylum home or other institution at the charge of any county or poor district for the support of the said person so maintained as a charge by the said county or poor district and the said order made for the support or maintenance of any of the said persons heretofore mentioned has not been complied with by the person on whom the said order has been made for a period of thirty days the court of quarter sessions wherein the said order shall have been made or any judge thereof upon affidavit or petition filed setting forth that the person on whom the said order has been made has not complied with the said order shall issue an attachment direct to the sheriff or other proper officer of the county directing and commanding that the person named as having failed to comply with said order be brought before the court forthwith or at such other time as the court may in its discretion direct Whereupon if it shall appear to the court after hearing that the person on whom the said order was made has wilfully neglected to comply with the said order upon him the court may adjudge said person in contempt of court

Section 1014 Penalty for not Complying with Order of Support If the court after hearing shall adjudge the person on whom the said order has been made to be in contempt of court it shall be lawful for the court in the exercise of its discretion to commit the said person to the county jail for a period not exceeding six months

Section 1015 Order on Relatives for Maintenance The courts of quarter sessions in the several counties of this Commonwealth shall have power to hear determine and make orders and decrees in all cases either upon the petition of the directors of the poor or of any other person or persons having an interest in the support of said poor person or persons and either with or without an order of relief having been first obtained

Section 1016 Statute of Limitations No Defense In all suits claims or demands of any poor district for maintenance and support against the real or personal estate or property rights of any pauper the statute of limitations shall not avail as a defense

Section 1017 Nothing contained in this act shall oust alter or impair the exclusive jurisdiction in desertion and non-support cases now vested in any municipal or county court but the same shall continue as though this act had not been passed

CHAPTER XI VAGRANTS

Section 1100 Who Are Vagrants The following described persons are hereby declared to be vagrants

One All persons who shall unlawfully return into any district whence they have been legally removed without bringing a certificate from the proper authorities of the city or district to which they belong stating that they have a settlement therein

Two All persons who shall refuse to perform the work which shall be allotted to them by the overseers of the poor as provided by the act of June thirteenth one thousand eight hundred and thirty-six entitled "An Act relating to the support and employment of the poor"

Three All persons going about from door to door or placing themselves in streets highways or other roads to beg or gather alms and all other persons wandering abroad and begging who have no fixed place of residence in the township ward or borough in which the vagrant is arrested

Four All persons who shall come from any place without this Commonwealth to any place within it shall be found loitering or residing therein and shall follow no labor trade or occupation or business and have no visible means of subsistence and can give no reasonable account of themselves or their business in such place

Five Husbands who shall desert or refuse without reasonable cause to maintain and support their wives or family

Section 1101 Commitment of Vagrants If any person shall be found offending in any township or place against this act it shall and may be lawful for any constable or police officer of such township or place and he is hereby enjoined and required on notice thereof given him by any of the inhabitants thereof or without such notice on his own view to apprehend and convey or cause to be conveyed such person to a justice of the peace or other committing magistrate of the county who shall examine such person and shall commit him being thereof legally convicted before him on his own view or by the confessions of such offenders or by the oath or affirmation of one or more credible witnesses to labor upon any county farm or upon the roads and highways of any city township or borough or in any house of correction poor-house work-house or common jail for a term of not less than thirty days and not exceeding six months and shall forthwith commit him to the custody of the steward keeper or superintendent of such county farm house of correction poor-house work-house or common jail or to the supervisors or street commissioners and directors of the poor of the respective county city borough township or district wherein such person shall be found as in his judgment shall be deemed most expedient the said justice of the peace or committing magistrate in every case of conviction annexing thereto the names and records of the different witnesses examined before him and shall by warrant under hand commit such person as aforesaid Provided Any person who shall conceive himself aggrieved by any act judgment or determination of any justice of the peace or alderman in and concerning the execution of this act may appeal to the quarter sessions of the county giving reasonable notice thereof whose orders thereupon shall be final

Section 1102 Employment for Vagrants It shall be the duty of the custodian of any such vagrant to make active efforts to provide work for every vagrant committed under this act and not disqualified by sickness old age or casualty and whenever labor cannot be provided in the place to which any vagrant is committed it shall be lawful for such custodian and it is hereby declared to be his duty with the approval of the board of directors of the poor to contract with the proper authorities of any such township borough city county or other persons to do any work or labor outside the place of commitment in all cases the work or labor shall be suited to the proper discipline health and capacity of such vagrant and he shall be fed and clothed in a manner suited to the nature of the work engaged in and the condition of the season and when any vagrant is committed under the provisions of this act to the custody of the supervisors or street commissioners and directors of the poor of any township borough city or district or county it shall be their duty to provide for him suitable lodging or quarters either in a station-house or other building

Section 1103 Return of Person Without Settlement to Their Homes If any person not being in the county township or place in which he usually lives or has his home shall apply to any director of the poor of any county city borough township or district stating that he is desirous to return to his home but is poor and has not the means to do so the said director may employ or let out such poor person to labor at some suitable place to be by them selected and at such wages as shall seem to them just and when in the opinion of said director of the poor such poor person shall have earned a sufficient sum said director of the poor shall with the money so earned and with such additions thereto from the treasury of the county city borough township or district as they may think reasonable cause such person to be returned to his home whether in this State or elsewhere

Section 1104 Discharge of Vagrants The custodian of such vagrant may at discretion discharge such vagrant at any time within the term of commitment upon not less than ten days' good behavior or upon satisfactory security that he shall not become a charge upon the public within one year from the date of such discharge

Section 1105 Buildings and Enclosures for Vagrants The directors of every district in which there shall not be sufficient provision for the safe custody of persons committed undred this chapter with the approval of the court of common pleas are hereby empowered to make suitable provisions by buildings or enclosures

Section 1106 Fees Disposition of Fines For each arrest hearing or commitment made under this chapter there shall be paid out of the county treasury to the committing magistrate and the officer making such arrest or commitment the sum of fifty cents each and mileage as now provided by law when such arrest is made more than one mile from the prison or place where such vagrant shall be committed and no mileage shall be allowed to any officer making the arrest within one mile of the prison or place where such vagrant shall be committed And no person shall be detained beyond the term of his or her commitment by reason of his or her inability to pay the costs of his or her arrest hearing and commitment but shall forthwith be discharged by the officer in whose custody he may be Any wilful refusal to make such arrest on the part of any constable or police officer shall subject him to a penalty of five dollars to be collected as penalties are collectible and shall be paid into the poor fund of the district in which such officer resides if such poor fund exists and into the county treasury where such poor fund does not exist

Section 1107 Almshouses Declared Workhouses All almshouses are hereby declared to be work-houses for the purposes of this chapter and it is hereby made the duty of the custodians of such buildings to provide work for such vagrants and to compel them to work therein when able not less than six hours per day

Section 1108 Certificates of Discharge The custodian of any vagrant upon his discharge and at his request shall give him a certificate of discharge which shall exempt him from any further arrest for vagrancy for a period of five days and the said custodian is hereby authorized to give in his discretion to such discharged vagrant a reasonable sum of money out of his earnings or out of the treasury of the township borough city or county to defray his expenses in securing employment

Section 1109 Employment of Prisoners on Poor Farms It shall be lawful for the authorities having control and supervision of any county jail or county prison within this Commonwealth and they are hereby empowered with the approval of the court of quarter sessions to permit the employment of such inmates serving sentences therein as they shall deem advisable at agricultural labor on any district almshouse farm of the poor district in which such jail or prison is located by the poor authorities of such district under the direction and guard of the warden or keeper of such jail or prison or any deputy or deputies of such warden or keeper and all inmates so employed shall at all times be amenable to restraint discipline and punishment in the same manner as if they were confined in the proper jail or prison

Section 1110 Liability of Warden or Keeper for Escape No warden or keeper or his sureties shall be held liable on any bond conditioned for the safe-keeping of persons given into his care in case any inmates so employed shall escape if due care and diligence has been exercised in the discharge of the duties herein imposed

CHAPTER XII SANATORIA AND HOSPITALS

Section 1200 Hospitals for Tuberculosis Poor districts in this Commonwealth are authorized to acquire lands supply erect and equip hospitals or sanatoriums for the care and treatment of indigent persons afflicted with tuberculosis

Section 1201 Equipment Thereof Any poor district may hereafter supply erect and equip a suitable institution for the maintenance care and treatment of indigent persons afflicted with tuberculosis according to plans and specifications approved by the State Department of Health which hospital or sanatorium shall be provided with all the modern appliances for the treatment of tuberculosis with a medical superintendent of experience in the treatment of tuberculosis and who shall be in actual practice for at least five years in which the said patients are attended by trained and skilled nurses and in every way receive the same care and attention as they would in any State sanatorium for care and treatment of tuberculosis

Section 1202 Appropriation To Hospital or Society Whenever there shall have been established in any poor district of this Commonwealth a hospital or sanatorium for the treatment therein of indigent persons suffering from tuberculosis or whenever there shall have been established in any county or district a duly incorporated society chartered to maintain a sanatorium for the treatment therein of persons suffering from tuberculosis which said hospital or sanatorium has been erected and equipped in accordance with plans and specifications approved by the State Department of Health it shall be lawful for the commissioners or directors of such county or district and they are hereby authorized and empowered to appropriate out of the funds of such county to such poor district or out of the funds of such district to such incorporated society so much money as may be necessary for the maintenance of indigent persons residents of the county or district who may be inmates of such hospital or sanatorium and under treatment for tuberculosis

Section 1203 Appropriation Limited That such appropriation shall not exceed for each of such indigent inmates the sum of twenty dollars (\$20) per week payable every three months at the end of the period

Section 1204 Inspection by County Commissioners That the commissioners of each county at all times shall have free access to such hospitals or sanatoria for inspection of its management and for ascertainment of the number of indigent persons receiving treatment therein

Section 1205 County Hospital for Contagious Diseases From and after the passage of this act hospitals for the care and treatment of persons suffering from contagious diseases may be constructed and maintained by counties in this Commonwealth

Section 1206 County Commissioners to Provide Whenever in the opinion of the county commissioners of any county a hospital for the care of contagious diseases appears to be necessary or advisable the said county commissioners may either locate such a hospital on the grounds of the county poor-farm or may purchase a suitable location in some other locality provided such locality is not within or close to the built-up portion of any city borough or village and not within one hundred (100) feet of any public highway

Section 1207 Approval of Plans by Commissioner of Health Plans and specifications may be prepared for such hospital by the county commissioners or at their instance which plans and specifications must be submitted to the Commissioner of Health of the Commonwealth of Pennsylvania for his approval and must be so approved before the construction of any building is commenced

Section 1208 Manner of Construction Upon the plans and specifications being approved by the Commissioner of Health the said hospital may be constructed and equipped in the same manner that other county buildings are constructed and equipped and the expense and cost of such construction and equipment paid by the county commissioners out of county funds

Section 1209 Conduct and Maintenance of Hospital After such hospital is erected and equipped and ready for occupancy it shall be conducted and maintained by and under the authority of the directors of the poor in the same manner that the county home and other county poor buildings are conducted and maintained

Section 1210 Payment of Expenses All expense incident to the construction and maintenance of contagious disease hospitals established in accordance with the provisions of

this act shall be paid out of county funds and no appropriations shall be made to such hospitals by the State

Section 1211 Removal of Contagious Cases to Hospital In any county in which a hospital for the care and treatment of contagious diseases has been constructed and is being maintained whenever in the opinion of the health authorities either the local board or department of health of any city or borough in such county or the State Department of Health proper quarantine measures cannot be otherwise enforced the said health authorities may for the protection of public health and the prevention of epidemics of disease have authority to remove cases of contagious disease from private residences and other places to such hospital for treatment and isolation during the continuance of such disease

CHAPTER XIII SPECIAL REVENUE PROVISIONS

Section 1300 Record Of Fines For Use Of Poor It shall be the duty of every justice or magistrate who shall by virtue of any law of this Commonwealth receive any fine penalty or forfeiture appropriated by law for the use of the poor forthwith to enter at length on his docket the name of the person convicted the offense committed the amount of such fine penalty or forfeiture and the time when the same was paid and forthwith such justice shall pay over the same to the directors of the poor lawfully entitled thereto and shall at all times if required exhibit his docket to the inspection of the auditor or controller of such poor district

Section 1301 Neglect Of Duty By Justice If any justice or magistrate shall wilfully neglect or refuse to perform the duties enjoined on him as aforesaid touching any fine penalty or forfeiture appropriated to the use of the poor he shall on conviction thereof in the court of quarter sessions of the proper county be deemed guilty of a misdemeanor in office and fined for the use of the poor of the district in which he shall reside any sum not exceeding one hundred (\$100) dollars and if he shall be convicted of neglecting or refusing to pay over on demand to the proper directors any money which he shall have received as aforesaid he shall be fined over and above the last mentioned sum any sum not exceeding double the amount which he shall have received as aforesaid which sums shall be recovered by process of said court

Section 1302 Duty Of Clerk Of Court It shall be the duty of every clerk of the court by whom any fine shall be imposed which by law is to be appropriated in whole or in part to the use of the poor forthwith to deliver a written notice of the same to the directors of the poor of the district entitled to receive said fine

Section 1303 Sheriff to Pay Over Fines Collected It shall be the duty of every sheriff who shall have received any fine penalty or forfeiture which by law may be appropriated to the use of the poor to pay the same to the proper directors of the poor and if he shall fail to do so within five days after demand he shall on conviction thereof in the court of quarter sessions of the proper county be fined and pay to the use of the poor of the proper district any sum not exceeding double the amount received by him to be recovered by the process of the said court

Section 1304 Gifts to Poor Construed All gifts grants devises and bequests of any house lands tenements rents goods chattels sum or sums of money to the poor of any poor district or to any person or persons for the use of such poor by deeds or by last will and testament or otherwise howsoever shall be good and available in law and shall pass such gifts grants devises and bequests to the authorities having charge of the poor of such poor district for the use of said district

Section 1305 Same to be Received by Directors All fines forfeiture bequests gifts and devises for the use of the poor of said district or now by law provided for any poor district which forms a part of said district under the provisions of this act shall go to and be received by said directors of the poor who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district

CHAPTER XIV AUDIT OF ACCOUNT

Section 1400 Accounts to be Audited In addition to the powers and duties of county auditors and of county controllers as now conferred on them by law it shall be their duty to audit settle and adjust the accounts of the directors of the poor and of the treasurer and steward of every county poor-house

CHAPTER XV JOINT DISTRICTS

Section 1500 Purchase or Lease of Real Estate and Erection of Buildings by Directors of Two or More Districts Administration by Joint Board The directors of the poor of any two or more conveniently located poor districts are hereby authorized with the approval of the court of common pleas in each county to jointly lease or purchase real estate and improve and erect buildings and to provide tools machinery and stock as they may deem necessary and proper to provide a home or farm for the keeping maintaining and employing of such poor persons as may be assigned to such home or farm by the directors of the poor of such districts and there to keep maintain and employ such poor persons and receive the benefit of the labor of such as are able to work for and toward their maintenance and support The title for such real estate shall be taken in the joint names and for the joint use of the districts so uniting No such joint action as aforesaid shall be had until it shall be separately ratified and entered upon the records of the respective districts so uniting

Section 1501 Organization of Joint Boards The directors of the poor of any two or more poor districts uniting as provided in section one thousand five hundred of this act shall before they purchase or lease any real estate meet as a board on a day certain and annually thereafter and organize by electing a president secretary and treasurer The secretary and treasurer may be allowed such compensation as the board may determine The treasurer shall give bond in an amount to be fixed by the board conditioned for the faithful performance of the duties of his office which bond shall be deposited with the president of said board

Section 1502 Apportionment of Costs Among Districts Uniting The board shall ascertain the amount required for the purchase or leasing of real estate and the improvement and construction of buildings together with the cost of equipment and shall apportion such amount among the districts so uniting according to their population or according to such other method or basis as may be agreed upon before such joint action starts and the directors of such districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board the amounts thus apportioned to their respective districts

Section 1503 Authority to Borrow Money Issue Bonds and Levy Special Taxes At any time after the organization of the board the directors of the separate districts so uniting are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising money to carry out the provisions of section one thousand five hundred and two of this act Such bonds shall be payable by the separate districts issuing them and shall not bear interest at a greater rate than six per centum nor be sold below par They may be renewed from time to time should the directors deem it advisable to do so For the purpose of paying each district's share of the cost of such joint purchase or lease of real estate and the permanent improving and equipping of the same or for the purpose of paying debts incurred or bonds issued according to the provisions of this section the directors of the poor of the respective districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board for a building or bond fund the amounts apportioned in the manner provided in section one thousand five hundred and two in addition to the poor tax for current expenses

Section 1504 Management And Control Of Property The board shall have control management and direction of the property leased or purchased as aforesaid and shall provide those things necessary for the maintenance and employment of inmates make necessary repairs and improvements of building and lands cause the land to be cultivated and use the proceeds of such land and of the labor of the inmates

for and toward the support and maintenance of the home or farm The board shall elect each year and fix their compensation a superintendent and such assistants and employes as they shall deem necessary and they may appoint a physician and surgeon all of whom shall be subject to removal by the board at any time

Section 1505 Meetings Of Board Quorum Record Of Proceedings A majority of the directors of the districts so uniting shall be a quorum for the transaction of business they shall meet at such regular times and places as they may agree upon visit and inspect the home and farm and examine into its management see that the inmates are properly treated and cause any just grievances to be corrected or redressed and shall keep a record of their proceedings which shall be evidence of their actions in any subsequent judicial proceedings The board may appoint an executive committee consisting of such number of members of the board as may be agreed upon and may delegate to such committee such powers and duties as the board may deem proper The expenses of the board and of the executive committee shall be paid out of joint fund No contract shall be approved nor any expenditure authorized of over five hundred dollars except upon the vote of two-thirds of the board

Section 1506 Apportionment of Maintenance Expenses Among Districts The board shall at its annual meeting for organization or as soon thereafter as possible make a careful written estimate of the amount of money they deem necessary for the proper maintenance operation and support of said poor home or farm for the ensuing year The amount or amounts so determined upon shall be apportioned among the several districts so uniting according to such method or basis as may have been agreed upon before such joint action started and the directors of the poor of the several districts are authorized and required to pay or to make provision to pay as needed out of their poor fund to the treasurer of the board the amount so apportioned to their respective districts Any income arising from the operation of said home or farm may be used to lessen the current expense to the several districts for improvements stock and equipment or at the option of the board may be distributed among the several districts according to such method or basis as may have been agreed upon

Section 1507 Accounts and Audit The board shall keep accurate accounts of all moneys received and paid by them in the performance of their duties All accounts shall be audited by a board of three auditors appointed by concurrence of the courts of common pleas of the counties constituting such poor district which shall fix their compensation

Section 1508 Discontinuance of Joint District Whenever such districts so uniting shall agree to discontinue such joint action and ownership or where one or more districts shall desire to discontinue such joint action and ownership the joint assets and indebtedness or the share thereof such district or districts shall be apportioned or adjusted as may be agreed upon In case of failure so to agree the matter may be adjudicated by the court of common pleas of any constituent county by a proceeding in equity

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. WEINGARTNER. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. WOODWARD. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

Mr WEINGARTNER. Mr. President, I ask unanimous consent to amend title, page 1, line 2, by inserting after the word "district" the following: in all counties of the Commonwealth except in counties of the first class; also title by inserting before the word "and" where it first occurs in the next to the last line of the title the following: except in counties of the first class; also section 200, page 5, line 13, by striking out the word "four"; also page 5, line 21, by inserting after "istered" the following: and shall not become

subject to any of the provisions of this act; page 6, line 1, by inserting after "Luzerne" the following: Centre, Columbia, Lycoming, Montour, Northumberland, Susquehanna, Wayne, Clinton; section 202, page 6, by striking out all of said section and insert in lieu thereof the following:

Section 202. Poor District System Preserved in Excepted Territory. In poor districts of the second class, and in the counties of Carbon, Centre, Columbia, Lackawanna Lycoming, Montour, Clinton, Luzerne, Northumberland, Susquehanna and Wayne, the number of directors, overseers and authorities in charge -- said districts, the manner of their election or appointment and the administrative system of giving poor relief shall continue as now vested by law, but all of said poor districts shall for all other purposes be subject to the provisions of this act; also section 201, page 6, line 14, by inserting after the word "constitute" the word district; also section 708, page 27, lines 26-27, by striking out "pavable" and inserting in lieu thereof the word "payable;" also section 804, page 33, line 3, by striking out the word "have" and inserting in lieu thereof the word "has"; also page 23, line 11, by striking out the word "order" and inserting in lieu thereof the word "orders"; also section 908, page 37, line 7, by striking out "maintenance" and inserting in lieu thereof the word "maintenance"; also section 911, page 38, line 18, by striking out the word "the"; also section 1007, page 43, line 6, by striking out "intension" and inserting in lieu thereof the word "intention"; also section 1104, page 51, line 8, by inserting before the word "discretion" the word "his"; also section 1300, page 57, lines 7-8, by striking out "rereive" and inserting in lieu thereof the word "receive"; also section 1500, page 60, line 7, by striking out the word "for" and inserting in lieu thereof the word "to"; also section 1504, page 62, line 6, by striking out the word "building" and inserting in lieu thereof the word "buildings"; also section 1505, page 63, line 1, by inserting before the word "joint" the word "the".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 30, entitled:

An Act fixing the salary of sheriffs in counties of the sixth class providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county providing for the appointment and compensation of deputies and clerks and prescribing penalties

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Griswold, | Mansfield, | Stites, |
| Brown, | Harris, | North, | Vare, |
| Buckman, | Heaton, | Norton, | Woodward, |
| Culbertson, | Huffman, | Patton, | Weingartner, |
| Daix, | Joyce, | Phipps, | Homsher, |
| Davis, | Krause, | Quigley, | Pres. Pro Tem. |

NAYS—4.

| | | | |
|----------|---------|---------|----------|
| Derrick, | Gelder, | Miller, | Painter, |
|----------|---------|---------|----------|

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. HEATON. Mr. President, I move that Senate Bill No. 82, on third reading, entitled:

An Act to repeal an act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled "An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

be recommitted to the Committee on Finance for a hearing.

Mr. KRAUSE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 141, entitled:

An Act authorizing the Department of Forests and Waters to acquire by purchase or condemnation certain property at Chadds Ford Delaware County for a public park providing for the management of said park by said Department with the advice of a departmental advisory commission hereby created

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baum-r, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Acting PRESIDENT PRO TEMPORE (F. E. Baldwin)
in the Chair.

BILLS ON THIRD READING AND FINAL
PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 164, entitled:

An Act to repeal the act approved the twenty-fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand one hundred thirty-one) entitled "An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of Professional Engineers and Land Surveyors defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. HOMSHER. Mr. President, this is the bill repealing the Engineers' Licensing Act. The bill licensing engineers and surveyors was passed in 1921, and has been in operation four years. During that time about thirty-one hundred out of, I think, sixteen thousand engineers in Pennsylvania have been registered. In the session of 1922-23 the act was repealed by the Senate and the House by a large majority. The Governor saw fit to veto the repealer, and in that veto message he signified his doubt of the expediency of the act by intimating that it needed amendment.

The promoters of the bill have had two years in which to formulate such amendment. I have here the signatures of over ten thousand people asking that this act be repealed, and the engineers themselves, who are now registered, request the same thing. I have numerous letters that are substantially like this:

"I do not believe that competent engineers feel the necessity of any such trade union protection fostered by the State, nor do I think that the incompetent ones are likely to be weeded out and prevented from practicing by such registration regulation."

The bill was bad in its inception. It had its origin some place in the west, and has been gradually spread over the various States throughout the east. I find that it has been fully as bad in its administration.

The bill is useless for the purpose for which it was enacted. It is unfair in its provisions,—in allowing registered engineers to practice engineering in all the over two hundred varieties of work engineers are called upon to do. It assumes to corral and to corner practically all the activities of man except, perhaps, the practice of medicine. It says that "engineers" means "all who initiate and investigate, plan and regulate the control of the forces, and the utilization of the materials, of Nature and all human activities in connection therewith for the benefit of man."

In one fell swoop it would attempt to corner nearly all the activities of mankind, and attempt to stifle the indicator of engineering purposes. It is not wanted by the engineers belonging to the great engineering societies. We have our engineering societies, where it is a credit for any man who has attained distinction in his profession to belong, but I believe, with the engineer, the eminent engineer, who has given me this letter, that as a Pennsylvanian he should not be under the ban of a law like this.

And the question recurring,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

| | | | |
|----------|-----------|----------|----------------|
| Aron, | DeWitt, | Joyce, | Snyder, |
| Baldwin, | Earnest, | Lanius, | Sones, |
| Baumer, | Eyre, | Leslie, | Steele, |
| Betts, | Freeman, | North, | Homsher, |
| Buckman, | Gelder, | Phipps, | Pres. Pro Tem. |
| Daix, | Griswold, | Quigley, | |
| Davis, | Heaton, | Salus, | |
| Derrick, | Huffman, | Schantz, | |

NAYS—19.

| | | | |
|-------------|----------|------------|--------------|
| Barr, | Harris, | Mansfield, | Stites, |
| Bonbrake, | Krause, | Miller, | Vare, |
| Brown, | Kunkle, | Norton, | Weingartner, |
| Culbertson, | Kutz, | Painter, | Woodward, |
| Einstein, | MacDade, | Patton, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 203, entitled:

An Act to further amend a part of section two of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations" providing for the incorporation of associations for the purpose of encouraging and promoting improvement in the breeding preservation exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto to members and the public

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 257, entitled:

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam located in Michaux State Forest Reserve in Cumberland County.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 333, entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. KUNKLE. Mr. President, I feel that this bill, in its present form, should not be passed. It makes it necessary to procure, in the event of annexing territory to a borough,—to procure the vote of a majority of the people of the entire township in favor of that annexation; and it would practically prohibit the annexation of any territory to a borough. I feel that is not as it should be.

I feel it would interfere, at least in my county, with any annexation scheme on the part of the citizens of any township that would want to get into a borough. For instance, in our township, with an assessed valuation of ten or fifteen million dollars, it would be impossible to obtain the favor of these people for that purpose; and I feel that this bill ought to be defeated.

Mr. STITES. Mr. President, as this bill was reached on the calendar I was about to move that it go over in its order, so that it might be amended to meet the objection of some whose toes may be stepped on.

BILL POSTPONED.

Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. ARON. Mr. President, I move that Senate Bill No. 368, entitled:

An Act to amend section four hundred and ten (c) of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (P. L. 682) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws" permitting the exception from incontestability of provisions relative to benefits in the event of total and permanent disability and provisions which grant additional insurance specifically against death by accident

be recommitted to the Committee on Insurance for a hearing.

Mr. CULBERTSON. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 422, (House Bill No. 61), entitled:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Mr. MANSFIELD. Mr. President, I ask unanimous consent to amend section 1, line 8, by striking out the word "shall" and inserting in lieu thereof, the word "may".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 472, (House Bill No. 378), as follows:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime-sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That section three of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" is hereby amended to read as follows

Section 3 That the Secretary of Agriculture shall promulgate uniform rules and regulations for enforcing this act including the collection and examination by existing bureaus of insecticides and fungicides manufactured or offered for sale in the Commonwealth for the purpose of determining whether such articles are adulterated or misbranded within the meaning of this act [and if it shall appear after such examination that any of such specimens are adulterated or misbranded within the meaning of this act the Secretary of Agriculture shall cause notice thereof to be given to the person from whom such sample was obtained Any person so notified shall be given an opportunity to be heard at a designated time and place and if it appears that any of the provisions of this act have been violated the Secretary of Agriculture shall cause the certification of such facts to the proper court with a copy of the results of the analysis or examination authenticated by the analyst or expert under oath Results of analysis or examinations of insecticides and fungicides may be published under the direction of the Secretary of Agriculture]

Section 2 That said act is hereby amended by adding thereto Section 5 (a) which reads as follows

Section 5 (a) Every person manufacturing insecticides or fungicides in this Commonwealth and every person importing insecticides or fungicides into this State for the purpose of reselling the same on or before the first day of January of each year or before selling offering or exposing for sale such insecticides or fungicides shall register and file with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such insecticides or fungicides that he or they shall manufacture import or offer for sale during the next ensuing year and such additional information concerning the same as the Secretary of Agriculture may require and he or they shall pay to the Secretary of Agriculture the sum of five dollars (\$5.00) for each kind or brand of such insecticide or fungicide so registered Provided that every person registering five kinds or brands of insecticides or fungicides and paying to the Secretary of Agriculture the sum of Five Dollars (\$5.00) for each may register additional kinds or brands for the sum of One Dollar (\$1.00) for each insecticide or fungicide Provided further That selling agents and retailers when selling insecticides or fungicides registered by manufacturers or importers shall not be required to effect additional registration for such brands All moneys so received shall be immediately paid by the Secretary of Agriculture into the general fund of the State Treasury

The Secretary of Agriculture may refuse to register any kind or brand of insecticide or fungicide and he may revoke any registration which shall have been accepted when such kind or brand has been found to be adulterated misbranded or to have little or no value for the purpose for which it is intended to be used

It shall be unlawful for any person to sell offer or expose for sale any insecticide or fungicide that is not properly registered under the provisions of this section

Section 3 That section nine of said act is hereby amended to read as follows

Section 9 Any person who shall violate any of the provisions of this act or any rule or regulation of the Secretary of Agriculture promulgated under this act shall be guilty of a misdemeanor and shall upon conviction thereof be fined not [to exceed] less than twenty-five nor more than two hundred dollars for the first offense and upon conviction for each subsequent offense be fined not to exceed three hundred dollars or sentenced to imprisonment for not to exceed one year or both such fine and imprisonment in the discretion of the court

Section 4 This amendment shall take effect and be in force January first one thousand nine hundred and twenty-six This act shall not prevent the sale or disposal of insecticides and fungicides in the possession of dealers or selling agents at the date of the approval of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. CULBERTSON: Mr. President, when this bill, No. 472, was first presented there were a number of objections to it. However, they have now all been cured by amendment, or, at least, have been clarified by amendment. The one amendment provides that this Act will not take effect until the 1st of January, 1926; and the other by a proviso it will not relate to or affect retailers. All the manufacturers, and importers, and the agricultural interests of the State, as well as the State Department of Agriculture, favor the enactment of this bill.

And the question recurring

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|---------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 483, entitled:

An Act to amend section one of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-four) entitled "An act providing that estates in buildings ground books curios pictures statuary and other works of art passing by will to any municipality corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax and in certain instances the date when such tax shall become due" extending the act to property passing to colleges universities and educational institutions

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|---------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. WOODWARD. Mr. President, I feel that it will take ten years to educate the Senate up to Senate Bill No. 547, and I, therefore, move that Senate Bill No. 547, on third reading, entitled:

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws six hundred and eighty-one) entitled "An Act to enable an incorporated hospital association to acquire by lease or purchase any State owned hospital specially devoted to the reception care and treatment of injured persons or of any State owned general medical and surgical hospital and to provide for the regulation and management thereof" authorizing the closing of State owned medical and surgical hospitals in certain cases

be recommitted to the Committee on Education.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 571, (House Bill No. 292), entitled:

A Supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred and twenty-three) entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road jurors of view and commissioners to view land and providing for the charges upon which the respective counties in the matter of salaries costs and expenses thereof" as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the fourth class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|---------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 575, (House Bill No. 563), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 585, entitled:

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest tree seedlings and fixing a maximum amount that may be paid therefor

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Snyder, |
| Betts, | Freeman, | MacDade, | Sones, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 608, (House Bill No. 339), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred eighty-one) entitled "An Act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foremen assistant mine foremen and fire bosses in the bituminous coal mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners authorizing the Chief of the Department of Mines to determine the district in which boards of examiners shall hold examinations and to designate the boards before whom applicants in the various inspection districts shall appear providing for the issuance of certificates of qualification to successful applicants fixing the fees to be paid by applicants and providing for their disposition forbidding the employment of unqualified persons as mine foremen assistant mine foremen and fire bosses providing a penalty for forging or making false statements regarding certificates" by providing for a change in the qualifications of applicants for mine foremen's assistant mine foremen's and fire bosses' certificates

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Quigley, |
| Baldwin, | Earnest, | Kutz, | Salus, |
| Barr, | Einstein, | Lanius, | Schantz, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Snyder, |
| Bonbrake, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Phipps, | Pres. Pro Tem. |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 614, entitled:

An Act to fix the salaries of the judges of the Municipal Court of Philadelphia

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. ARON. Mr. President, I ask unanimous consent to amend title, page 1, by adding at the end thereof the following: "and of the county court of Allegheny County"; also section 1, page 1, line 5, by striking out the word "shall" and inserting in lieu thereof the following: "and the president judge of the county court of Allegheny county shall each"; also line 6 by striking out the word "twelve" and inserting in lieu thereof the word "ten"; also line 7, by striking out "\$12,500" and inserting in lieu thereof "\$12,500"; also line 8, by inserting after the word "Philadelphia" the following: "and of the county court of

Allegheny County"; also line 9, by striking out the word "twelve" and inserting in lieu thereof the word "ten"; also by striking out "(\$12,000)" and inserting in lieu thereof "(\$10,000)"; also section 2, page 2, line 1, by striking out the following: "so far as it relates to the municipal court of Philadelphia."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 615, as follows:

An Act requiring poor districts and hospitals for Mental disease to establish a pension fund for all employees of district including district city and county homes and hospitals for mental disease and regulating the administration and the payment of such pensions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all poor districts and hospitals for mental disease shall create a pension fund for the pensioning of all employees of said poor districts and hospitals for mental disease in the manner under the conditions and subject to the qualifications provided by this act

Section 2 In every such poor district and hospital for mental disease upon the petition of at least five employees there shall be created a board known as the pension board consisting of three persons citizens of said district to be named by the judge or judges of the courts covering said district or hospital for mental disease It shall be the duty of said board to register all persons employed by the said poor district and hospital for mental disease both within and outside of said institutions and to administer the collection and distribution of the fund herein provided and to do all acts and make all reasonable rules in the premises as such board may deem necessary to carry into effect the provisions of this act

Section 3 Every person now or hereafter employed by the said poor districts or hospitals for mental diseases if any of the age of sixty years or upwards who shall have been employed for a period of twenty years or more shall upon application to the board of pensions herein created be retired from service and shall during the remainder of his or her life receive the pension or compensation fixed by this act subject to such qualifications as are herein contained

Section 4 During the lifetime of said person he or she shall be entitled to receive as a pension annually from the fund set aside for the purpose fifty per centum of the amount which would constitute the average annual salary or wages which he or she received during the last five years of his or her employment by the said poor district or hospital for mental disease Said pension to be in monthly payments Should any person so employed after twenty years of service be dismissed without any valid charge voluntarily retire or be in any manner deprived of his or her position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to the pension above mentioned notwithstanding he or she has not attained the age of sixty years Should any employee however become totally and permanently disabled after twenty years of service and before attaining the age of sixty years he or she shall be entitled to said pension Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board

that the employee is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office The pension to any one employee shall not exceed one hundred dollars per month Any person who has been an employee of a hospital for mental disease in Pennsylvania for twenty years and who was discharged from such employment without valid charge or who retired voluntarily or who lost such position or employment on account of personal illness or disability previous to the year one thousand nine hundred twenty-five shall receive from the hospital for mental disease by which he or she was employed a life annuity equal to fifty per centum of his or her average salary for the last five years of service Such annuity shall be paid in monthly installments beginning on January first one thousand nine hundred twenty-six

Section 5 The employees of the poor district or hospitals for mental disease shall after the passage of this act pay to the board of pensions monthly an amount equal of two per centum of their monthly salaries or wages in no event however paying at a rate greater than four dollars a month which shall be applied to the purpose of this act Payment of the monthly amount or contribution herein mentioned shall cease and be discontinued at the time the beneficiary receives the pension herein provided If for any cause an employee of any such poor district or hospital for mental disease contributing to the pension fund shall cease to be one before he or she becomes entitled to the pension conferred by this act the total amount of the contribution paid into the pension fund by such employee shall be refunded to him or her in full without interest provided however if any such employee shall have returned to him or her the amount contributed as aforesaid and shall afterward re-enter the employ of such poor district or hospital for mental disease said employee shall not be entitled to the pension designated until after twenty years after said re-employment unless he or she shall return to the pension fund the amount withdrawn in which event the period of twenty years shall be computed from the time said employee first entered the service of said poor district or hospital for mental disease In the event of the death of any such employee before the said employee becomes entitled to the pension aforesaid the said total amount of contributions aforesaid shall be paid over to the surviving husband or wife or minor children of said deceased employee in equal share if any

Section 6 The poor director or overseers of the poor or superintendents of hospitals for mental disease employing persons entitled under the provisions of this act to receive a pension shall certify to the board of pensions all persons so employed and the amount of salary or wages which is paid to said employee together with dismissals resignations or terminations of services and from the records of their office furnish such other relative information as the board of pensions shall require

Section 7 It shall be the duty of the board of pensions to receive and retain and when deemed advisable to invest the funds payable in accordance with the provisions of this act and pay over by warrant or check the amount due to said employees

Section 8 The poor directors or overseers of the poor of the said districts or superintendents of hospitals for mental disease charged with the disbursements expenditures and appropriations shall annually set aside a portion and appropriate out of all taxes and income of said poor districts or hospitals for mental disease to the board of pensions a sum sufficient to pay the pension or compensations due under this act

Section 9 The benefits conferred by this act shall apply to all persons employed in any capacity by or holding any positions in the poor districts or hospitals for mental disease included in this provision Provided That this act shall not apply to any employees of such departments bureaus or offices as are now protected by pensions authorized by the laws of this State and in force at the time of the passage of this act

Section 10 The time of service herein specified namely twenty years shall be computed from the time of the first or original employment said employment to consist of service to such poor district or hospital for mental disease and need not be continuous No pensions shall be paid under the provisions of this act however until after January first one thousand nine hundred and twenty-six

Section 11 The compensation or pension herein mentioned shall not be subject to attachment or execution and shall be payable only to the beneficiary designated by this act and shall not be subject to assignment or transfer save by the death of beneficiary.

Section 12 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Davis, | Heaton, | Miller, |
| Baldwin, | DeWitt, | Joyce, | North, |
| Barr, | Earnest, | Krause, | Salus, |
| Baumer, | Einstein, | Kutz, | Schantz. |
| Buckman, | Eyre, | Leslie, | Sones, |
| Culbertson, | Freeman, | MacDade, | Vare, |
| Daix, | Harris, | Mansfield, | Homsher, |
| | | | Pres. Pro Tem. |

NAYS—13.

| | | | |
|-----------|-----------|----------|--------------|
| Betts, | Griswold, | Norton, | Steele. |
| Bonbrake, | Kunkle, | Painter, | Weingartner, |
| Derrick, | Lanius, | Snyder, | Woodward, |
| Gelder, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 634, (House Bill No. 338), entitled:

An Act to amend rule seventy-nine section six of article eleven of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An Act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 636, (House Bill No. 709), entitled:

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six), entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Einstein, | Leslie, | Sones, |
| Baumer, | Eyre, | MacDade, | Steele, |
| Betts, | Freeman, | Mansfield, | Stites, |
| Bonbrake, | Gelder, | Miller, | Vare, |
| Brown, | Griswold, | North, | Weingartner, |
| Buckman, | Harris, | Norton, | Woodward, |
| Culbertson, | Heaton, | Painter, | Homsher, |
| Daix, | Joyce, | Patton, | Pres. Pro Tem. |
| Davis, | Krause, | Quigley, | |
| Derrick, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. WOODWARD. Mr. President, I ask that Senate Bill No. 640, on third reading, entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties go over in its order.

The PRESIDENT. Is there objection? The Chair hears

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 661, entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. EARNEST. Mr. President, the Senate passed almost identically this same measure a short time ago, and it is now in the House. Senator Homsher, I think, understands this matter.
none.

BILL POSTPONED.

Mr. EARNEST. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 663, (House Bill No. 340), entitled:

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (P. L. 756) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal-mines of Pennsylvania and for the protection and preservation of property connected therewith"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Einstein, | Leslie, | Sones, |
| Baumer, | Eyre, | MacDade, | Steele, |
| Betts, | Freeman, | Mansfield, | Stites, |
| Bonbrake, | Gelder, | Vare, | Weingartner, |
| Brown, | Griswold, | North, | Woodward, |
| Buckman, | Harris, | Norton, | Homsher, |
| Culbertson, | Heaton, | Painter, | Pres. Pro Tem. |
| Daix, | Joyce, | Patton, | |
| Davis, | Krause, | Quigley, | |
| Derrick, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 879, (House Bill No. 342), entitled:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (P. L. 756) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Einstein, | Leslie, | Sones, |
| Baumer, | Eyre, | MacDade, | Steele, |
| Betts, | Freeman, | Mansfield, | Stites, |
| Bonbrake, | Gelder, | Miller, | Vare, |
| Brown, | Griswold, | North, | Weingartner, |
| Buckman, | Harris, | Norton, | Woodward, |
| Culbertson, | Heaton, | Painter, | Homsher, |
| Daix, | Joyce, | Patton, | Pres. Pro Tem. |
| Davis, | Krause, | Quigley, | |
| Derrick, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 890, as follows:

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause four of section thirty-seven of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" is hereby amended to read as follows

Clause 4 That the said officers shall hold stated meetings at which the money in the treasury if over the amount fixed by charter as the full value of a share shall be offered for loan in open meeting and the stockholder who shall bid the highest premium for the preference or priority of loan shall be entitled to receive a loan of not more than the amount fixed by charter as the full value of a share for each share of stock held by such stockholder Provided That a stockholder may borrow such fractional part of the amount fixed by charter as the full value of a share as the by-laws may provide good and ample security as prescribed by the by-laws of the corporation shall be given by the borrower to secure the re-payment of the loan in case the borrower shall neglect to offer security or shall offer security that is not approved by the board of directors by such time as the by-laws may prescribe he or she shall be charged with legal interest together with any expenses incurred and the loss in premium if any on a resale and the money may be re-sold at the next stated meeting in case of non-payment of instalments or interest by borrowing stockholders for the space of [six months] ninety days payment of principal and interest without deducting the premium paid or interest thereon may be enforced by proceeding on their securities according to law

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|----------|-----------|---------|----------|
| Aron, | DeWitt, | Kutz, | Schantz, |
| Baldwin, | Earnest, | Lanius, | Snyder, |
| Barr, | Einstein, | Leslie, | Sones, |

| | | | |
|-------------|-----------|------------|----------------|
| Baumer, | Eyre, | MacDade, | Steele, |
| Betts, | Freeman, | Mansfield, | Stites, |
| Bonbrake, | Gelder, | Miller, | Vare, |
| Brown, | Griswold, | North, | Weingartner, |
| Buckman, | Harris, | Norton, | Woodward, |
| Culbertson, | Heaton, | Painter, | Homsher, |
| Daix, | Joyce, | Patton, | Pres. Pro Tem. |
| Davis, | Krause, | Quigley, | |
| Derrick, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS RECOMMENDED.

Mr. BARR. Mr. President, I move that Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general main tenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

be recommended to the Committee on Appropriations for future consideration.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

Mr. BARR. Mr. President, I move that Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia, Pennsylvania

be recommended to the Committee on Appropriations for further consideration.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. DERRICK. Mr. President, I ask that Senate Bill No. 960, on third reading entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business

go over in order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 971, (House Bill No. 782), entitled:

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 979, (House Bill No. 372), entitled:

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 988, (House Bill No. 863), entitled:

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 999, (House Bill No. 1012), entitled:

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. WOODWARD. Mr. President, I ask that Senate Bill No. 1000, (House Bill No. 1040), on third reading, entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

go over in order.

The PRESIDENT. Is there objection?

Mr. MILLER. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Woodward.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Woodward, permit himself to be interrogated?

Mr. WOODWARD. Mr. President, I will.

Mr. MILLER. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Woodward, his reason for asking that this bill go over in its order.

Mr. WOODWARD. Mr. President, this is one of the ten State-owned hospitals that were closed in some way,—not by the General Assembly. There was an appropriation made to this hospital, and I have not discovered how the money was spent. As I am responsible for the people's money, I believe I am doing my duty in investigating this bill further.

Mr. MILLER. Mr. President, I should be glad to have the Senator investigate, and get all the information he wishes. I do not object.

The PRESIDENT. The Chair hears no objection.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1003, (House Bill No. 1061), as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and ninety thousand dollars (\$390,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania Training School for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary for maintenance including salaries wages or other compensation of a superintendent and assistants and employes the cost of supplies and equipment postage expressage telephone rentals and toll charges and such other expenses of every kind and description as may be necessary for the proper conduct of the work of the board and the operation of the institution for repairs for painting and glazing and for the purchase of library books for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary for improvement and necessary enlargement of power plant and its equipment to improve fire protection a root cellar electric extensions and repairs improvements and repairs to water dam pumping station and filtration plant equipment and repairs in the main kitchen new equipment for bake shop equipment and tools for the various shops and industrial buildings repair and improve present school building repairs to farm houses and barns sanitary plumbing paving repairs to chapel organ refrigeration equipment for new laundry building to erect new school building for girls purchase of land to protect water shed purchase of fuel saving equipment and instruments on boilers and the correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Sones, | Steele, |
| Betts, | Freeman, | MacDade, | Stites, |
| Bonbrake, | Gelder, | Mansfield, | Vare, |
| Brown, | Griswold, | Miller, | Weingartner, |
| Buckman, | Harris, | North, | Woodward, |
| Culbertson, | Heaton, | Norton, | Homsher, |
| Daix, | Huffman, | Painter, | Pres. Pro Tem. |
| Davis, | Joyce, | Patton, | |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1013, entitled:

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown Pennsylvania and the management of the said school thereafter and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Homsher, | Painter, | Huffman, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1025, entitled:

An Act authorizing the Secretary of Highways with the approval of the Governor to establish the width and lines of State highways for future construction where it appears uneconomical to widen existing highways providing for acknowledgement by the Secretary of Highways and recording of plans therefor in the proper county and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway and providing for the payment of damages

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1026, entitled:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision of with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth.

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. BARR. Mr. President, I would like to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. BARR. Mr. President, I would like to ask the Senator from Bucks, Mr. Buckman, whether this bill does not put the State of Pennsylvania in business, in the way of becoming a purchasing agent,—with all the troubles that might come to it through its inability to collect bills from people who are not able to carry through their contracts.

Mr. BUCKMAN. Mr. President, in answer to the Senator from Allegheny, Mr. Barr, I would say that this bill No. 1026, is a bill sponsored by the State Highway Department for the purpose, as explained to me by the Secretary of Highways, of permitting the State to take advantage of the wholesale rates on the purchase of cement, in order that the State may contract for large quantities of cement to carry out its road-building program, and to insert in its contracts, or specifications for bids, that that cement may be had at a given figure.

I am told by the Secretary of Highways that during the next biennium this bill would save the Highway Department from two hundred thousand to three hundred thousand dollars per annum. I do not know whether I have answered the Senator's question specifically.

Mr. BARR. Mr. President, I would like to ask the Senator from Bucks, Mr. Buckman, further, whether the Highway Department does not already have the right to purchase in wholesale lots under the present law.

Mr. BUCKMAN. Mr. President, possibly it has for work it is going to do itself, but this is for work it is going to let out on contract, in the regular course of business, to contractors. Undoubtedly the State has the right to purchase materials for use in work to be done by itself, but in this case it is not for work it is going to do itself, but to furnish this cement principally, it could be other materials, I presume—to the contractor at the wholesale rate, in order that he may know he is going to get cement, or other building materials, at a certain figure, and thus cut out the middleman who makes the commission on the sale of all this cement, between the price fixed by the factory and the price paid by the contractor.

Mr. BARR. Mr. President, that is the point. I think the Senator has brought out that the State is becoming a competitor against its own citizens in carrying on this work. I do not think that is fair.

Mr. BUCKMAN. Mr. President, if the Senator desires to consider the bill further, I would be very glad to have it put over or postponed, or recommitted.

Mr. BARR. Mr. President, I have no desire to have the bill recommitted.

Mr. LESLIE. Mr. President, I would like to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. LESLIE. Mr. President, if the proposition of purchasing cement for contractors were put into effect, then why should you not go all the way down the line and purchase their trucks, sand, gravel, and crushed stone.

Mr. BUCKMAN. Mr. President, as I understand it, the contractor could not get any cheaper rate in buying his trucks, or some other materials or equipment for road building; but I understand this is a peculiar situation, with practically a fixed rate at the factory and a fixed rate for cement sold to the contracting trade; and in order to save the State the profit between the factory and the contractor this bill is proposed.

Mr. LESLIE. Mr. President, again I would like to ask the Senator: As we know, under the Constitution the State cannot go into the manufacturing business and yet it wants to control the cement business.

Mr. BUCKMAN. Mr. President, I would not say it wants to control the cement business; it wants to save the State the useless profit that is paid to some one between the factory and the contractor.

Mr. LESLIE. Mr. President, there is no competition, then, in the cement business?

Mr. BUCKMAN. Mr. President, I have not any doubt that there is competition, but it is a sort of controlled competition, as I understand it.

Mr. LESLIE. Mr. President, then why would not the anti-trust laws of the United States govern and control it?

Mr. BUCKMAN. Mr. President, I am inclined to think they should, but it is not our function to go into that.

Mr. BARR. Mr. President, I have just been informed that the cement business will not sell cement to any except dealers. I do not understand that the State of Pennsylvania is a dealer, and I do not see how the Highway Department could take advantage of this provision even if the bill went through. There is a differential of ten cents, as I understand it, that the State of Pennsylvania could not get under the rules of sales of the cement companies, unless the State of Pennsylvania became a dealer.

BILL POSTPONED.

Mr. BUCKMAN. In order that the matter may be further considered and looked into, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. BARR. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1027, entitled:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment of all new townships and boroughs within said county fixing fee for such certificates and providing penalty

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1028, entitled:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1029, entitled:

An Act to amend sections two three four five seven nine twenty twenty-four twenty-five twenty-six and twenty-eight of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An Act relating to the regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended

be recommitted to the Committee on Public Roads and Highways, for further consideration.

Mr. LESLIE. Mr. President, I second the motion.
The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 651, (House Bill No. 727), entitled:

An Act to amend an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) entitled "An Act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" as amended by extending the provisions thereof to counties of the fifth class.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 1067, entitled:

An Act requiring the public selection and drawing of jurors in counties of the third class.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Public Roads and Highways, re-reported as committed, Senate Bill No. 876, (House Bill No. 321), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains

in townships of the second class and for the acquisition of private sewer systems.

BILL INTRODUCED.

Mr. MILLER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER read in his place and presented to the Chair, Senate Bill No. 1069, entitled:

An Act requiring the Secretary of Highways to erect signs at dangerous crossings, making it unlawful to proceed across crossings so designated without coming to a stop and providing a penalty.

Which was committed to the Committee on Public Roads and Highways.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 880, (House Bill No. 380), entitled:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefore providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An Act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof."

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on Game and Fisheries, re-reported as amended, Senate Bill No. 610, (House Bill No. 731), entitled:

An Act to amend sections seven hundred and sixteen and four hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto."

Also, from the Committee on Game and Fisheries, reported as amended, Senate Bill No. 473, (House Bill No. 405), entitled:

An Act to amend sections five hundred and nine five hundred and eleven five hundred and twelve seven hundred and nine and seven hundred and twenty and repeal section five hundred and ten of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto."

Also, from the Committee on Game and Fisheries, reported as amended, Senate Bill No. 623, (House Bill No. 662), entitled:

An Act to amend by adding a new section number eight hundred and twenty-four and amend sections eight hundred and twenty-five, eight hundred and twenty-six eight hundred and twenty-seven eight hundred and twenty-eight eight hundred and forty and eight hundred and forty-one of

an Act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto".

Also, from the Committee on Game and Fisheries, reported as amended, Senate Bill No. 471, (House Bill No. 231), entitled:

An Act to amend section one thousand two hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto."

Also, from the Committee on Game and Fisheries, reported as amended, Senate Bill No. 1040, (House Bill No. 306), entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. WOODWARD. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1000, (House Bill No. 1040), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1000, (House Bill No. 1040), entitled:

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. MILLER. Mr. President, in the last few minutes I have informed the Senator from Philadelphia, Mr. Woodward, that this is a good bill. This is one of the State owned hospitals to which we must make an annual appropriation to keep up, and we now have a chance to sell it to a high grade physician and surgeon. This is the unanimous desire of the people of our community. It nets us \$15,000 with which to pay a deficit of \$5000. In other words it is a source of income and not an outlay. I hope the Senate will pass this bill.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-----------|-----------|------------|--------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |

Culbertson,
Daix,
Davis,
Derrick,

Heaton,
Huffman,
Joyce,
Krause,

Norton,
Painter,
Patton,
Quigley,

Woodward,
Homsher,
Pres. Pro Tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

REPORTS FROM COMMITTEES.

Mr. KUNKLE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KUNKLE, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 881, (House Bill No. 514), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (P. L. 286) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, re-reported as committed, Senate Bill No. 637, (House Bill No. 712), entitled:

An Act providing for the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on Elections, re-reported as amended, Senate Bill No. 900, entitled:

An act to amend section six as amended and section eight of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State Committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation."

BILLS INTRODUCED.

Mr. KUNKLE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KUNKLE read in his place and presented to the Chair Senate Bill No. 1070, entitled:

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and re- same, and the method of collecting such revenue; and re- thereof, that are or may be inconsistent therewith," as amended.

Which was committed to the Committee on Education.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD read in his place and presented to the Chair Senate Bill No. 1071, entitled:

An Act providing for the audit of the accounts of proba- tion officers by controllers and county auditors.

Which was committed to the Committee on Judiciary Gen- eral.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and considera- tion of Senate Bill No. 384, (House Bill No. 271), as follows:

An Act allowing a rebate and imposing a penalty in the col- lection of county taxes assessed in the cities of the third class in counties of the fifth class in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act where any duplicate of county taxes assessed in the cities of the third class in counties of the fifth class in this Commonwealth is issued and delivered to the collector of said taxes it shall be the duty of said collector to give public notice as soon thereafter as conveniently can be done by at least ten written or printed notices to be posted in as many public places in different parts of the city or in as many different parts of the respective collection districts in case any city shall by the county commissioners be divided into two or more districts and a separate duplicate issued for each district that said duplicate has been issued to him and all persons who shall within ninety days from date of said notice make payment of any taxes charged against them in said duplicate shall be entitled to a reduction of five per centum from the amount thereof and all persons who shall fail to make payment of any taxes charged against them in said duplicate for six months after notice given as aforesaid shall be charged five per centum additional on the taxes charged against them which shall be added there- to by said collector of taxes and be collected by him

Section 2 All acts or parts of acts of Assembly incon- sistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and considera- tion of Senate Bill No. 413, as follows:

An Act to provide for the equalization of educational op- portunity and the encouragement of the study of citizen- ship by recognition of extension for boys and girls who are employed and for adults as a function of the public schools of this Commonwealth and to facilitate the proper organization and administration of such extension educa- tion

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meaning

"Extension education" shall designate any instruction provided and administered by the board of directors of any school district which is organized primarily for boys and girls who are employed and for adults whose earlier edu- cational opportunity has been restricted but shall not in- clude the school work of continuation and other vocational schools

"Curricular course of study" shall designate any subject of study included in the programs of study of the regular elementary and secondary public day schools of the district

"Extracurricular course of study" shall designate any elementary or secondary course of study not so included

Section 2 That the board of school directors of any school district may and upon written application signed by twenty or more residents of such district above the age of sixteen years who are not in attendance at any public or private day school shall provide free extension education for the instruction of said applicants in any curricular course of study so requested or in English and citizenship for immi- grants and native illiterates or in citizenship for adults and in such other extra curricular courses of study as said board may deem advisable Provided That any such board of school directors may refuse to provide such extension education whenever less than twenty of its said applicants are un- fitted to pursue with reasonable profit the course of study requested

Section 3 Extension education shall be provided in school buildings at any time not in conflict with regular day- school activities as requested by such applicants and else- where at any hour during any day except Sun- day or legal holidays which the board may deem advis- able Provided That the board shall not be required to admit to said extension schools a person who is in ac- tual full-time attendance at any public or private school during the day Provided further That attendance at such classes by part-time pupils shall not be accepted in lieu of the compulsory part-time attendance required of such pupils Provided further That said board of directors may close any class of said extension schools when the average attendance for any month falls below ten

Section 4 Any board of school directors may require a deposit fee of a sum not to exceed five dollars (\$5.00) from each person enrolling in such extension schools or classes and may require further that such deposit fees accompany said written application for such extension in- struction Such deposit fee shall be returned at the close of each term of instruction to all persons so enrolled who have attended seventy-five (75) per cent or more of the class sessions of said term Provided That nothing herein shall be a part of the public schools of the Commonwealth posit fee because of death sickness or for any other cause which the board may deem justifiable

Section 5 All school credits derived from any curricular course of study in the extension classes of any district shall be accepted by the school authorities of that dis- trict toward fulfillment of the requirements for graduation from any curriculum of any day school of corresponding grade in that district Upon the satisfactory completion in extension classes of the curricular courses of study re- quired for graduation from any curriculum of any school of any school district by any person such person shall be awarded the appropriate school certificate or diploma at the close of the then current school term

Section 6 Schools and classes for extension education shall be a part of the public schools of the Commonwealth and of the district in which they are organized and shall be under the supervision of the superintendent of the county or of the district as are other public schools of that district The State Council of Education shall adopt standards for the qualifications and certification of extension teachers and all other matters pertaining to extension education not in-

consistent with this act or other acts pertaining to the public schools of the Commonwealth

Section 7 This act shall become effective immediately and others acts or portions of other acts inconsistent herewith are hereby declared null and void

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 501, (House Bill No. 583), entitled:

An Act enabling cities of any one class and the cities of two or more classes uniting together for the same purpose to form and organize Leagues hold annual conventions for the study and consideration of such municipal affairs as concern and pertain to the cities comprising the League send delegates thereto and provide for the payment of the necessary costs and expenses of such Leagues conventions and the sending the delegates thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 580, as follows:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every provision in a conditional sale contract in writing reserving to the seller the property in chattels attached or to be attached to realty until the price of the whole or any portion thereof shall be paid or until the performance or happening of any other condition or contingency shall be valid as to all persons except as hereinafter otherwise provided "Writing" as used in this section includes manuscript typewriting and printing "Persons" as used in this section includes individuals partnerships corporations and any other associations

EXCEPTIONS

Section 2 First As against the owner of realty to which chattels are attached who is not a party to the contract or has not assented to the reservation of property in the chattels such reservation shall be void as to any chattels which are so attached to the realty as to form a part thereof unless the contract or a certified statement thereof shall be recorded as required in section three before the chattels are so attached to the realty

Second As against a subsequent purchaser subsequent mortgagee or other subsequent encumbrancer of the realty for value and without notice of the reservation of property in the chattels such reservation shall be void as to any chattels so attached to the realty as to form a part thereof unless the conditional sale contract or a verified statement thereof shall be recorded as required in section three before such purchase is made or such mortgage is given or such encumbrance is effected "Subsequent" as used in this paragraph refers to the time of attaching the chattels to the realty

Third As against a prior mortgagee or other prior encumbrancer of the realty who has not assented to the reservation of property in the chattels if any of the chattels are so attached to the realty as not to be severable without material injury to the freehold the reservation of property in the chattels so attached shall be void notwithstanding the recording of the contract or statement unless such injury although material be such as can be completely repaired and the seller before retaking such chattels or tenders to

such prior mortgagee or encumbrancer a good and sufficient bond conditioned for the immediate making of such repairs "Prior" as used in this paragraph refers to the time of attaching the chattels to the realty

RECORDING

Section 3 First The conditional sale contract or verified statement thereof shall be filed in the office of the prothonotary of the county wherein the realty affected is situate and an abstract entered in a docket to be kept for that purpose and called "Conditional Sales Docket" and shall be indexed on the judgment index and the mechanics lien index

Second Such contract in order to entitle it to be recorded must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either to the effect (1) that it is an existing bona fide contract (2) the amount remaining unpaid thereon (3) and if the contract does not contain a sufficient description for the identification of the realty affected the verification must also contain such description

Third Such statement in order to entitle it to be recorded must set forth (1) the date of the contract if it bears a date (2) the names of the seller and the buyer and their places of residence if shown in the contract (3) description sufficient for identification of the chattels and the realty affected (4) a copy of the condition or contingency upon performance or happening of which the property in the chattels is to vest in the buyer (5) that it is an existing bona fide contract (6) and the amount remaining unpaid thereon all of which must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either

FEEs

Section 4 The fees for recording indexing and other services in connection with conditional sale contract shall be the same as for like services in connection with mechanics liens

RAILROAD EQUIPMENT OR ROLLING STOCK

Section 5 This act shall not apply to any conditional sale of railroad or street or interurban railway equipment or rolling stock

RELEASE OR SATISFACTION

Section 6 Upon the performance or happening of the condition or contingency it shall be the duty of the seller to release or satisfy the conditional sale contract of record or to execute acknowledge and deliver to the buyer a proper release or satisfaction and the recording clerk upon presentation of such release or satisfaction shall record the same and note the release or satisfaction on the conditional sale docket where the contract is noted and also mark it satisfied on the index For failure or refusal by the buyer for ten days after demand by the buyer to perform this duty the seller shall forfeit to the buyer five dollars and be liable for all damages suffered

RETAKING POSSESSION

Section 7 When the buyer shall be in default in the payment of any sum due under the contract or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the chattels or in the performance of any promise the breach of which is by the contract expressly made a ground for the retaking of the chattels the seller may retake possession of and deal with the chattels as provided in sections eight nine ten and eleven Provided The seller not more than forty nor less than twenty days prior to the retaking shall have served upon the buyer personally or by registered mail a notice of intention to retake the chattels on account of the buyer's default Said notice shall also state the default and the period at the end of which the chattels will be retaken and if the buyer shall perform during said period the obligations in which he made the said default the chattels shall not be retaken

RESALE BY SELLER

Section 8 Within sixty days after the chattels are retaken under any of the provisions of this act the seller

may and if at least twenty-five per centum of the purchase price of the chattels shall have been paid he shall advertise and sell them at public auction in the county wherein they were located at the time of the retaking unless the buyer before the day fixed for the resale shall redeem them by performance of the conditions and payment of the costs and expenses of serving retaking removing keeping storing and advertising. Such advertisement shall be for at least ten days by five or more notices posted in different public places in the county where the chattels are to be sold and by publication in a newspaper published or having general circulation in said county. The seller may bid for and become the purchaser of the chattels at such resale.

PROCEEDS OF RESALE

Section 9 The proceeds of the resale shall be applied (1) to the payment of the costs and expenses thereof (2) to the payment of the costs and expenses of the severing retaking removing keeping and storing of the chattels and (3) to the satisfaction of the amount remaining unpaid under the contract. Any sum remaining after the satisfaction of such claims shall be paid to the buyer.

DEFICIENCY ON RESALE

Section 10 If the proceeds of the resale are not sufficient to defray the costs and expenses provided for in section nine and to satisfy the amount remaining unpaid under the contract the seller may recover the deficiency from the buyer or from any one who has succeeded to the obligations of the buyer.

RIGHTS OF PARTIES WHERE THERE IS NO RESALE

Section 11 Where there is no resale the seller may retain the chattels as his own property without obligation to account to the buyer except in cases where at least twenty-five per centum of the purchase price of the chattels shall have been paid before the retaking. In such cases if the seller does not advertise and resell as provided in section eight he shall be liable to the buyer for actual damages if any and in no event for less than one-fourth of the sum of all payments made prior to the retaking with interest thereon.

RISK OF LOSS AND INJURY

Section 12 After delivery of the chattels to the buyer the risk of loss or destruction and of injury to them shall rest upon the buyer except that after the chattels are retaken by the seller and until resold as provided herein it shall be his duty to exercise reasonable care for their safety.

INCONSISTENT LAWS REPEALED

Section 13 Except so far as it is applicable to conditional sales made prior to the passage of this act the act entitled "An act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties" which became a law on the First day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred seventeen) is intended to be supplanted by this act and is therefore hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 583, as follows:

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the

same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred twenty-one of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was amended by section one of the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred) entitled "An act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended" is hereby further amended to read as follows:

Section 1121 [The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and ten dollars (\$10.00) for each additional school. Provided That the salary of a county superintendent shall not be less than two thousand dollars (\$2,000) per annum nor more than twenty-five hundred dollars (\$2,500) per annum but] a convention of school directors assembled for the purpose of electing a county superintendent may vote such county superintendent a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed. The salaries of county superintendents shall be paid monthly.

In addition to the said salary each county superintendent shall be entitled to receive annually a sum not to exceed [five hundred] six hundred dollars (\$600) for the payment of the actual and necessary expenses incurred in visiting schools within his district in attending educational meetings and in the performance of such other official duties as may be required by him by law. Payment shall be made monthly on account of such expenses to any such county superintendent by requisition of the Superintendent of Public Instruction upon the Auditor General upon the production to him of itemized vouchers in the usual manner.

Section 2 That section one thousand one hundred and thirty of said act which was amended by the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred) entitled "An act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended" is hereby further amended to read as follows:

Section 1130 The minimum salary of each assistant county superintendent [shall be eighteen hundred dollars (\$1,800) per year which] as provided by law shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are

paid The salaries of additional assistants county superintendants whose appointments may be authorized as herein provided shall be fixed by the convention of school directors provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed The salaries of assistant county superintendents shall be paid monthly

In addition to the said salary each county superintendent shall be entitled to receive annually a sum not to exceed six hundred dollars (\$600) for the payment of actual and necessary expenses incurred in visiting schools within his district in attending educational meetings and in the performance of such official duties as may be required by him by law Payment shall be made monthly on account of such expenses to any such assistant county superintendent by requisition of the Superintendent of Public Instruction upon the Auditor General upon the production to him of itemized vouchers in the usual manner

This act shall take effect June first one thousand nine hundred [nineteen] twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 624, (House Bill No. 690), entitled:

An Act fixing the salaries of the county commissioners county controller recorder of deeds and clerk of courts in counties of the third class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 665, (House Bill No. 529), entitled:

An Act providing for the payment by counties and poor districts of the salaries of officers where pending the settlement of a dispute the salary paid to such officer was less than the amount to which he was legally entitled

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 952, (House Bill No. 394), entitled:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 953, (House Bill No. 432), entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and sixty-three) entitled "An act relating to the organization jurisdiction and procedure of the orphans courts the powers and duties of the judges thereof and appeals therefrom authorizing separate orphans courts to establish bill of costs for issuing marriage licenses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 955, (House Bill No. 811), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 959, as follows:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every creamery shipping station milk factory cheese factory ice cream factory or milk condensary or persons receiving buying and paying for milk or cream regardless of the method of settlement shall be required to hold a permit for each and every place where milk or cream is received by weight or measure The permit shall be issued by the Secretary of Agriculture to such creamery shipping station milk factory cheese factory ice cream factory or milk condensary or person upon the payment of a fee of five dollars (\$5.00) together with such information as may be required The permit shall be valid for a term of one calendar year and may be revoked by the Secretary of Agriculture for any violation of the provisions of this act This provision shall not apply to individuals buying milk or cream for private use or to producers buying milk at times necessary to make up their regular supply or to hotels restaurants boarding houses railroad dining cars or

drug stores This permit shall be posted in plain view in the station for which it is issued

Section 2 It shall be unlawful for any person association copartnership or corporation their agents or servants engaged in the business of buying milk or cream on the basis of or in any manner with reference to the amount or percentage of butterfat contained therein to underread overread or otherwise fraudulently manipulate the test commonly known as the "Babcock test" used for determining the percentage of such fat in said milk or cream or to falsify the record thereof or to make the "Babcock" reading except when the fat has a temperature of one hundred thirty degrees to one hundred forty-five degrees Fahrenheit or to use for such test quantities other than seventeen and six-tenths (17.6) cubic centimeters in the case of milk and nine (9) or eighteen (18) grams in the case of cream In all tests of cream the cream shall be weighed and not measured into the test bottle

Section 3 No Person association copartnership or corporation purchasing milk or cream and paying for the same on the basis of the percentage of butterfat contained therein shall if the percentage of butterfat is ascertained by the said "Babcock test" use any test glassware except standard Babcock test glassware which has been previously inspected and approved by the Bureau of Standards If the proportion of butterfat is determined by any method other than the "Babcock test" no utensil or instrument shall be used in such determination until the same has been inspected and approved by the Secretary of Agriculture or his agents

Section 4 Every person association copartnership corporation or agent or servant thereof engaged in the business of receiving or buying milk or cream on the basis of or in any way with reference to the amount of butterfat contained therein as determined by the "Babcock test" shall have the test or tests made only by a licensed tester who shall be responsible for the same For the purpose of this act a licensed tester is any person who having furnished satisfactory evidence of good character and having passed a satisfactory examination in milk and cream testing conducted by the Dairy Husbandry Department of the Pennsylvania State College shall have received a certificate of proficiency from the said department Each applicant for such certificate shall pay a fee of three dollars (\$3.00) to said department in such manner as its regulations may prescribe to defray the cost of the required examination and of the certificate The said department shall issue such certificate of proficiency in the name of the approved applicant and under serial number and shall maintain a correspondingly numbered register of all such certificates issued under this act This certificate shall be forwarded by the said department to the Secretary of Agriculture who shall issue a license to said applicant good for one calendar year on the payment of a fee of three dollars (\$3.00) to the Secretary of Agriculture This license shall be renewed annually without further examination at the discretion of the Secretary of Agriculture upon the payment of three dollars All moneys so collected shall be used to meet the expenses of the Department of Agriculture Each certified tester shall post his license in plain view in the testing room in which he is employed The Secretary of Agriculture shall revoke said license for failure to post it as above required or for any other just cause

Section 5 Every person association copartnership or corporation engaged in the business of buying milk or cream on the basis of or in any way with reference to the amount of butterfat contained therein shall have the samples taken either by a licensed tester or by a person licensed or certified to weigh and sample milk and cream For the purpose of this act a person certified to weigh and sample milk or cream is any person who having furnished satisfactory evidence of good character and having passed a satisfactory examination in weighing and sampling milk and cream conducted by the Dairy Husbandry Department of the Pennsylvania State College shall have received a certificate of proficiency from said Department Each applicant for such certificate shall pay a fee of one dollar and fifty cents (\$1.50) to said Department in such manner as its regulations may prescribe to defray the costs of the required examination and of the certificate The said Department shall issue such certificate of proficiency in the name of the approved applicant and under serial number and shall maintain a correspondingly numbered register of all such certificates issued under this

act This certificate shall be forwarded by the said department to the Secretary of Agriculture who shall issue a license to said applicant good for one calendar year on the payment of a fee of three dollars (\$3.00) to the Secretary of Agriculture This license shall be renewed annually without further examination at the discretion of the Secretary of Agriculture upon the payment of three dollars All moneys so collected shall be used to meet the expenses of the Department of Agriculture in the enforcement of this act Each licensed weigher and sampler shall post his or her license in plain view in the plant in which he or she is employed The Secretary of Agriculture may revoke said license for failure to post it as above mentioned or any other just cause

Section 6 Any person association copartnership corporation or agents or servants thereof engaged in the business of buying milk or cream on the basis of or in any way with reference to the amount or percentage of butterfat contained therein as determined by the "Babcock test" shall make such test at least once every sixteen days The milk or cream purchased from each person shall be represented by a composite sample taken from the entire delivery of each of the several lots of milk or cream bought from said person and shall cover a period of not more than sixteen days The composite sample to which a suitable preservative has been added shall be made up of aliquot parts taken from each of the several lots of milk or cream bought from each person concerned and composite samples of all persons concerned shall cover the same period of time Each composite sample shall be held in an air-tight bottle such bottle being plainly labeled showing the name or number of the person whose milk or cream the composite sample represents and the rack or container where the samples are held shall be plainly labeled showing the date of the first and last day of the period covered by the said composite samples The Secretary of Agriculture may require that the composite samples be tested on the premises where they are taken whenever in his judgment such action is for the public welfare After such samples have been tested their residues shall be held intact and in condition suitable to test on the premises where they are tested for a further period of not less than ten days in order to make possible a check test The Secretary of Agriculture or his agents is hereby authorized to make such tests whenever in his judgment such tests are advisable for the public welfare Every person firm or corporation affected by the provisions of this act shall within two days after the day on which the test herein provided for has been made notify the seller of such milk or cream or his agent of the result of such test stating the period of time during which said composite samples were taken Notice under this section may be given by posting of the results of said tests continuously for ten days in a conspicuous place in receiving station or in writing Where a daily test is made on milk or cream and the average of these several tests used as a basis of settlement there shall also be a composite sample taken covering a period of first and last half of month and shall be held intact on the premises for a period of not less than ten days in order that the Secretary of Agriculture or his agents may make a check tests whenever in his judgment such tests are advisable for the public welfare

Section 7 No percentage of fat ascertained from a sample containing milk or cream that has been so treated as to cause it to test lower or higher than the test of the milk or cream from which it was taken shall be used as a basis of payment for milk or cream purchased or sold

Section 8 No person association copartnership or corporation purchasing or selling milk or cream or both by weight or measure and no agent or servant of any such person association copartnership or corporation shall fraudulently use as a basis of payment for such purchase any weight or measure other than the true weight or measure of the milk or cream purchased or sold

Section 9 Every person association copartnership corporation or agent or servant purchasing or receiving milk or cream from the producer thereof for manufacturing purposes or for re-selling the same shall at each time of payment to such producer for such milk or cream or where the producer of such milk or cream is selling the same to such purchaser or receiver by or through cooperative association or other agency and the payment thereof is being made by such purchaser or receiver to such cooperative association or other agency shall at the time such purchaser or receiver makes each payment to such cooperative association or other

agency give each such producer so delivering milk a statement showing the amount delivered daily during the time for which payment is made and the average per centum butterfat test of the same provided payment is made on the basis of the butterfat content such statement to contain the name or number of the producer or seller or such milk or cream the date of delivery thereof and the amount so delivered. Such statement to be given in the terms of the unit used as a basis for determining the value thereof. Provided however that such purchaser or receiver may in lieu of said monthly statement give daily to such producer or to his agent at the time of delivery of such milk or cream to such purchaser or receiver a written statement of the amount of milk or cream so received or purchased.

Section 10 The Secretary of Agriculture and his agents are hereby authorized to enter the premises and to examine the books the records and testing apparatus of any person association copartnership or corporation for the purpose of carrying out the provisions of this act.

Section 11 The Secretary of Agriculture or his agents shall be charged with the enforcement of the provisions of this act.

Section 12 For the violation of any of the provisions of this act proceedings may be instituted against the owner or manager who is responsible for the business transacted together with the certified tester or the person weighing and sampling either or all.

Section 13 Any person or persons violating any of the provisions of this act except section two shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than ten dollars (\$10.00) or more than fifty dollars (\$50.00) or imprisonment in the county jail for not less than ten days nor more than thirty days or both at the discretion of the court. Any person found guilty of violation of section two or this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100.00) or more than one thousand dollars (\$1,000.00) or imprisonment in the county jail for not more than nine months.

Section 14 All fines and penalties imposed and received for the violation of any of the provisions of this act shall be paid to the Secretary of Agriculture or his agents and shall thereafter be paid into the State Treasury for the use in the enforcement of this act.

Section 15 This act shall take effect ninety days after its approval.

Section 16 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. CULBERTSON. Mr. President, I move that Senate Bill No. 959, the bill just read, be recommitted to the Committee on Agriculture.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 984, (House Bill No. 670), entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 985, (House Bill No. 757), entitled:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations", as amended changing the effect of the by-laws of corporations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 989, (House Bill No. 883), entitled:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provision for the certification of supervisory officials employed by school districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 991, (House Bill No. 958), entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 992, (House Bill No. 965), entitled:

An Act to amend section one of an act approved the eighth day of June one thousand eight hundred forty-five) entitled "An act relating to mandamus" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SONES. Mr. President, I move that Senate Bill No. 992, (House Bill No. 965), the bill just read, be recommitted to the Committee on Banks and Building and Loan Associations for the purpose of a hearing.

Mr. CULBERTSON. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 993, (House Bill No. 967), entitled:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" where such contracts have been either in whole or in part performed by the contractor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 994, (House Bill No. 969), entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1001, (House Bill No. 1041), entitled:

An Act providing constables fees for service of writs in juvenile cases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1005, (House Bill No. 1110), entitled:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the

laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1008, as follows:

An Act to amend clause forty-one of section two Article one Chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause forty-one of section two Article one Chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which was amended by the act approved the eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred and seventy-one) entitled "An act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' as amended" is hereby further amended to read as follows

XLI To appropriate money not in excess of the sum of [five hundred dollars (\$500)] one thousand dollars (\$1,000) annually for the expense of municipal music

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1010, as follows:

An Act authorizing registers of wills in counties of the fourth class to appoint a solicitor prescribing the duties of said solicitor and fixing his salary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fourth class the register of wills may appoint one person learned in the law as his solicitor

Section 2 Said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the register of wills The solicitor shall hold office for the term for which the register of wills is elected and shall receive a salary of five hundred dollars (\$500.00) per annum to be paid out of the county treasury

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1011, as follows:

An Act providing for the paving repaving repairing and maintenance of the roadbed of street railway lines in streets and highways and fixing the obligations of persons and corporations owning leasing or operating such lines with respect to the paving repaving repairing and maintenance of such streets and highways

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person or corporation owning leasing or operating a street railway upon any street or highway in the Commonwealth shall repair any damage caused to such street or highway by the construction maintenance and operation of its line and shall replace and restore any pavement destroyed or damaged by its operations

Section 2 That whenever any street or highway upon which the tracks of a street railway line are laid or shall hereafter be laid shall be paved repaved or repaired the additional cost of such paving repaving or repairs occasioned by the existence of said tracks in such street or highway shall be paid by the person or corporation owning leasing or operating such street railway line Such additional cost for the purposes of this provision shall be deemed to be the difference between the cost per square yard or other unit of paving repaving or repairs within the roadbed of the street railway line and the cost per square or other unit of paving repaving or repairs outside of the roadbed of said line and the term "roadbed" as herein used shall mean that portion of the street or highway between the rails of the line and for a distance of eighteen inches outside thereof The person or corporation owning leasing or operating such street railway line shall have the option of doing the work within the limits of its roadbed in the same manner and with the same materials as the other portion of such street or highway or in such manner and with such materials as shall be agreed upon with the public authority obligated to keep such street or highway in repair and shall accept from such public authority as full payment for its work such sum as will equal the cost of the paving repaving or repairs as the case may be of an equivalent area outside of the roadbed In the event that such person or corporation shall fail or refuse to perform such work after reasonable notice to do so such public authority may pave repave or repair the roadbed and collect from such person or corporation the cost thereof per square yard or other unit in excess of the cost obtaining on the balance of such street or highway

Section 3 That no person or corporation owning leasing or operating a street railway line or lines in this Commonwealth shall be required to pave repave repair or maintain or to pay the cost of paving repaving repairing or maintenance of any portion of the street or highway in which its tracks are laid except as herein provided

Section 4 That all acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1016, as follows:

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the

authority of the same That the sum of two million dollars (\$2,000,000) is hereby specifically appropriated to the Department of Forests and Waters for the acquisition of lands for forestry purposes in the manner now provided by law including the payment of all expenses necessarily incurred in acquiring such lands for the Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1020, as follows:

An Act authorizing Sheriffs in Counties of the third class to appoint a Solicitor prescribing the duties of such Solicitor fixing his term and providing for the fixing of his salary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all Counties of the third class the Sheriff may appoint one person as his Solicitor

Section 2 Said solicitor shall advise the Sheriff upon all legal matters that be submitted to him and conduct all litigation connected with the Sheriff's office when requested so to do by the Sheriff The solicitor shall hold office for the term for which the sheriff was elected and his salary shall be fixed by the salary board

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1032, as follows:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled: "An act to amend section one and supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervisions of the Banking Department and making an appropriation" which was amended by an act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Pam-

phlet Laws one thousand two hundred and one) entitled "An act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred fifty-seven) entitled 'An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation" extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation' extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation" and which was further amended by an act approved the twenty-second day of May nineteen hundred and twenty-three (Pamphlet Laws three hundred three) entitled "An act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty seven) entitled 'An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation" extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation extending said commission for a further period of two years and making an appropriation" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission appointed by the Governor under the authority of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation" and continued by the act to which this is an amendment is hereby continued for a further period of two years The commission shall codify and revise the laws relating to banks private bankers trust companies savings institutions building and loan associations loan brokers and all other corporations persons partnerships and associations under the supervision of the Banking Department as well as all other laws on matters and subjects relating to banking and correlative subjects as may be referred to the commission by the Governor or the [Banking Commissioner] Secretary of Banking The commission shall report to the General Assembly at the session of one thousand nine hundred and [twenty-five] twenty-seven and shall recommend such changes in the existing law as may to such commission seem desirable

Section 2 The unexpended balance of any appropriations heretofore made to the commission or so much thereof as may be necessary is hereby specifically reappropriated to the use of the commission for the purpose of carrying into effect this act and the act to which this is an amendment Payments from said appropriation shall be made on order of the chairman of said commission by warrant of the Auditor General on the State Treasurer

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1037, as follows:

An Act creating a commission to investigate the situation with regard to the Normal Schools of the Commonwealth defining the powers and duties of the commission and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created to be known as the State Normal School Commission The commission shall be composed of the Governor the Auditor General the State Treasurer three members of the Senate to be appointed by the President Pro Tempore of the Senate and three members of the House of Representatives to be appointed by the Speaker of the House

Section 2 Not later than the first day of July one thousand nine hundred and twenty-five the commission shall organize at the call of the Governor The Governor shall be chairman of the commission

The members of the commission shall not receive any compensation for the performance of their duties but shall be paid all traveling hotel and other expenses actually incurred in the performance of their duties

Section 3 The commission shall investigate the Normal School situation of the Commonwealth as it pertains to the sufficiency of the service the adequacy and arrangement of the buildings and accommodations and the location of the several units composing the system from the standpoint of State service and shall adopt and recommend to the General Assembly a final policy to be adopted by the Commonwealth with regard to the construction location and maintenance of the Normal Schools of the Commonwealth

The commission shall have the power to make an investigation of the Normal School systems of other States with the view of ascertaining the best arrangement for the Normal School system of Pennsylvania

Section 4 The commission shall make a report of its work to the General Assembly not later than February first one thousand nine hundred and twenty-seven The commission shall in its report include such drafts of legislation as may be necessary to carry out its recommendations

Section 5 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the said commission for the payment of the expenses of the commission and its employees including clerk hire secretarial and stenographic services necessary printing including report and for the payment of any charges proper and reasonable to carry out the provisions of this act

Payment from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition by the chairman of the commission in the usual manner

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1039, (House Bill No. 287), entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1044, (House Bill No. 773), entitled:

An Act to amend section one of the act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred and sixty-five entitled 'An act empowering railroad companies to employ

police force' " by extending the same to certain other companies

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1047, (House Bill No. 1060), entitled:

An Act making an appropriation to the Pennsylvania Soldier's Orphans' School at Scotland

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

RECESS.

Mr. SCHANTZ. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

SENATE BILL NO. 402, RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 402, entitled:

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. BETTS. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. NORTH. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows: Amend section 1, page 1, line 12, by inserting after the word "college", the words "high school."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |

Daix,
Davis,
Derrick,

Huffman,
Joyce,
Krause,

Painter,
Patton,
Quigley,

Homsher,
Pres. Pro Tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL No. 399.

He also returned to the Senate, Senate Bill No. 399, entitled:

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

with the information that the House has passed the same without amendment.

He also informed the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 189, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

and has appointed Messrs. McCaig, McBride, and Perry, as a Committee of Conference to confer with a similar committee of the Senate already appointed to consider the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 368.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 368, entitled:

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

SENATE BILL NO. 393, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 393, entitled:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

with the information that the House has passed the same with

amendments, in which the concurrence of the Senate is requested.

Mr. STEELE. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by House of Representatives to the foregoing bill.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 5, line 2, by inserting after the word "school" the words "or junior high school."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 200, (Senate Bill No. 1072), entitled:

An Act to amend sections eight and twenty-one of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 869), entitled "An act providing for the organization, government, discipline, maintenance, and regulation of the armed land forces of this Commonwealth."

Which was committed to the Committee on Appropriations.

House Bill No. 909, (Senate Bill No. 1073), entitled:

A Joint Resolution constituting a commission to examine the laws of the Commonwealth relating to rights of married persons, and to prepare and submit bills to carry into effect its recommendations; prescribing the powers and duties of said commission, and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1235, (Senate Bill No. 1074), entitled:

An Act empowering cities and counties which are authorized to take purchase of condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly

Which was committed to the Committee on New Counties and County seats.

House Bill No. 39, (Senate Bill No. 1075), entitled:

An Act regulating the compensation of sheriffs in counties of the sixth seventh and eighth classes for boarding prisoners where the sheriff is keeper or warden of the jail in such county

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 265, (Senate Bill No. 1076), entitled:

An Act to amend sections five hundred and one and five hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Which was committed to the Committee on Game and Fisheries.

House Bill No. 418, (Senate Bill No. 1077), entitled:

An Act authorizing and providing for the acquiring by agreement and operating by boroughs of water systems owned by corporations furnishing water within the acquiring borough and in adjacent townships or nearby boroughs authorizing the placing of liens upon and the issuing of obligations secured by the property acquired for the payment thereof and providing that the obligations shall be exempt from taxation for any purpose

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 547, (Senate Bill No. 1078), entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto Section One B

Which was committed to the Committee on Finance.

House Bill No. 600, (Senate Bill No. 1079), entitled:

An Act imposing a tax for State purposes on marine insurance underwriting profits and providing for the collection of such tax

Which was committed to the Committee on Finance.

House Bill No. 814, (Senate Bill No. 1080), entitled:

An Act to further amend section twenty of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine"

Which was committed to the Committee on Finance.

House Bill No. 1009, (Senate Bill No. 1081), entitled:

An Act to amend section two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1011, (Senate Bill No. 1082), entitled:

A supplement to an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said taxes" fixing the mercantile license tax for dealers beginning business on or after May first

Which was committed to the Committee on Finance.

House Bill No. 1013, (Senate Bill No. 1083), entitled:

An Act to amend an act approved May second one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" as amended

Which was committed to the Committee on Finance.

House Bill No. 1039, (Senate Bill No. 1084), entitled:

An Act empowering boroughs to purchase own use operate and control any natural gas well or natural gas wells within the limits of such boroughs or in the vicinity thereof for a supply of natural gas for municipal purposes

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1142, (Senate Bill No. 1085), entitled:

An Act to further amend section four hundred and thirty-four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1232, (Senate Bill No. 1086), entitled:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance

Which was committed to the Committee on New Counties and County Seats.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 25, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be notaries public for a term of four years to compute from the date of confirmation:

PHILADELPHIA COUNTY.

Miss Ada C. Nesper, 120 Merion Avt., Narberth (In lieu of appointment confirmed on March 18th for Montgomery County, through error of applicant).

Henry J. Schmidt, 53 Stratford Ave., Aldan, (In lieu of appointment confirmed on March 23d for Delaware County, through error of applicant).

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 25, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be notaries public for a term of four years to compute from the date of confirmation:

DAUPHIN COUNTY.

Miss Lillian N. Edwards, Harrisburg.
Ernest L. Norford, Paxtang.

FAYETTE COUNTY.

J. M. Hare, Fayette City,

LEBANON COUNTY.

H. F. King, Myerstown.
Elmer E. Lane, Schaffertown.

LUZERNE COUNTY.

G. V. Damiano, Wilkes-Barre.
Joseph B. Peters, Kingston.
Alex Skuzinski, Nanticoke.

MERCER COUNTY.

Simon J. Stahl, Farrell.

MONTGOMERY COUNTY.

Edward J. Pennell, Bryn Mawr.
Robert Truckness, Norristown.

NORTHAMPTON COUNTY.

Claude T. Haupt, Easton.
Miss Esther V. Hommer, Easton.
Clayton J. Unangst, Easton.

PHILADELPHIA COUNTY.

Leo B. Beresin 946 N. Randolph St., Philadelphia.
Americo V. Cortese, 908 South 8th St., Philadelphia.
Jacob Cohen, 2404 S. 4th St., Philadelphia.
John A. Zoells, 984 N. 5th St., Philadelphia.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 25, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration:

ALLEGHENY COUNTY.

Oscar Beilstein, 302 Union Bank, Pittsburgh, April 11, 1925.
Wm. Henning, 1231 Wightman St., Pittsburgh, March 29, 1925.
Jos. J. King, 242 5th Ave., Pittsburgh, April 11, 1925.
Ross C. Klingensmith, 255 Travella Blvd., Pittsburgh, April 5, 1925.
William George Over, 7631 Hamilton Ave., Pittsburgh, April 11, 1925.

BEAVER COUNTY.

Harry B. Richardson, Woodlawn, April 9, 1925.

BLAIR COUNTY.

W. J. Hamor, Altoona, April 10, 1925.

CAMBRIA COUNTY.

Miss Kate Arthur, Johnstown, April 9, 1925.

CHESTER COUNTY.

Louis Cutillo, Phoenixville, March 25, 1925.

DELAWARE COUNTY.

Miss Martha H. Melick, Chester, April 8, 1925.
Miss S. Claire Vander Veer, Lansdowne, April 12, 1925.

GREENE COUNTY.

L. W. Sayers, Waynesburg, April 8, 1925.

LUZERNE COUNTY.

Henry A. Gordon, Wilkes-Barre, April 8, 1925.
W. M. Van Horn, Kingston, April 9, 1925.

MONTGOMERY COUNTY.

F. Edward Malmberg, Norristown, April 4, 1925.

NORTHAMPTON COUNTY.

James D. Caporaso, Pen Argyl, April 7, 1925.

PHILADELPHIA COUNTY.

James H. Avery, 106 E. Girard Ave., Philadelphia, April 9, 1925.

John F. Cronin, 3236 N. 5th St., Philadelphia, April 11, 1925.

Miss Lillie A. Donovan, Media, April 12, 1925.

Miss Caroline Earnshaw, 4370, Main St., Philadelphia, April 12, 1925.

J. H. Friedman, 6636 N. Gratz St., Philadelphia, April 11, 1925.

Walter G. Gibson, 629 S. Broad St., Philadelphia, April 8, 1925.

Gustav Hemm, 3960 N. 9th St., Philadelphia, April 8, 1925.

W. O. Hempstead, Jr., 85 Lincoln Ave., Philadelphia, April 12, 1925.

Walter F. Henry, 1135 N. Girard Ave., Philadelphia, April 10, 1925.

Miss Elizabeth Liggett, 1800 Morris Bldg., Philadelphia, April 11, 1925.

Robert H. McKeown, 5031 Frankf'd Ave., Philadelphia, April 11, 1925.

Thomas A. Rafferty, 3331 Vankirk St., Philadelphia, April 11, 1925.

John M. Reeve, 1822 E. Atlantic St., Philadelphia, April 25, 1925.

Samuel Sagan, 223 S. Millick St., Philadelphia, April 12, 1925.

Isaac Seidman, 1618 S. 4th St., Philadelphia, April 11, 1925.

Wm. Parker Seigert, 1420 Chestnut St., Philadelphia, April 8, 1925.

Mrs. B. M. Snover, 3400 Chestnut St., Philadelphia, April 8, 1925.

W. C. Sowerby, 1212 Harrison St., Philadelphia, April 8, 1925.

Herman Walzer, 1301 N. 29th St., Philadelphia, April 9, 1925.

SCHUYLKILL COUNTY.

Robert L. Heiser, Mahanoy City, April 8, 1925.

WESTMORELAND COUNTY.

W. Rilev Alter, New Kensington, March 25, 1925.

Charles H. Harman, Youngwood, April 11, 1925.

M. J. McGeary, New Kensington, April 10, 1925.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 25, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named person to be a Notary Public, for the term of four years, to compute from the date of expiration:

PHILADELPHIA COUNTY.

John Dunn, 5331 Market St., Phila., March 26, 1925.

GIFFORD PINCHOT.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 25, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Oscar D. Link, of Fleetwood, to be Justice of the Peace, in and for the Township of Ruscombmanor, Berks County.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. SCHANTZ,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. SCHANTZ,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | DeWitt, | Kunkle, | Salus, |
| Baldwin, | Earnest, | Kutz, | Schantz, |
| Barr, | Einstein, | Lanius, | Snyder, |
| Baumer, | Eyre, | Leslie, | Sones, |
| Betts, | Freeman, | MacDade, | Steele, |
| Bonbrake, | Gelder, | Mansfield, | Stites, |
| Brown, | Griswold, | Miller, | Vare, |
| Buckman, | Harris, | North, | Weingartner, |
| Culbertson, | Heaton, | Norton, | Woodward, |
| Daix, | Huffman, | Painter, | Homsher, |
| Davis, | Joyce, | Patton, | Pres. Pro Tem. |
| Derrick, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted 'aye' the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SCHANTZ. Mr. President, I move that the Executive Session do now rise.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 47, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster, Lancaster County, Pennsylvania

House Bill No. 92, entitled:

An Act making an appropriation to the Pennsylvania Soldiers' and Sailors Home at Erie, Pennsylvania.

House Bill No. 100, entitled:

An Act making an appropriation to the Pennsylvania Soliders' and Sailors' Home at Erie, Pennsylvania, for maintenance of said Home and payment of expenses of administration, including salaries of officials and clerks, and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury.

House Bill No. 119, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums.

House Bill No. 148, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 153, entitled:

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

House Bill No. 190, entitled:

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

House Bill No. 195, entitled:

An Act to further amend section thirteen of the act approved the thirteenth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended empowering associate Judges to act as return boards where the resident president judge is a candidate.

House Bill No. 209, entitled:

An Act making an appropriation to the Chester Hospital at Chester Pennsylvania

House Bill No. 262, entitled:

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

House Bill No. 268, entitled:

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic"

House Bill No. 289, entitled:

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields

House Bill No. 320, entitled:

An Act making an appropriation to the Hospital of Dixmont Allegheny County Pennsylvania

House Bill No. 358, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Deaf

House Bill No. 364, entitled:

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

House Bill No. 402, entitled:

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

House Bill No. 470, entitled:

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" said section having been added to Article ten of said act by the act approved April twenty-sixth one thousand nine hundred and twenty-three (Pamphlet Laws ninety) entitled "An act to amend Article ten of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and ninety-seven) entitled 'An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act' adding thereto a section to be section one thousand nine providing a penalty for interfering with notices posted by the Department"

House Bill No. 565, entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

House Bill No. 608, entitled:

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers

House Bill No. 609, entitled:

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same

House Bill No. 669, entitled:

An Act validating the title to real estate taken and held by corporations of other States without first having known places of business and designated authorized agents for the transaction of their business within this Commonwealth

House Bill No. 768, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

House Bill No. 775, entitled:

An Act to amend Section one of and to add Sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of a zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be ad-

vanced also providing for the enforcement of zoning regulations established by cities and providing penalties for the violation of the same

House Bill No. 780, entitled:

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

House Bill No. 783, entitled:

A supplement to an act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred thirty-one) entitled "An act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvements to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvements and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements in roads lands buildings and means of communication" requiring certain plans of streets and highways and plans plots and replots of land to be submitted to and approved by the County Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law

House Bill No. 790, entitled:

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

House Bill No. 798, entitled:

An Act relating to adoption

House Bill No. 840, entitled:

An Act to amend Sections three and four of the act approved the eleventh day of May one thousand nine hundred twenty-three (Pamphlet Laws one ninety-nine) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

House Bill No. 858, entitled:

An act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

House Bill No. 994, entitled:

An Act making an appropriation to the Department of Agriculture

House Bill No. 996, entitled:

An Act making an appropriation to the Department of Agriculture from the Dog Fund

House Bill No. 999, entitled:

An Act making an appropriation to Saint Luke's Hospital of Philadelphia

House Bill No. 1019, entitled:

An Act making an appropriation to Mary E. Mumper of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

House Bill No. 1020, entitled:

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

House Bill No. 1023, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Pennsylvania

House Bill No. 1059, entitled:

An Act making an appropriation to the Board of Trustees of the Polk State School

House Bill No. 1062, entitled:

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

House Bill No. 1063, entitled:

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

House Bill No. 1064, entitled:

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

House Bill No. 1092, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

House Bill No. 1138, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

Whereupon,

THE PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the presence of the Senate signed the same.

RECESS.

Mr. SCHANTZ. Mr. President, I move that the Senate do now take a recess until five o'clock this afternoon.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 392, (Senate Bill No. 1087), entitled:

An Act to provide for the ordinary expenses of the executive, judicial and legislative departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first one thousand nine hundred and twenty-five; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-five.

Which was committed to the Committee on Appropriations.

House Bill No. 1001, (Senate Bill No. 1088), entitled:

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

Which was committed to the Committee on Judiciary General.

House Bill No. 1030, (Senate Bill No. 1089), entitled:

An Act making an appropriation to carry out the provisions of an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred and ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations; and regulating the payment thereof.

Which was committed to the Committee on Judiciary Special.

BILLS INTRODUCED.

Mr. NORTH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTH (for Mr. Buckman) read in his place and presented to the Chair Senate Bill No. 1090, entitled:

An Act classifying Underwriter's Associations Corporations or Bureaus engaged in fixing rates for fire insurance, as Public Service Companies, making them subject to the provisions of the public service law, and giving the Public Service Commission power to make necessary rules and regulations.

Which was committed to the Committee on Insurance.

Mr. MILLER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER read in his place and presented to the Chair Senate Bill No. 1091, entitled:

An Act to amend section three of an act approved the fourteenth day of June, one thousand nine hundred and twenty-three, (Pamphlet Laws seven hundred ninety-five) entitled "An act to amend sections ten, eleven, twelve and fourteen of, and to add sections eleven (a) and eleven (b) to, an act, entitled 'An act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violations of this act,' approved the 19th day of March, 1909 (P. L. 46); changing the preliminary educational requirements; creating a board to examine and license osteopathic physicians to practice operative surgery; providing for such examination and licensing; regulating the practice of the same, and requiring additional qualifications therefor; defining osteopathy; and providing for the effect or reports and certificates made by osteopathic physicians; and granting additional powers to the Board of Osteopathic Examiners to revoke licenses."

Which was committed to the Committee on Public Health and Sanitation.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ (for Mr. Barr) read in his place and presented to the Chair Senate Bill No. 1092, entitled:

A joint resolution providing for a legislative commission to investigate the educational needs and resources of the Commonwealth and make to the General Assembly of one thousand nine hundred and twenty-seven a report of its findings, together with recommendations setting up a unified state policy in public education for the public, elementary and high schools, the State normal schools, and the colleges and universities; prescribing also the powers and duties of said commission, and making an appropriation to cover necessary expenses incident to making such investigation and report.

Which was committed to the Committee on Appropriations.

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL No. 968.

Mr. BETTS offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House concur) That Senate Bill No. 968, entitled "An act authorizing the Secretary of Highways, with the approval of the Governor, to make relocations of State-aid highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road"

be recalled from the House for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS INTRODUCED.

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEINGARTNER read in his place and presented to the Chair Senate Bill No. 1093, entitled:

An Act fixing the salary of county controllers in counties of the sixth class.

Which was committed to the Committee on Judiciary General.

He also read in his place and presented to the Chair Senate Bill No. 1094, entitled:

An Act to amend section one of an act approved the 27th day of June, 1895, (P. L. 403), entitled, "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties;" as amended; extending the provisions of said act to counties of the sixth class.

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1091, entitled:

An Act to amend section three of an act approved the fourteenth day of June, one thousand nine hundred and twenty-three, (Pamphlet Laws seven hundred ninety-five), entitled "An act to amend sections ten, eleven, twelve and fourteen of, and to add sections eleven (a) and eleven (b) to, an act, entitled 'An act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of this act,' approved the nineteenth day of March, one thousand nine hundred and nine (Pamphlet Laws, forty-

six); changing the preliminary educational requirements; creating a board to examine and license osteopathic physicians to practice operative surgery; providing for such examination and licensing; regulating the practice of the same, and requiring additional qualifications therefor; defining osteopathy; and providing for the effect or reports and certificates made by osteopathic physicians; and granting additional powers to the Board of Osteopathic Examiners to revoke licenses."

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 361.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 361, File Folio 3361, entitled "An act to amend section three of an act approved the eleventh day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws five hundred and twenty-one), entitled 'An act relating to dogs, and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties upon certain State, county, city, borough, town and township officers and employees directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof; and providing penalties;' appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 393.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, March 25, 1925.

Resolved (if the Senate concur) That House Bill No. 393, entitled,

"A Supplement to an act entitled 'An act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-three, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three' as approved the thirtieth day of June, Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first, one thousand nine hundred and twenty-five, by certain of the Executive and Judicial Departments not provided for by said act."

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL No. 360.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 360, File Folio 3077, entitled "An act to amend section eight of the act approved the sixteenth day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws five hundred fifty-nine), entitled 'An act for the better protection of fish, requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the penalties recovered and license fees received;' appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act;"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL No. 365.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, March 23, 1925.

Resolved, (if the Senate concur), That House Bill No. 365, File Folio 3067, entitled "An act to amend section forty-two of the act approved the fifteenth day of April, one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven), entitled 'An act relating to counties and townships, and county and township officers,' by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth, and providing their compensation for such services, including certain compensation for services prior to the passage of this act;"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

TIME OF NEXT MEETING.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 25, 1925.

Resolved, (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March thirtieth, at nine o'clock: and when the House of Representatives adjourns this week it reconvene on Monday evening, March thirtieth at nine o'clock.

REPORTS FROM COMMITTEE.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none,

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 920, (House Bill No. 75), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania State Oral School for the Deaf at Scranton, Lackawanna County, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1073, (House Bill No. 909), entitled:

An Act transferring and reappropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June one thousand nine hundred and twenty-three, entitled "An act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth; interest on the public debt and the support of the public schools for the two fiscal years beginning June one thousand nine hundred and twenty-three, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three."

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1072, (House Bill No. 200), entitled:

An Act making an appropriation and providing for the adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1087, (House Bill No. 392), entitled:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five.

MOTION TO READ BILLS THE FIRST TIME.

Mrs. VARE. Mr. President, I move that all bills reported from committee at session be read the first time.
Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order

The Senate proceeded to the first reading and consideration of Senate Bill No. 424, (House Bill No. 140), entitled:

An Act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 471, (House Bill No. 231), entitled:

An Act to amend section one thousand two hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order

The Senate proceeded to the first reading and consideration of Senate Bill No. 473, (House Bill No. 405), entitled:

An Act to amend Sections five hundred and nine five hundred and eleven five hundred and twelve seven hundred and nine and seven hundred and twenty and repeal Section five hundred and ten of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending, revising consolidating and changing the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order

The Senate proceeded to the first reading and consideration of Senate Bill No. 623, (House Bill No. 662), entitled:

An Act to amend by adding a new section number eight hundred and twenty-four and amend sections eight hundred and twenty-five, eight hundred and twenty-six eight hundred and twenty-seven eight hundred and twenty-eight eight hundred and forty and eight hundred and forty-one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending, revising, consolidating and changing the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 651, (House Bill No. 727), entitled:

An Act to amend an act approved the third day of May one thousand nine hundred and nine (P. L. 424) entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" as amended by extending the provisions thereof to counties of the fifth class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 880, (House Bill No. 380), entitled:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1033, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1040, (House Bill No. 306), entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1041, (House Bill No. 433), entitled:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1042, (House Bill No. 487), entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (P. L. 1035) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1046, (House Bill No. 964), entitled:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1048, (House Bill No. 637), entitled:

An Act to amend section twenty-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (P. L. 382) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1049, (House Bill No. 344), entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any one claiming title thereto and providing a penalty.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1052, entitled:

An Act setting apart from lands at New Cumberland, Cumberland County, owned by the Commonwealth a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children; and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1057, (House Bill No. 242), entitled:

An Act to amend section two of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 912), entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping, or attempting to escape, from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania, by the respective counties, from whose courts the said escaping convicts or prisoners have been committed; and providing for the maintenance of such convicts under sentence for escape et cetera;" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape, shall be borne by the county from whose courts the said prisoners shall have been originally committed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1060, (House Bill No. 966), entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies affecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1063, (House Bill No. 1270), entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1067, entitled:

An Act requiring the public selection and drawing of jurors in counties of the third class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1072, (House Bill No. 200), entitled:

An Act making an appropriation and providing for the hearing, adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1073, (House Bill No. 909), entitled:

An act transferring and reappropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the Act approved the thirtieth day of June one thousand nine hundred and twenty-three, entitled "An act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth; interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1087, (House Bill No. 392), entitled:

An act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1091, entitled:

An act to amend section three of an act approved the fourteenth day of June, one thousand nine hundred and twenty-three, (Pamphlet Laws seven hundred ninety-five), entitled "An act to amend sections ten, eleven (a) and eleven (b) to, an act entitled 'An act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of the act,' approved the nineteenth day of March, one thousand nine hundred and nine (Pamphlet Laws, forty-six); changing the preliminary educational requirements; creating a board to examine and license osteopathic physicians to practice operative surgery; providing for such examination and licensing; regulating the practice of the same, and requiring additional qualifications therefor; defining osteopathy; and providing for the effect or reports and certificates made by osteopathic physicians; and granting additional powers to the Board of Osteopathic Examiners to revoke licenses."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. GELDER. Mr. President, I move that the Senate do now adjourn until Monday evening, March 30, 1925, at nine o'clock.

Mr. SCHANTZ. Mr. President, I second motion.

The motion was agreed to.

The Senate adjourned at 5:58 P. M., until Monday evening, March 30th, at nine o'clock.

HOUSE OF REPRESENTATIVES

WEDNESDAY, March 25, 1925.

The House met at 10:30 o'clock A. M.

The SPEAKER. (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Heavenly Author of all right and of all truth, the heavens declare Thy glory and the firmament showeth forth Thy handiwork. We pray Thee today that our lives may be flooded with Thy sunshine even as Thy sunshine has filled this day. Bless us and give us the spirit of gladness and good cheer and good fellowship. Bless this House today, the Speaker and the members and all who are here, and be with every one that needs Thee especially. We ask it in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when on motion of Mr. Calhoun, the further reading was dispensed with and the Journal approved.

BILLS INTRODUCED AND REFERRED

By Mr. STERLING. (By Request) HOUSE BILL No. 1517

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

Referred to the Committee on Public Health and Sanitation.

By Mr. HRICKO. HOUSE BILL No. 1518.

An Act to establish as a State Highway a certain section of public road in the county of Lackawanna.

Referred to the Committee on Public Roads.

By Mr. TURNER. HOUSE BILL No. 1519.

An Act to validate certain proceedings for municipal improvements, municipal assessments, municipal claims and municipal liens in the several boroughs of this Commonwealth; providing for the filing of claims and liens therefor, and the proceedings for the collection of such assessments and claims.

Referred to the Committee on Municipal Corporations.

By Mr. TURNER. HOUSE BILL No. 1520.

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other incorporated districts or municipalities, had and held for the purpose of increasing the indebtedness of such municipalities, or the refunding of the existing indebtedness, to provide for the redemption of same; and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections

Referred to the Committee on Municipal Corporations.

By Mr. LOTZ. HOUSE BILL No. 1521.

An Act providing for a separate assessment of property in boroughs for borough and school tax purposes; providing for the appointment of a borough assessor and assistant assessors; prescribing their duties and compensation; and imposing certain duties on the burgess and members of council in connection therewith and as a board of revision.

Referred to the Committee on Municipal Corporations.

By Mr. GOEHRING. HOUSE BILL No. 1522.

An Act pertaining to corporations organized or doing business within the Commonwealth, limiting the operation of their by-laws, and providing for the execution of contracts, notes, mortgages, et cetera, by such corporations.

Referred to the Committee on Judiciary General.

By Mr. STORER. HOUSE BILL No. 1523.

An Act to repeal the act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and seventy) entitled "An act authorizing Boroughs to sell certain real estate and prescribing procedure to be followed."

Referred to the Committee on Municipal Corporations.

By Mr. FLINCHBAUGH. HOUSE BILL No. 1524.

An Act to amend Route three hundred and thirty-two of section one of the act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth," as amended.

Referred to the Committee on Public Roads.

By Mr. CHRISTIAN MILLER. HOUSE BILL No. 1525.

An Act to amend section one of an act, approved the first day of May, one thousand nine hundred and twenty-three (P. L. 114), entitled "An act prohibiting the location of cities of the third class of city prisons or lock-ups close to public school buildings."

Referred to the Committee on Municipal Corporations.

By Mr. WILLIAMS. HOUSE BILL No. 1526.

An Act granting a pension to John Boyer and Sarah M. Boom, of the county of Tioga.

Referred to the Committee on Pensions and Gratuities.

By Miss GRIMES. HOUSE BILL No. 1527.

An Act creating in all counties, a salary board to fix and determine the number and compensation of employes, and the salaries of solicitors, deputies and assistants in all county offices, boards, bureaus, departments, and divisions thereof; prescribing the powers and duties of said board, and regulating appeals from the decision thereof; and abolishing statutory salaries and compensation.

Referred to the Committee on Counties and Townships.

By Miss GRIMES. HOUSE BILL No. 1528.

An Act providing for the fixing of the compensation and salaries of court criers and tipstaves in the several counties of this Commonwealth by the judge or judges appointing said officers.

Referred to the Committee on Judiciary Special.

By Mr. LAFFERTY. HOUSE BILL No. 1529.

An Act making an appropriation to the Auditor General to pay claim of the contractor employed by the commission appointed under the authority of the act of July 25, 1913, (P. L. 1311), to select a site and build a State Industrial Home for Women, said claim having been settled by the Auditor General and Approved by the State Treasurer.

Referred to the Committee on Appropriations.

By Mr. LORENZO D. THOMAS. HOUSE BILL No. 1530

An Act to amend section one thousand one hundred and three, as amended, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309),

entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof that are or may be inconsistent therewith," and to repeal all inconsistent legislation.

Referred to the Committee on Education.

By Mr. MARCUS. HOUSE BILL No. 1531.

An Act authorizing executors and administrators in all cases in which they have filed their accounts, and in which decrees of distribution have been entered and which shall have become absolute, to apply by petition to the Orphans' Court having jurisdiction of their accounts, for leave to pay into court the distributive shares of any person or persons named as distributees in such reasonable search; providing for notice by publication of the facts set forth in said petition, or by registered mail, and for the entry of a decree upon said petition. Providing further for the payment of the costs and expenses of such proceedings, and for appeal as in other cases.

Referred to the Committee on Judiciary General.

By Mr. METZINGER. HOUSE BILL No. 1532.

An Act to regulate the manufacture and sale of goods marked "platinum" or "solid platinum" and articles or metallic mixtures containing platinum.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. HOUSE BILL No. 1533.

An Act to provide for the selection of sites and the erection of buildings for two State psychopathic hospitals to be erected, one in the western and one in the eastern part of the State to be known as the Western and Eastern Pennsylvania State Psychopathic Hospitals, respectively; providing for the management of the same and making appropriations for the purchase of said sites and the preparation of plans for the construction of buildings for the said hospitals.

Referred to the Committee on Public Health and Sanitation.

By Mr. MacMILLAN. HOUSE BILL No. 1534.

An Act to amend Route Two hundred and Forty-eight of section six of an act approved the thirty-first of May, one thousand nine hundred and eleven, (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the

State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. LUDLOW. HOUSE BILL No. 1535.

An Act to amend section twenty-eight of an act, approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof, imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended.

Referred to the Committee on Public Roads.

By Mr. McCORMICK. HOUSE BILL No. 1536.

An Act making it unlawful in certain cases to search the property of another without a search warrant; and providing penalties.

Referred to the Committee on Judiciary General.

By Mr. McCORMICK. HOUSE BILL No. 1537.

An Act relating to the dissolution of corporations and imposing certain duties on the Secretary of the Commonwealth and the prothonotaries.

Referred to the Committee on Judiciary General.

By Mr. STAVITSKI. HOUSE BILL No. 1553.

An Act to amend section three of the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen (P. L. 1024), entitled "An act to protect the public health, and welfare by regulating the employment of females in certain establishments with respect to their hours of labor, and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof," as amended.

Referred to the Committee on Labor and Industry.

By Mr. HESS. HOUSE BILL No. 1554.

An Act authorizing the use of certain moneys in the Motor license fund for township reward and state-aid construc-

tion and making the necessary appropriation from the motor license fund therefor.

Referred to the Committee on Public Roads.

By Mr. WHEELER. HOUSE BILL No. 1555.

An Act to amend section three of the Act approved the fifteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, eight hundred and thirty-four) entitled "An act imposing a State tax, including an additional emergency State tax on liquid fuels, including all liquids ordinarily, practically and commercially usable in internal combustion engines for the generation of power and all distillates of and condensates from petroleum, natural gas, coal, coal tar and vegetable ferments so usable and sold in this Commonwealth, except for the purpose of resale, providing for the collection of such tax and for the distribution and use of the revenues derived therefrom, providing for the filing of certificates and reports of the sale of such liquid fuels to dealers, and fixing penalties."

Referred to the Committee on Ways and Means.

By Mr. BALDI. HOUSE BILL No. 1556.

An Act to amend an act, approved the twenty-first day of July, one thousand nine hundred and nineteen (Pamphlet Laws, one thousand fifty-seven), entitled "An act to amend Section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and two), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers and trust companies doing business within this Commonwealth and making an appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons, partnerships and associations under the supervision of the Banking Department; and making an appropriation," extending said commission for a further period of two years; and making an appropriation.

Referred to the Committee on Banks and Banking.

By Mr. LONG. HOUSE BILL No. 1557.

An Act to amend Chapter eleven of the act approved the fourth th day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising amending and consolidating the law relating thereto," by adding thereto article three section eight hundred and fifty, authorizing townships of the second class to accept as part of the township road system roads dedicated to public use,

Referred to the Committee on Counties and Townships.

By Mr. HESS. HOUSE BILL No. 1558.

An Act to amend sections one, two, three, six, seven, thirteen, fifteen and sixteen of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and twenty-five) entitled "An act providing a system of registering titles to motor vehicles for the protection of owners of motor vehicles and to facilitate the recovery of motor vehicles stolen or unlawfully taken; regulating the certification of such titles, the purchase, sale and transfer of motor vehicles, and their registration; providing for the collection of fees for the certification of titles, and for disposition thereof; forbidding the destruction, removal, alteration covering, or defacement of any engine, manufacturer's, or other distinguishing number or identification mark on motor vehicles; and providing for the assignment of special numbers in certain cases; imposing duties on the State Highway Commissioner, sheriffs, constables, police officers, and other peace officers; and providing penalties."

Referred to the Committee on Public Roads.

By Mr. FRYE. HOUSE BILL No. 1559.

An Act to amend section six hundred and seventeen of the act approved the eighteenth day day of May, one thou-

sand nine hundred and eleven, (Pamphlet Laws 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania; together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are of may be inconsistent therewith," as amended.

Referred to the Committee on Education.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 401. (HOUSE BILL No. 1538.)

An Act to amend sections six hundred and twenty-three and six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions against fire hazard in school buildings.

Referred to the Committee on Education.

SENATE BILL No. 447. (HOUSE BILL No. 1539.)

An Act to amend section eleven of the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand fifty-four) entitled "An act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act."

Referred to the Committee on Counties and Townships.

SENATE BILL No. 495. (HOUSE BILL No. 1540.)

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death or injuries while going to or returning from or attending fires.

Referred to the Committee on Municipal Corporations.

SENATE BILL No. 518. (HOUSE BILL No. 1541.)

An Act providing for the improvement of certain streets alleys and highways on the boundary lines of cities boroughs and townships and the assessment of properties abutting thereon but lying outside the limits of such cities boroughs or townships.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 897. (HOUSE BILL No. 1542.)

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Referred to the Committee on Municipal Corporations.

SENATE BILL No. 899. (HOUSE BILL No. 1543.)

An Act for the identification of infants born in places where maternity cases are handled; providing for the taking of finger or foot prints of infants and filing of the same and charging persons in charge of such places with the enforcement thereof.

Referred to the Committee on Public Health and Sanitation.

SENATE BILL No. 904. (HOUSE BILL No. 1544.)

An Act to further amend section thirty-six of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles; requiring the registration of the same and the licensing of all operators thereof; providing the fees therefor and the disposition of such fees; prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof; imposing certain duties on the State Highway Commissioner and on proprietors of public garages; providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" by prohibiting the registration of a motor vehicle for and the issuance of a driver's license to any person against whom a judgment of record for personal injuries, death or property damage remains unpaid for a period of six months.

Referred to the Committee on Public Roads.

SENATE BILL No. 906. (HOUSE BILL No. 1545.)

An Act to authorize the formation of a county planning commission in counties of the third fourth and fifth classes in the Commonwealth; prescribing its powers and duties and authorizing the county commissioners to make appropriations and to acquire property.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 909. (HOUSE BILL No. 1546.)

An Act authorizing the Department of Forests and Waters to make a survey and to prepare plans and specifications for the control of floods in and in the vicinity of Lock Haven Clinton County.

Referred to the Committee on Appropriations.

SENATE BILL No. 965. (HOUSE BILL No. 1547.)

An Act to repeal section eleven of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws, seven hundred seventy), entitled "An Act creating a Division of Township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties."

Referred to the Committee on Public Roads.

SENATE BILL No. 966. (HOUSE BILL No. 1548.)

An Act to repeal section nine of an act approved the eighth day of July, one thousand nine hundred nineteen (Pamphlet Laws, seven hundred seventy), entitled "An act creating a Division of Township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the Courts of Quarter Sessions and providing penalties."

Referred to the Committee on Public Roads.

SENATE BILL No. 967. (HOUSE BILL No. 1549.)

An Act to further amend section seven hundred twenty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships and revising, amending and consolidating the laws relating thereto," as amended by providing for the Department of

Highways to decentralize to townships of the first class and when so authorized, township to collect and retain fees.

Referred to the Committee on Public Roads.

SENATE BILL No. 968. (HOUSE BILL No. 1550).

An Act authorizing the Secretary of Highways with the approval of the Governor to make relocations of State-aid highways or any public road the improvement of which is required to be made under the supervisions or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance and providing for the payment of damages for private property taken injured or destroyed in the alteration of such road.

Referred to the Committee on Public Roads.

SENATE BILL No. 969. (HOUSE BILL No. 1551).

An Act prohibiting the naming or numbering of any State highway route or placing on or along state highway route signs or markers giving distances or directions without the approval of the Department of Highways providing penalty therefor and giving the Department of Highways authority to remove any sign number plate or marker of any description whatsoever.

Referred to the Committee on Public Roads.

SENATE BILL No. 970. (HOUSE BILL No. 1552).

An Act conferring on the Department of Highways the right to change or protect existing stream channels on private lands adjacent to highways in order to protect the highways in a proper manner and providing for the approval of said changes by the Department of Forests and Waters.

Referred to the Committee on Public Roads.

REPORTS FROM COMMITTEES.

Mr. TALBOT, from the Committee on Counties and Townships, reported as amended, House Bill No. 1284, entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred and fifteen (P. L. 706), entitled "An act requiring the county commissioners to provide, at the expense of the county a telephone, typewriter and stenographer for the use of the county superintendent of schools," by making further provisions for clerical assistance to county superintendents of schools.

Mr. METZINGER, from the Committee on Centennial Affairs, reported as committed, House Bill No. 1466, entitled:

An Act authorizing cities of the first class to acquire land for the purpose of holding public expositions celebrating Sesqui-Centennials, to lay out, open and improve streets, avenues or boulevards in connection therewith, and to pass ordinances, incur indebtedness and make appropriations therefor and providing procedure for the condemnation of such lands, and appeals therefrom.

Mr. NORTH, from the Committee on Public Roads, reported as committed, House Bill No. 1429, entitled:

An Act conferring authority on the Department of Highways and any county or township to enter upon private property adjacent to any public road or highway and place thereon snow fence, between December first and April first of the succeeding year, and providing for the payment of damages by the authorities responsible for the maintenance of said public road or highway to the owner of adjacent property occasioned in the actual placing or removal of said snow fence.

Mr. SPEER, from the Committee on Education, reported as amended, House Bill No. 983, entitled:

An Act to amend section five hundred and forty-two of the act approved the eighteenth day of May, one thousand nine

hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. GOSS, from the Committee on Education, reported as committed, House Bill No. 766, entitled:

An Act providing for the examination of custodians, engineers, assistant custodians, assistant engineers and firemen of school houses in first, second and third class school districts; defining their duties; fixing their minimum salaries and payment for overtime.

Mr. EDWARD BROWN, from the Committee on Education, reported as committed, House Bill No. 1367, entitled:

An Act to amend article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by permitting school boards to assign pupils to schools in other states and to pay their tuition in such schools.

Mr. IRVIN, from the Committee on Public Roads, reported as committed, House Bill No. 1431, entitled:

An Act prohibiting the discharge of sewage and all drainage, except surface drainage, on or within the legal limits of any public road, and providing penalty.

Mr. J. H. McCLURE, from the Committee on Municipal Corporations, reported as amended, House Bill No. 973, entitled:

An Act validating certain municipal contracts, municipal proceedings, municipal claims and municipal liens in the several boroughs of the Commonwealth, and providing for the collection and filing of claims therefor.

Mr. SPEER, from the Committee on Judiciary Special, reported as committed, House Bill No. 1144, entitled:

An Act to provide for the selection of jurors to serve in the several courts criminal and civil, of counties of the second class and defining the qualifications of such jurors; providing for the organization of a commission for the selection of jurors in such counties and prescribing its powers and duties, and authorizing it to investigate as to the qualifications of prospective jurors; imposing the expense of maintaining and operating said commission upon said counties and requiring the county commissioners to provide suitable quarters equipment, and supplies; authorizing the employment of the necessary clerks and other employees and providing for a salary board composed of the commission, the county commissioners and the controller of said counties to fix the number and compensation of such employees; requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service; repealing inconsistent legislation, and prescribing punishment for the violation hereof.

Mr. JOSIAH T. LITTLE, from the Committee on Counties and Townships, reported as amended, House Bill No. 866, entitled:

An Act fixing the salaries of county poor directors and directors of homes for the destitute in counties of the fourth, fifth, sixth, seventh and eighth class.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1442, entitled:

An Act to amend section twenty-three of an act approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended; by providing other penalties.

Mr. EACHES, from the Committee on Education, reported as amended, House Bill No. 880, entitled:

An Act to amend section twelve hundred and eight and to repeal section twelve hundred and four of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith;" further regulating the dismissal of principals and teachers; and repealing the present provision limiting contracts with teachers to three years.

Mr. CRAIG, from the Committee on Public Roads, reported as committed, House Bill No. 1321, (Senate Bill No. 595), entitled:

An Act ratifying and confirming all of the actions of the "Pennsylvania Commission" and of the "Joint Commission" created by the act approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred fourteen), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" as amended in which the Governor the Auditor General and the State Treasurer of this Commonwealth or any of them have participated since June fifteenth, one thousand nine hundred and twenty-three.

Mr. JONES, from the Committee on Public Roads, reported as committed, House Bill No. 1322, (Senate Bill No. 596), entitled:

An Act to amend sections two and three of the act approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred and fourteen), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said

bridge upon its completion and making an appropriation for the purposes of this act" as amended.

Mr. STOCK, from the Committee on Public Roads, reported as committed, House Bill No. 1320, (Senate Bill No. 594), entitled:

An Act to amend section ten of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways and a staff of assistants and employes, defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees, providing for taking over from the counties or roads connecting county-seats principal cities and towns and extending to the State line, describing and defining same by route numbers as the State Highways of the Commonwealth, providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part, requiring the State Highway Commissioner to make maps to be complete records thereof, conferring authority on the State Highway Commissioner, providing for the payment of damages in taking of property or otherwise in the improvement thereof, providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein, providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State, providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways, providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same, providing for a minimum width of State Highways and State aid highways and kind of materials to be used in the improvement, providing for payment of cost of improvement and repairs, providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," as amended.

Mr. NEELY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1413, (Senate Bill No. 523), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto" by providing for the creation of townships of the first class in certain cases.

Mr. EMHARDT, from the Committee on Judiciary Special, re-reported as amended, House Bill No. 52, entitled:

An Act providing for the sale of property held by husband and wife as tenants by entireties where they have been divorced or have been separated for more than one year and directing the distribution of the proceeds of such sale.

Mr. DRUMBOR, from the Committee on Judiciary Special, re-reported as committed, House Bill No. 559, entitled:

An Act prohibiting public service companies engaged in the business of furnishing, manufacturing or selling gas, water, electric light, electric power or telephone service from

imposing any ready to serve or meter charge or meter rental charge and providing a penalty.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1487, entitled:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the completion of the main cell block at the penitentiary in Centre County.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 157, entitled:

An Act authorizing the Department of Forests and Waters, through the Water and Power Resources Board, to complete the work begun and continued under an act approved the twenty-fifth day of July, one thousand nine hundred and thirteen (P. L. 1270), entitled "An act providing for the erection of a dam at the outlet of Pymatuning Swamp, and the establishment of a reservoir to conserve the waters thereof; providing for the taking of land and materials necessary thereto; vesting certain powers and duties in the Water Supply Commission; and making an appropriation," aid its amendments and supplements; and making an appropriation for such purpose.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1444, entitled:

An Act making an appropriation to the trustees of the Western Penitentiary for the erection of a new building to be used for the execution of condemned criminals upon the grounds of the Western Penitentiary in Centre County and providing for its isolation from other buildings.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1490, entitled:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the erection and construction of a reservoir.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1486, entitled:

An Act creating a commission to investigate the situation with regard to State Owned Institutions of the following classes, to wit, Mental Health Hospital; Institutions for the Feeble Minded; Medical Hospitals; and Schools for the Training of the Deaf; defining the power and duties of the Commission; and making an appropriation.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1454, entitled:

An Act making an appropriation to the Board of Trustees of the Warren Isolation Hospital, at North Warren, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1449, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 682, (Senate Bill No. 132), entitled:

An Act providing for a revised edition of the Borough Code and the printing thereof.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1295, (Senate Bill No. 185), entitled:

An Act making an appropriation to the School of Horticulture for Women at Ambler, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1187, (Senate Bill No. 95), entitled:

An Act making an appropriation to Liberty Fire Company No. 1, of Spring City, Pennsylvania for loss sustained while in attendance at fire on property of State institution.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1296, (Senate Bill No. 280), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have the appropriation bills, just reported from committee, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1487, entitled:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the completion of the main cell block at the penitentiary in Centre County.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 157, entitled:

An Act authorizing the Department of Forests and Waters, through the Water and Power Resources Board, to complete the work begun and continued under an act approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1270), entitled "An act providing for the erection of a dam at the outlet of Pymatuning Swamp, and the establishment of a reservoir to conserve the waters thereof; providing for the taking of land and materials necessary thereto; vesting certain powers and duties in the Water Supply Commission; and making an appropriation," and its amendments and supplements; and making an appropriation for such purpose.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1444, entitled:

An Act making an appropriation to the trustees of the Western Penitentiary for the erection of a new building to be used for the execution of condemned criminals upon the grounds of the Western Penitentiary in Centre County and providing for its isolation from other buildings.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1490, entitled:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the erection and construction of a reservoir.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1486, entitled:

An Act creating a commission to investigate the situation with regard to State Owned Institutions of the following classes, to wit, Mental Health Hospitals; Institutions for the Feeble Minded; Medical Hospitals; and Schools for the Training of the Deaf; defining the power and duties of the Commission; and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1454, entitled:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital, at North Warren, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1449, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 682, (Senate Bill No. 132), entitled:

An Act providing for a revised edition of the Borough Code and the printing thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1295, (Senate Bill No. 185), entitled:

An Act making an appropriation to the School of Horticulture for Women at Ambler, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1187, (Senate Bill No. 95), entitled:

An Act making an appropriation to Liberty Fire Company No. 1. of Spring City, Pennsylvania, for loss sustained while in attendance at fire on property of State Institution.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVE OF ABSENCE.

Mr. HEFFRAN asked and obtained leave of absence for himself, after this morning's session, for balance of the week.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 119.

An Act making an appropriation to the Board of Trustees of The Philadelphia Museums

HOUSE BILL No. 148.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

HOUSE BILL No. 153.

An Act making an appropriation to the Almira Home Association New Castle Pennsylvania

HOUSE BILL No. 209.

An Act making an appropriation to the Chester Hospital at Chester Pennsylvania

HOUSE BILL No. 565.

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport Lycoming County Pennsylvania

HOUSE BILL No. 999.

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

HOUSE BILL No. 47.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Lancaster County Pennsylvania

HOUSE BILL No. 100.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said Home and payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

HOUSE BILL No. 190.

An Act making an appropriation to the Board of Trustees of the Danville State Hospital at Danville for the purpose of improvements and purchase of equipment

HOUSE BILL No. 262.

An Act making an appropriation to the Board of Trustees of the Norristown State Hospital located at Norristown Pennsylvania

HOUSE BILL No. 289.

A Supplement to an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Appropriation Acts page two hundred and forty-five) entitled "An act making an appropriation to the State Hospital for Injured Persons of the Middle Coal Fields

HOUSE BILL No. 320.

An Act making an appropriation to the Dixmont Hospital of Dixmont Allegheny County Pennsylvania

HOUSE BILL No. 1019.

An Act making an appropriation to Mary E. Mumpher of Gettysburg for damages to a Hudson Coach Automobile sustained while in the service of the State Highway Department

HOUSE BILL No. 1020.

An Act making an appropriation to the Western Pennsylvania School for the Blind located at Pittsburgh Pennsylvania

HOUSE BILL No. 1023.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Pennsylvania

HOUSE BILL No. 1059.

An Act making an appropriation to the Board of Trustees of the Polk State School

HOUSE BILL No. 1062.

An Act making an appropriation to the Board of Trustees of the Pennhurst State School

HOUSE BILL No. 1063.

An Act making an appropriation to the Board of Trustees of the Locust Mountain State Hospital

HOUSE BILL No. 1064.

An Act making an appropriation to the Board of Trustees of the Eastern State Penitentiary

HOUSE BILL No. 1092.

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery County Pennsylvania

HOUSE BILL No. 1138.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

HOUSE BILL No. 364.

An Act to amend section one and section two as amended of an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) entitled "An act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" by fixing the number of judges of said court

HOUSE BILL No. 608.

An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers

HOUSE BILL No. 268.

An Act to further amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty), entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic."

HOUSE BILL No. 195.

An Act to further amend section thirteen of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended empowering associate judges to act as return boards where the resident president judge is a candidate

HOUSE BILL No. 609.

An Act authorizing townships of the first class to create fire and water districts and issue bonds and levy special

taxes restricted to said districts for the purpose of supplying and maintaining a water supply in the same

HOUSE BILL No. 669.

An Act validating the title to real estate taken and held by corporations of other States without first having established known places of business and designated authorized agents for the transaction of their business within this Commonwealth

HOUSE BILL No. 470.

An Act to amend section one thousand and nine of the act approved the third day of June one thousand nine hundred and fifteen (P. L. 797) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" said section having been added to article ten of said act by the act approved April twenty-sixth one thousand nine hundred and twenty-three (P. L. 90) entitled "An act to amend Article ten of the act approved the third day of June one thousand nine hundred and fifteen (P. L. 797) entitled 'An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act' adding thereto a section to be section one thousand nine providing a penalty for interfering with notices posted by the Department"

HOUSE BILL No. 775.

An Act to amend section one of and to add sections four five and six to an act entitled "An act authorizing cities of the third class to regulate the location of business trades and industries the location size and use of buildings and the areas of yards courts and open spaces" approved the third day of April one thousand nine hundred and twenty-three (Pamphlet Laws fifty-four) extending the provisions thereof to structures other than buildings providing for a board of appeals to review decisions of the officer charged with the enforcement of any zoning ordinance duly adopted by said cities establishing appeals from the decision of said board of appeals to the court of common pleas of the respective counties and authorizing said appeals to be advanced also providing for the enforcement of zoning regulations established by said cities and providing penalties for the violation of the same.

HOUSE BILL No. 92.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania

HOUSE BILL No. 358.

An Act making an appropriation to the Western Pennsylvania School for the Deaf

HOUSE BILL No. 402.

An Act making an appropriation to the Board of Trustees of the Blossburg State Hospital at Blossburg Tioga County Pennsylvania

HOUSE BILL No. 768.

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

HOUSE BILL No. 780.

An Act making an appropriation to the Board of Trustees of the Scranton State Hospital Scranton Pennsylvania

HOUSE BILL No. 790.

An Act providing for the repair of the dyke along the Delaware River at Matamoras Pike County and making an appropriation

HOUSE BILL No. 840.

An Act to amend Sections three and four of the Act approved the eleventh day of May one thousand nine hundred twenty-three (P. L. 199) entitled "An act providing for the examination of the Locust Mountain Memorial Hospital of Shenandoah Pennsylvania providing for the transfer thereof to the Commonwealth and for its management thereafter and making an appropriation"

HOUSE BILL No. 858.

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

HOUSE BILL No. 994.

An Act making an appropriation to the Department of Agriculture

HOUSE BILL No. 996.

An Act making an appropriation to the Department of Agriculture from the Dog Fund

HOUSE BILL No. 783.

A Supplement to an act approved the third day of May one thousand one thousand nine hundred and twenty-three (P. L. 131) entitled "An act creating regulating and defining the powers of a County Planning Commission and authorizing the creation of a county plan in counties of the second class requiring the county commissioners to furnish to the commission before passage resolutions relating to county improvements to roads lands buildings or means of communications authorizing the commission to report suggestions to the county commissioners concerning improvements and to appear in court with reference thereto authorizing the making of a county map and plan including territory extending three miles beyond the county limits showing proposed improvements to roads lands buildings or means of communication" requiring certain plans of streets and highways and plans plots and replots of land to be submitted to and approved by the County Planning Commission before recording determining the effect of the approval and disapproval thereof and creating a presumption of law

HOUSE BILL No. 798.

An Act relating to adoption

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 15.

An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and providing penalties

SENATE BILL No. 20.

An Act providing for the preparation or acquisition and preservation in the office of the county commissioners of each county of the names and records of all soldiers sailors marines and war nurses who served in the military and naval forces of the United States during the World War

SENATE BILL No. 37.

An Act to amend section one of an act approved the seventeenth day of April one thousand eight hundred and seventy-six (P. L. 29) entitled "An act relating to appeals in cases of summary convictions" as amended

SENATE BILL No. 107.

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

APPOINTMENT OF CONFERENCE COMMITTEE

The Clerk of the Senate being introduced informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 189, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

And has appointed Messrs. Schantz, North and Sones and a committee of conference to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. ALEXANDER. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate, and that a Committee of Conference be appointed to meet with a similar committee appointed by the Senate.

Mr. TALBOT. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF COMMITTEE

The SPEAKER. As a Committee of Conference on behalf of the House I appoint Messrs. McCaig, McBride and Perry. Ordered, That the Clerk inform the Senate accordingly.

QUESTION OF PERSONAL PRIVILEGE.

Mr. EDMONDS. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. EDMONDS. Mr. Speaker, on behalf of the sub-committee appointed by the Speaker of this House to confer with a similar committee of the Senate with reference to the exercises on the presentation of the Charter I would like to present a report on behalf of that sub-committee and ask that it be filed with the records of the House. I would like also to state to the members of the House that the small card which was attached to the invitation will be necessary for admission this afternoon up until three o'clock, and inasmuch as there has been a great demand for these tickets it is hoped that the members of the House will be in attendance early so that every one may be able to have accommodations.

The SPEAKER. The gentleman's remarks upon the question of personal privilege will be spread upon the Journal and the Clerk will read the report.

The Clerk read the report as follows:

REPORT OF PENN CHARTER EXERCISE COMMITTEE
MARCH 23, 1925.

Hon. Thomas Bluett, Speaker, House of Representatives, General Assembly of Pennsylvania, Harrisburg, Penna.

Honorable and dear Sir: The Special Committee of the House of Representatives appointed by you in accordance with the terms of Senate Concurrent Resolution, Pamphlet Laws, Resolution No. 5, for the purpose of making arrangements with a similar Committee of the Senate for the

presentation to the Commonwealth of Pennsylvania of William Penn's First Charter to the people of Pennsylvania, respectfully reports that in accordance with the terms of the resolution of appointment the joint committee organized with the election of the Hon. Flora M. Vare as Chairman, and Franklin S. Edmonds, as Secretary; that it conferred with the Governor, the Chief Justice of the Supreme Court of the Commonwealth, the President Judge of the Superior Court, the Mayor of the City of Philadelphia, and the Editor-in-Chief of the Public Ledger, as Trustee for the contributors to the fund with which the Charter was purchased.

After careful consideration it was decided that the presentation of the Charter to the Commonwealth should take place in the Hall of the House of Representatives at Harrisburg, on Wednesday, March 25th, 1925, at 3 P. M., with the following program:—

Chairman, Hon. Robert Von Moschzisker, Chief Justice of the Commonwealth.

Invocation to the Greate Spirit, Indian Chief Strong Wolf. History of the Charter, Albert Cook Myers, Secretary of the Pennsylvania Historical Commission.

Presentation of the Charter, David E. Smiley, Editor-in-Chief of the Public Ledger, as Trustee for the contributors to the fund with which the Charter was purchased.

Hon. W. Freeland Kendrick, Mayor of the City of Philadelphia, on behalf of the contributors to the fund in the City which William Penn founded.

Hon. Edwin S. Stewart, Ex-Governor of the Commonwealth on behalf of the contributors to the fund in the State of Pennsylvania at large.

Acceptance of the Charter, Hon. Franklin Spencer Edmonds, for the Assembly.

Hon. David Jones Davis, Lieutenant-Governor of the Commonwealth and President of the Senate.

Hon. Gifford Pinchot, Governor of the Commonwealth. Benediction, Right Rev. James Henry Darlington, Bishop of Harrisburg.

Respectfully Submitted,

FRANKLIN S. EDMONDS,
LILLIE H. PITTS,
JOHN G. MARSHALL,
WILLIAM C. ALEXANDER,
WILSON G. SARIG,
G. GRAYBILL DIEHM,
SAUL J. MCKIM,
C. J. GOODNOUGH,
JOHN A. F. HALL,
WILLIAM W. LONG,
THOMAS BLUETT.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the Chair will now take up today's calendar, beginning on page 1, the first order of business being bills on second reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1, as follows:

An Act creating a Geographic Board in the Department of Internal Affairs and abolishing the present board in the Department of Forests and Waters

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Geographic Board is hereby created in the Department of Internal Affairs. The Board shall consist of the Secretary of Internal Affairs who shall be chairman thereof the Commissioner of Forests the Secretary of Highways the President of the Pennsylvania Historical Commission and the Chief of the Land Office Bureau in the Department of Internal Affairs Three members of the Board shall constitute a quorum.

The Geographic Board shall have power and its duties shall be

(a) To pass upon and determine all unsettled questions concerning geographic names which arise in the administrative departments of the State Government

(b) To determine change and fix the names of mountains rivers creeks and other topographic features within the Commonwealth

In the exercise of its powers and the performance of its duties the Geographic Board shall co-operate with the United States Geographic Board

Section 2 That sections four hundred twenty-six and one thousand six hundred nine of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments boards commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaus divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commission fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employees in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employees of certain departments boards and commissions shall be determined" are hereby repealed

All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 3, as follows:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs defining its powers and duties providing for its administration and repealing inconsistent laws

BUREAU OF TOPOGRAPHIC AND GEOLOGICAL SURVEY STATE GEOLOGIST

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Bureau of Topographic and Geological Survey is hereby created in the Department of Internal Affairs The Bureau of Topographic and Geological Survey under the supervision of the Secretary of Internal Affairs shall be in the immediate charge of a State Geologist who shall be appointed by the Secretary of Internal Affairs for a term of four years and until his successor is duly appointed and qualified

Section 2 Salary Oath and Bond of State Geologist The Secretary of Internal Affairs shall fix the salary of the State Geologist subject to the standards adopted by the Executive Board The State Geologist before entering upon the discharge of his duties shall take and subscribe to the oath of office prescribed by the Constitution and shall give bond to the Commonwealth in the penal sum of five thousand dollars (\$5,000) conditioned for the faithful performance of his duties and the paying over to the Commonwealth for all moneys received and collected Said bond shall be filed with the State Treasurer

Section 3 Appointment and Compensation of Employees The Secretary of Internal Affairs shall appoint and fix the salaries and compensation of such experts surveyors draftsmen chemists accountants secretaries clerks stenographers and employees as may be required for the proper conduct of the work of the Bureau of Topographic and Geological Survey All salaries and compensation fixed by the Secretary of Internal Affairs shall conform to the standards fixed by the Executive Board for persons in that kind grade or class of service

Section 4 Extra Compensation Expenses No employe of the Bureau of Topographic and Geological Survey shall be paid for any extra services unless expressly authorized by the Executive Board prior to the rendering of such service. All officers and employes of the Bureau shall be entitled to receive their traveling and other necessary expenses actually incurred in the performance of their public duties upon requisition of the Secretary of Internal Affairs.

Section 5 Business Days and Hours The Bureau of Topographic and Geological Survey shall be open for the transaction of public business at least eight hours each day except Saturdays, Sundays and legal holidays. On Saturdays when not legal holidays such Bureau shall be open for business at least three hours. The hours when such offices shall open and close shall from time to time be determined by the Executive Board.

Section 6 Working Hours Vacations The officers and employes of the Bureau of Topographic and Geological Survey shall work during such hours as the Secretary of Internal Affairs shall require but not less than thirty-eight hours per week. Each officer and employe shall be entitled during each calendar year to fifteen days leave of absence with full pay and in special and meritorious cases where to limit the annual leave to fifteen days in any one calendar year would work peculiar hardship the extent of such leave with pay may in the discretion of the Secretary of Internal Affairs be extended but such extension shall not be more than fifteen days except with the approval of the Executive Board. This section shall be construed to mean that the pay of such employe shall cease at the expiration of the granted leave regardless of his or her continuation thereafter upon the rolls of the Bureau. The annual leave of absence with pay shall be exclusive of Sundays and legal holidays.

Section 7 Payment of Salaries Compensation and Expenses All salaries compensation and expenses payable under the provisions of this act shall be paid out of the State Treasury upon warrant of the Auditor General upon the State Treasurer. The Auditor General shall draw such warrants upon requisition of the Secretary of Internal Affairs.

Section 8 General Powers and Duties The Bureau of Topographic and Geological Survey shall have power and its duties shall be

(a) To undertake conduct and maintain the organization of a thorough and extended survey of the State for the purpose of elucidating the geology and topography of the State. Such survey shall disclose such chemical analysis and location of ores, coals, oils, clays, soils, fertilizing and of other useful minerals and of waters as shall be necessary to afford the agricultural, mining, metal-lurgical and other interests of the State and the public a clear insight into the character of its resources. It shall also disclose the location and character of such rock formations as may be useful in the construction of highways or for any other purpose.

(b) To collect such specimens as may be necessary to form a complete cabinet collection of specimens of the geological and mineral resources of the State and deposit the same in the State Museum.

(c) To put the results of the survey with the results of previous surveys into form convenient for reference.

(d) To collect copies of the surveys of this and other States and countries and digest the information therein contained to the end that the survey hereby contemplated may be made as thorough, practical and convenient as possible.

(e) To enter into and upon all lands and localities in this State which it may be necessary to examine for the purposes of survey but in such entry no damage to property shall be done.

(f) To avail itself as fully as possible of the information maps and surveys possessed by citizens and corporations of this State relative to the geology and topography of the State.

(g) To copyright all publications of the survey or any part thereof in the name of the Commonwealth.

(h) To arrange for the corporation of the United States Geological Survey or of such other national organization as may be authorized to engage in such work.

Section 9 Repeal That section one thousand six hundred and five of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and ninety eight) entitled "An act providing for and reorganizing the conduct of the executive and Administrative work of the Commonwealth by the Executive De-

partment thereof and certain existing and certain new administrative departments, boards, commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments, boards, commissions, bureaus, divisions, offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments, boards and commissions fixing the salaries of the Governor, Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments, boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards and commissions shall be determined" is hereby repealed.

All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1090, as follows:

An Act prohibiting the establishment of certain industries within five hundred feet of a church in cities of the second class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of the second class it is unlawful to hereafter establish any of the following industries or to use any land or buildings not heretofore so used for the following purposes within five hundred feet of a church to wit:

(a) Manufacture of compound acetylene gas in excess of fifteen pound pressure per square inch.

(b) Boiler Works.

(c) Fat rendering manufacture and refining of soap tallow grease or lard.

(d) Gas manufacture or storage in excess of ten thousand cubic feet.

(e) Gasoline storage in excess of an amount necessary for use on the premises or in supplying retail trade at service stations.

(f) Iron or steel foundry or works.

(g) Storage sorting or bailing of junk, scrap metal, paper or rags.

(h) Petroleum refining.

(i) Petroleum and petroleum by-products storage in excess of an amount necessary for use on the premises.

(j) Rock crushing.

(k) Tanning curing or storage of raw hides or skins.

(l) Any use which may be noxious or offensive by reason of the emission of odor, dust, smoke, gas, vibration or noise.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2, as follows:

An Act to amend sections two hundred and four and seven hundred and nine of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments, boards, com-

missions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaux divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commissions fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employees in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employees of certain departments boards and commissions shall be determined" providing for the personnel of the Executive Board and its powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and four of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments boards commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaux divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commissions fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employees in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employees of certain departments boards and commissions shall be determined" is hereby amended to read as follows

Section 204 Executive Board The Executive Board shall consist of the Governor who shall be chairman thereof [and four other heads of administrative departments to be designated from time to time by the Governor] the Lieutenant Governor the Auditor General the State Treasurer and the Secretary of Internal Affairs

Section 2 That section seven hundred and nine of said act is hereby amended to read as follows

Section 709 Executive Board The Executive Board shall have the power

(a) To standardize all titles salaries and wages of persons employed by the administrative departments boards and commissions [except the Department of the Auditor General the Treasury Department and the Department of Internal Affairs] In establishing such standards the board may

(1) Take into consideration the location of the work and the conditions under which the service is rendered and

(2) Establish different standards for different kinds grades and classes of similar work or service

(b) To approve or disapprove the establishment of bureaux and divisions by the administrative departments [other than the Department of the Auditor General the Treasury Department and the Department of Internal Affairs] and by the independent administrative boards and commissions and to investigate duplication of work of the several administrative departments boards and commissions and the efficiency of the organization and administration thereof and the better co-ordination of such departments boards and commissions

(c) To approve or disapprove as provided by this act the payment of extra compensation to employees of administrative departments boards or commissions who are employed at fixed compensation

(d) To determine from time to time the hours when the administrative offices of the State Government shall open and close

(e) To approve or disapprove extension of leaves of absence with pay for employees of administrative departments boards or commissions

(f) After each biennial appropriation to the Department of Property and Supplies for the.....tionery fuel printing paper supplies furniture furnishings repairs

alteration and improvements after making proper deductions for the needs of the legislative and judicial departments to allocate to the several administrative departments boards and commissions such portions of such appropriation as will fairly represent the needs of the departments boards and commissions for the biennium taking into consideration the right of any such department board or commission to pay its necessary expenses or purchase furniture materials or supplies out of fees or other moneys received by or moneys specifically appropriated to it

Every administrative department board or commission shall be limited in its right to make requisition upon the Department of Property and Supplies to the amount allocated to it unless the Executive Board shall subsequently permit the Department of Property and Supplies to honor requisitions in excess of such amount

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 451, as follows:

An Act empowering the Department of Highways to acquire and maintain certain toll-bridges within the Commonwealth and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Highways shall have power to purchase or take by the right of eminent domain at the expense of the Commonwealth any privately owned toll-bridges within the Commonwealth when such bridges cross rivers and are located on State Highway routes or connect a State Highway route with a city or connect two or more counties or connect two or more State Highway routes

Section 2 The Department of Highways shall whenever it determines to acquire any such bridge ascertain or estimate the value thereof and shall in writing give notice of such valuation to the owner or owners thereof Such notice shall contain an offer to purchase such bridge at the valuation made by the Department of Highways

Section 3 In the event that the owner or owners of any such bridge refuse or neglect to accept such offer application shall be made by the Attorney General or by the owner or owners of any such bridge to the court of common pleas of the county in which such bridge is located or in the case of a bridge on the boundary line between two or more counties then in any of such counties for the appointment of viewers Whereupon said court or any law judge thereof shall appoint three discreet and disinterested freeholders to view such bridge and estimate the value thereof None of said freeholders shall be a resident of the county wherein such application shall be made The said court shall fix a time not less than twenty nor more than thirty days thereafter when said viewers shall meet upon the property and view the same The said viewers shall cause at least ten days' personal notice of the time and place of such first meeting to be given to the Attorney General and to the owner or owners of such bridge if resident within said county If said owner is a corporation such notice shall be given to the president secretary or treasurer thereof if such officer resides within said county If neither said owner nor any of said officers reside within said county or cannot be found therein notice of such first meeting shall be given as said court may direct

Section 4 The said viewers having been duly sworn or affirmed faithfully and impartially to perform the duties required of them under the provisions of this act shall at the time fixed for said first meeting proceed to ascertain as accurately as may be the value of such bridge and to that end may require the attendance of any person whose testimony may be pertinent thereto and the production of any such books and papers as said viewers may deem necessary If any person shall refuse to appear and testify before such viewers or refuse to produce such books and papers when thereto required the said court or any judge thereof shall upon application of said viewers or a quorum thereof make such order therein as may be necessary

Section 5 Whenever said viewers shall have ascertained the value of said bridge they shall prepare a full report of their labors. Said report shall include a plan showing the location of said bridge. Upon the completion of said report the viewers shall fix a time when they shall meet and exhibit same. Ten days' written notice of the time and place of such meeting shall be given to the Department of Highways to the Attorney General and to the owner or owners of said bridge. At the time and place mentioned in such notice the said viewers shall meet and shall publicly exhibit said report and hear all exceptions thereto. After making any changes in such report as they may deem necessary the same shall be filed in said court.

Section 6 Within thirty days after the filing of said report in said court the Commonwealth of Pennsylvania or any person interested may file exceptions thereto whereupon said court may confirm said report absolutely or modify it or refer it back to the same or to new viewers with like powers and duties as the former viewers.

Section 7 Within thirty days after final action on said report by the court the Commonwealth of Pennsylvania or any person interested may demand a trial by jury or may appeal to the Supreme or Superior Court.

Section 8 The cost of said condemnation proceedings including the court costs compensation of viewers and the advertising herein required shall be paid by the Commonwealth of Pennsylvania. Each of said viewers shall receive a sum not exceeding five dollars (\$5.00) for each day actually and necessarily employed in the performance of the duties herein prescribed.

Section 9 As soon as the Department of Highways and said owners shall have agreed upon the price of any such bridge or as soon as the Department of Highways shall have determined to acquire any such bridge by condemnation proceedings the Department of Highways if funds sufficient for the purchase of the bridge are available shall at once take possession of such bridge in the name of the Commonwealth of Pennsylvania. Toll charges on such bridge shall thereupon cease and such bridge shall thereafter be free to the traveling public under such rules and regulations as may be prescribed by the Department of Highways. Any railroad or railway now having the use of any such bridge by lease or agreement shall continue to pay to the Commonwealth of Pennsylvania the same rental charges and in the same manner as such charges are now paid to the owner or owners of such bridge.

Section 10 Until the amount of such purchase price is paid to the owner or owners of such bridge interest shall be paid thereon at the rate of six per centum. Interest at the same rate shall be paid on any award or verdict under condemnation proceedings from the time of taking such bridge until the termination of such proceedings by final decree of said court or of final decree on an appeal to the Supreme or Superior Court if any be taken.

Section 11 Upon the acquisition of any such bridge by the Commonwealth of Pennsylvania the same shall remain in the charge and control of the Department of Highways. Such bridge shall thereafter be maintained by the Commonwealth of Pennsylvania shall be kept in constant repair and shall be rebuilt when destroyed. The cost of such maintenance and repair shall be paid for out of the moneys appropriated to the Department of Highways for the construction reconstruction and improvement of State Highways and for such purposes all moneys in the treasury of the Commonwealth appropriated for the construction reconstruction and improvement of State Highways is hereby specifically re-appropriated.

Section 12 For the purpose of acquiring privately owned toll-bridges in accordance with the provisions of this act the Department of Highways may use any moneys available for the construction and improvement of State Highways and for such purpose so much of any of said moneys as may be necessary are hereby specifically appropriated.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 410, as follows:

An Act to assist in ascertaining the mental condition of persons indicted for criminal offense where the existence of insanity in the defendant is claimed by way of immunity from pleading to the indictment or is to be claimed as a defense at the trial providing for the filing of such claims of immunity and for notification by the defendant to the judge of the trial court of the intention to make such defense providing for the appointment by the judge of the trial court of one or more disinterested registered physicians to testify as experts and for the allowance of fees to such experts at the expense of the county authorizing the judge to require the preparation by each of such experts who has examined or observed the defendant as to his mental condition of a written report based upon such examination or observation providing for the filing of such report and allowing the same with the permission of the judge to be read by the witness at the hearing or trial and providing for the examination of expert witnesses upon their reports and further providing for the proceedings to be taken where the existence of present insanity in the defendant is not claimed by way of immunity from pleading to the indictment and the plea of not guilty shall have been made or entered and subsequently prior to or in the course of the trial the claim of present insanity of the defendant shall be made.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever upon arraignment or the calling for trial of a defendant indicted for criminal offense immunity from pleading to the indictment is claimed by or on behalf of the defendant on the ground that he is at the time insane such claim of immunity shall be made in writing signed by the defendant or by his counsel and filed as part of the record of the cause and whenever upon such arraignment or calling for trial of a defendant so indicted the defendant shall plead not guilty if the existence of insanity in the defendant at the time of the commission of the alleged offense is to be claimed as a defense the defendant personally or by counsel shall in writing upon plea pleaded or within such later period of time as the court may fix notify the judge of his intention to make such defense. Upon such immunity being claimed or such notification being given as the case may be the judge of the trial court may appoint one or more disinterested registered physicians not exceeding three to testify as experts at the hearing if immunity from pleading is claimed or to testify as experts at the trial if a trial of the issue is had. If the judge makes such appointment or appointments he shall notify counsel of the persons so appointed giving their names and addresses. Upon the hearing as to the defendant's mental condition or upon trial of the case if a trial is had as the case may be the witnesses called by the court may be examined regarding their qualification and their testimony by counsel for the prosecution and defense. Such calling of witnesses by the court shall not preclude the prosecution or defense from calling other expert witnesses to testify. The witnesses called by the judge shall be allowed such fees as in the discretion of the judge seem just and reasonable having regard to the services performed by the witnesses. The fees so allowed shall be paid by the county where the indictment was found.

Section 2 Each expert witness appointed by the judge of the trial court who has examined or observed the defendant may be required by the judge to prepare a brief written report under oath upon the mental condition of the defendant based upon such examination or observation and such report shall be filed with the clerk of the court at such time as may be fixed by the judge. Such report with the permission of the judge may be read by the witness at the hearing or trial subject to the same objections as to the whole or any portion of its contents as under the rules of evidence could be made to oral testimony. Each witness appointed by the judge may be examined regarding his report by counsel for the prosecution and defense.

Section 3 In the event that immunity from pleading on the ground of present insanity of the defendant is not claimed upon his being arraigned or called for trial and the plea of not guilty is made or entered by him or on his behalf and claim of present insanity of the defendant is subsequently prior to the trial or in the course thereof made by him or on his behalf the judge of the trial court may by proper order or orders cause the same proceedings to be taken as hereinbefore provided in the case where immunity from

pleading on the ground of present insanity of the defendant is made upon arraignment or the calling for trial

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 411, as follows:

An Act to further amend the sixty-third section as amended of an act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred eighty-nine) entitled "An act relating to lunatics and habitual drunkards" so as to provide for the summoning at the discretion of the court of expert witnesses by the court to testify at the trial by a jury of an issue awarded if a jury trial shall be demanded or in the investigation by the court where a jury trial shall not be demanded to determine the soundness of mind of any person found a lunatic and of any alleged lunatic confined detained or under any restraint as such in any county of this Commonwealth and for the payment of the fees of such witnesses and for authorizing the preparation and reading at the trial or investigation by the court as the case may be with permission of the court of written reports of such witnesses

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixty-three of an act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred eighty-nine) entitled "An act relating to lunatics and habitual drunkards" which was amended by an act approved the fifteenth day of June one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred sixty-two) entitled "An act to amend the sixty-third section of an act entitled 'An act relating to lunatics and habitual drunkards' approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six so as to provide for an issue and jury trial in all cases if demanded to determine the soundness of mind or the reformation and habitual soberness of every person found a lunatic or habitual drunkard confined detained or under any restraint as such in any county of this Commonwealth and for restoring to every such person his liberty if the issue be determined in his favor and for the payment of costs" is hereby further amended to read as follows

Section 63 (a) It shall be the duty of the court to which any inquisition shall have been returned or of any Court of Common Pleas of the county in which any alleged lunatic or habitual drunkard shall be confined or detained or be under any restraint whatever as an alleged lunatic or habitual drunkard on petition of such alleged lunatic or habitual drunkard as the case may be setting forth that he is restored to a sound state of mind or is now of a sound state of mind or that he is reformed and become habitually sober and that he demands a jury trial to make such order respecting notice as to the said court may be advisable and to award an issue framed to determine the question of fact involved wherein the petitioner shall be plaintiff and the committee of the person and estate of the petitioner or the party or parties holding the petitioner in confinement or under restraint or under detention shall be defendant or defendants and such trial shall be had according to the course of the common law and the verdict if in favor of the petitioner shall be conclusive and it shall be the duty of the court to enter judgment on the verdict and to make an order setting the petitioner at liberty and restoring to him his property but if the verdict shall be against the petitioner it shall be advisory only If however the petitioner shall not demand a jury trial then it shall be the duty of the court to take proofs of the facts and if satisfied of the truth of the allegations in such petition to make an order where an inquisition shall have been returned as aforesaid that the commission issued in such case and the inquisition taken thereon and the appointment of committee and all proceedings relating thereto be suspended or altogether superseded and determined as the court shall decide

and the court shall have power in all cases to make an order setting the petitioner at liberty and restoring to him his property and it shall be the duty of the court in every such trial to direct who shall pay the costs thereof or to apportion said cost between the parties to the issue as the justice of the case shall require and to order and direct payment accordingly Provided That nothing in this act shall be so construed as taking away the right of appeal as at common law

(b) If the question of fact to be decided by said jury or to be investigated by the court should a jury trial not be demanded is whether the petitioner is restored to a sound state of mind or is now of a sound state of mind the judge of the trial court may call one or more disinterested registered physicians not exceeding three to testify at the trial or before him if a jury trial shall not be demanded with respect to the petitioner's mental condition and if the judge does so he shall notify counsel of the witnesses so called giving their names and addresses Upon the trial or hearing of the case the witnesses called by the court may be examined regarding their qualifications and their testimony by counsel for the petitioner and counsel for the adverse party or parties Such calling of witnesses by the court shall not preclude counsel for any of the parties to the proceeding calling other witnesses at the trial or hearing The witnesses called by the judge shall be allowed such fees as in the discretion of the judge seem just and reasonable The fees so allowed shall be paid by the county where the petition shall have been properly filed

(c) If the issue framed or the facts to be investigated by the courts have to do with determining whether the petitioner is restored to a sound state of mind or is now of a sound state of mind each expert witness appointed by the judge who has examined or observed the petitioner may be required by the judge to prepare a brief written report under oath upon the mental condition of the petitioner based upon such examination or observation and such report shall be filed with the clerk of the court at such time as may be fixed by the judge Such report with the permission of the judge may be read by the witness at the trial or hearing subject to the same objections as to the whole or any portion of its contents as under the rules of evidence could be made to oral testimony Each witness appointed by the judge may be examined regarding his report by the counsel for all parties to the issue or hearing or shall be paid by such of the parties to the issue or apportioned between or among such parties as the justice of the case shall require and the judge shall order and direct accordingly

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 889, as follows:

An Act providing for the care and maintenance by cities boroughs incorporated towns and townships of any soldiers' monument gun or carriage or other similar memorial where there is no person body or organization in existence to care for and maintain the said memorials

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where there has been erected a soldiers' monument gun or carriage or other similar memorials in any city borough township or incorporated town within this Commonwealth and there is not in existence any person body or organization to care for and to taken charge of and maintain the same it shall be the duty of the corporate authorities at the expense of the respective city borough township or incorporated town wherein any of the said memorials are situate to take charge of care for and maintain and keep in good order and repair the said memorials or any of them for all time to come

Section 2 The corporate authorities of any township under this act shall be the township supervisors or township commissioners

Section 3 Any person or organization having charge or under its control any moneys or funds which can be used for the proper maintenance of any of the said memorials may turn over to the proper corporate authorities the same to be used in the manner aforesaid.

Section 4 This act shall not apply to or affect any of the memorials aforesaid which have been erected put up or placed in any of the places aforesaid by the Government of the United States the Commonwealth of Pennsylvania by the commissioners of any county or by the direction or authority of any other State in the Union.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 537, as follows:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania.

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof.

That Section one of article nine of the Constitution of Pennsylvania is hereby amended to read as follows.

Section 1 All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but the General Assembly may by general law define and impose different rates of taxation on earned and unearned incomes and direct and collateral in inheritances and may grant exemption from taxes on incomes or inheritances or profits derived from business or classes of business but no laws for the taxation of incomes inheritances or profits derived from business shall impose a rate exceeding six per centum and the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit institutions of purely public charity and real and personal property owned occupied and used by any branch post or camp of honorably discharged soldiers sailors and marines.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 719, (Senate Bill No. 143), entitled:

An Act to further amend section three of the act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended by requiring the salary board to fix the salaries of all employees of such juvenile court.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of

the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1196, (Senate Bill No. 170), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" and its amendments.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1406, (Senate Bill No. 352), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 200, as follows:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) is hereby specifically appropriated to the Department of Forests and Waters for the purpose of reimbursing parents or dependent relatives of persons killed or persons themselves seriously injured while in the service of the Commonwealth in fighting forest fires under orders from any forest fire warden or other agent of the Department of Forests and Waters and who are unable to secure or barred by operation of law from securing compensation under the workmen's compensation laws.

Section 2 Any such parent or dependent relative of any person heretofore or hereafter killed or any such person heretofore or hereafter seriously injured while fighting fires as provided in section one of this act may present a claim therefor to the Board of Finance and Revenue and for the purpose of hearing and adjusting such claims the Secretary of Forests and Waters shall become a member of said Board with full powers of a member thereof.

Section 3 The said board shall hear and determine all such claims and if in any case the board is of the opinion that a moral claim exists against the Commonwealth for any such injury or death and that such claim is not properly adjustable or cannot then be adjusted under the workmen's compensation laws it shall make a finding to that effect and shall fix the sum which in its opinion will compensate the

parent parents or dependent relative or relatives of the person or the person seriously injured Any amount so fixed by the board shall be payable from the appropriation hereinbefore made by warrant of the Auditor General after requisition by the Secretary of Forests and Waters and to each such requisition shall be attached the findings of the board The action of the board in allowing or disapproving a claim shall be final and there shall be no appeal therefrom but the board in its discretion may grant rehearings on any claim and make any new findings in accordance with this act

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Sarig, |
| Alexander, | Evans, F. D., | MacMillan, | Sautter, |
| Allman, | Flinchbaugh, | Malie, | Schilling, |
| Anderson, | Flynn, | Mangan, | Schoener, |
| Armstrong, | Fockler, | Marcus, | Schwartz, |
| Aston, | Fratt, | Marshall, | Scott, |
| Baldi, | Frye, | Mathay, | Shaffer, |
| Bartley, | Fuller, | McBride, | Shambach, |
| Behney, | Gilchrist, | McCaig, | Sheffer, |
| Bell, F. A., | Goehring, | McCann, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Stark, |
| Bray, | Haas, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Straver, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Canon, | Henderson, | Mudowney, | Toepfer, |
| Colville, | Hess, | Munley, | Towner, |
| Conner, | Himes, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Parkinson, | Wells, |
| DeFrehn, | Hricko, | Patterson, B. H., | Welty, |
| Deibler, | Irvin, | Patterson, F. W., | Wettach, |
| Dengler, | Jones, | Patterson, M., | Wheeler, |
| Derby, | Kelly, | Peeler, | Whitehouse, |
| Diehm, | Labar, | Pennock, | Williams, |
| Dietz, | Lafferty, | Perry, | Wilson, |
| Dilsheimer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Leidich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumhor, | Little, J. T., | Powell, | Wood, W. P., |
| Duddy, | Lockhart, | Prosser, | Wright, |
| Eaches, | Long, | Pryor, | Bluett, |
| Earley, | Lotz, | Raymond, | Speaker. |
| Ede, | Lucas, | Reader, | |
| Edmonds, | Ludlow, | Rhodes, | |
| Emhardt, | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1103, (Senate Bill No. 393), as follows:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which

it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand seven hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and thirty-six) entitled "An act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 1701 [The term elementary school or elementary course shall apply to all grades not included among those recognized as high school grades in the classification of the Department of Public Instruction A high school is an organization of grades seven eight nine ten eleven and twelve in cases where such grades or any of them are organized as part of a junior high school a senior high school or a six year high school and are so recognized by the State Board of Education but where such grades are not so organized grades seven and eight shall be classified as elementary grades] A complete high school course is one requiring four years beyond an elementary course of eight years or six years beyond an elementary course of six years The [Superintendent] Department of Public Instruction shall make such regulations as shall be necessary to insure proper standards for the various grades of the twelve years of the public school [course] program of studies

Any high school giving work for the seventh eighth ninth tenth eleventh and twelfth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and having at least five properly qualified teachers shall be designated a Six-Year high school

[All] Any high [schools maintaining four or more years courses of study] school giving work for the ninth tenth eleventh and twelfth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing at least three properly qualified teachers [shall be high schools of the first class] shall be designated a Four-Year High School

[All] Any high [schools maintaining three years course of study] school giving work for the ninth tenth and eleventh years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing at least two properly qualified teachers [shall be high schools of the second class] shall be designated a Three-Year High School

[All] Any high [schools maintaining two years courses of study shall be high schools of the third class The class to which any high school belongs shall be determined by the length of its shortest course for graduation Provided that hereafter] school giving work for the ninth and tenth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and employing one or more properly

qualified teachers shall be designated a Two-Year High School

Any school giving work for the seventh eighth and ninth years or for the seventh eighth ninth and tenth years of not less than one hundred and eighty days in each year and conforming to the regulations established by the Department of Public Instruction and having properly qualified teachers shall be designated a Junior High School Provided That hereafter no new high school or junior high school shall be established in a school district of the fourth class without the consent of the State Board of Education and of the superintendent of schools of the county in which such district is located]

In order to establish a new high school or to add a year of work to the program of a high school or junior high school already in operation in a school district of the fourth class the approval of the Department of Public Instruction and of the county superintendent of schools in which the district is located shall be secured in advance of the opening of such school or of making such change in program

Section 2 Section one thousand seven hundred and seven of said act as amended by an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and seventy-two) entitled "An act to amend section one thousand seven hundred and seven of an act entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven' is hereby further amended to read as follows

Section 1707 Pupils residing in school districts in which no public high schools are maintained may attend during the entire term the high schools in other districts which are nearest or most convenient to their homes [If] In any district which maintains a high school [with a course less than four years' course] whose program of studies terminates before the end of the twelfth year pupils who have satisfactorily completed the same or have completed a program of studies equivalent [of] to said [course] program of studies in some other school or schools may attend at the expense of the school board of the district in which they live [during the remaining years of a three or four years' course] the nearest or most conveniently located high school of such type as they may desire to attend giving further high school work Provided That pupils wishing to attend a high school in a district other than the one in which they reside shall obtain the consent of the board of school directors of the district in which such high school is located before attending the same And provided further That where pupils desirous of having their tuition paid in a high school in another district on account of having completed the program of studies in their own district or its equivalent in some other school or schools they must present to the board of their own district and the board of the district in which they wish to attend a certificate from the county superintendent who has jurisdiction over the district in which they live that they have satisfactorily completed the equivalent of said [course] program of studies County Superintendents are hereby authorized and required to examine such pupils and if entitled to issue to them the necessary certificates

Section 3 Section one thousand seven hundred and two of said act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Sautter, |
| Alexander, | Flynn, | Mangan, | Schilling, |
| Allman, | Fockler, | Marcus, | Schoener, |
| Anderson, | Frat, | Marshall, | Schwartz, |
| Armstrong, | Frye, | Martz, | Scott, |
| Aston, | Fuller, | Mathay, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Shambach, |
| Bartley, | Gilchrist, | McCaig, | Sheffer, |
| Behney, | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greenstein, | McCormick, | Sowers, |
| Berkheiser, | Griffith, | McDaniel, | Speer, |
| Bickett, | Grimes, | McDermott, | Spencer, |
| Bidelspacher, | Guerin, | McGowan, | Stadtlander, |
| Blair, | Haas, | McKim, | Stark, |
| Blumberg, | Haines, | McLaughlin, | Staudenmeier, |
| Bray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Hart, | Millar, | Storer, |
| Brown, E. P., | Haws, | Miller, C., | Strayer, |
| Brown, T. J., | Heffernan, | Miller, H. A., | Talbot, |
| Burchinal, | Heffran, | Moffatt, | Thomas, L. D., |
| Burke, | Henderson, | Moore, | Thomas, M. G., |
| Bush, | Hess, | Morrison, | Toepfer, |
| Canon, | Himes, | Muldowney, | Towner, |
| Colville, | Holmes, | Munley, | Trescher, |
| Conner, | Holtzman, | Myers, | Turner, |
| Craig, | Hoover, | Neely, | Voltz, |
| Critchfield, | Horn, | Nicholson, | Washington, |
| Cross, | Howe, | North, | Watson, |
| Davies, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B. H., | Welty, |
| Dengler, | Jones, | Patterson, B. H., | Wettach, |
| Derby, | Kelly, | Patterson, M., | Wheeler, |
| Diehm, | Labar, | Peelot, | Whitehouse, |
| Dietz, | Lafferty, | Pennock, | Williams, |
| Dilsheimer, | Lauver, | Perry, | Wilson, |
| Donnell, | Leidich, | Phillips, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Pitts, | Witkin, |
| Drumbror, | Little, J. T., | Posey, | Wood, N., |
| Duddy, | Lockhart, | Powell, | Wood, W. P., |
| Eaches, | Long, | Prosser, | Wright, |
| Earley, | Lotz, | Pryor, | Bluett, |
| Ede, | Lucas, | Raymond, | Speaker, |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rhodes, | |
| Evans, B. P., | Lynch, | Rieder, | |
| Evans, F. D., | MacMillan, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 909, as follows;

An Act transferring and re-appropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June one thousand nine hundred and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest of the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the unexpended balance of the appropriation made to the Department of Mines by the Act approved the thirtieth day of June one thousand nine hundred and twenty-three (one thousand nine hundred and twenty-three Appropriation Act page thirty-five at page forty-nine) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and

the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" for the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto said appropriation having been made in the sum of four thousand dollars (\$4,000) is hereby transferred and reappropriated to the Department of Public Instruction for the use of the Anthracite Mine Inspectors Examining Board for the payment of the salaries or other compensation and expenses of the members of said Board and any other expenses necessary for the proper conduct of the work of the said Board during the remainder of the biennium ending May thirty-first one thousand nine hundred and twenty-five

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malie, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Frye, | Marcus, | Schoener, |
| Aston, | Fuller, | Marshall, | Schwartz, |
| Baldi, | Gelnett, | Martz, | " |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A. | Goodnough, | McCann, | Sheffer, |
| Bell, W. T. | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadlander, |
| Bray, | Hall, | McLaughlin, | Stark, |
| Brewster, | Hantz, | Memolo, | Staudenmeier, |
| Bromley, | Harding, | Metzger, | Stavitski, |
| Brown, E. | Hart, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Haws, | Miller, C., | Storer, |
| Burchinal, | Heffernan, | Miller, H. A., | Strayer, |
| Burke, | Heffran, | Moffatt, | Talbot, |
| Bush, | Henderson, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holmes, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, B.H., | Wells, |
| Derby, | Jones, | Patterson, F.W., | Welty, |
| Diehm, | Kelly, | Peelor, | Wettach, |
| Dietz, | Labar, | Pennock, | Wheeler, |
| Dilsheimer, | Lafferty, | Perry, | Whitehouse, |
| Donnell, | Lauver, | Phillips, | Williams, |
| Drinkhouse, | Leldich, | Pitts, | Wilson, |
| Drumbor, | Little, H. A., | Posey, | Witherspoon, |
| Duddy, | Little, J. T., | Powell, | Witkin, |
| Eaches, | Lockhart, | Prosser, | Wood, N., |
| Earley, | Long, | Pryor, | Wood, W. P., |
| Ede, | Lotz, | Raymond, | Wright, |
| Edmonds, | Lucas, | Reader, | Bluett, |
| Emhardt, | Ludlow, | Rhodes, | Speaker. |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1235, as follows:

An Act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever cities and counties of this Commonwealth are authorized to take purchase or acquire through condemnation proceedings property for the purpose of erecting thereon public auditoriums libraries memorial buildings and monuments and to appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance such cities and counties shall have the power to jointly take purchase or acquire through condemnation proceedings such property as may be necessary for the purpose of erecting thereon such buildings and jointly to erect the same and shall have the power to appropriate money from the public funds or by issuance of bonds according to existing laws governing the issuance of such bonds for the erection thereon of such buildings and provide for their operation and maintenance jointly

Section 2 The county commissioners of such counties and the corporate authorities of such cities shall have the power and they are hereby authorized to agree upon a site within the limits of such cities and counties and to acquire own and hold the same as tenants in common and to erect thereon jointly public auditoriums libraries memorial buildings or monuments The county commissioners of such counties and the corporate authorities of such cities shall have full authority to erect upon the land thus obtained and held the building or buildings agreed upon as hereinafter provided

Section 3 The county commissioners of such counties and the corporate authorities of such cities are authorized and empowered to enter into a joint contract or contracts agreement or agreements for the construction of such building or buildings and for the payment by each of them of the proportionate share of the cost of the construction maintenance and operation of such building or buildings and for the use thereof and in the case of public auditoriums for the rental to be charged thereof and for the disposition for city and county purposes of any annual balance accruing from any rental derived from the use of such public auditorium

Section 4 Whenever under existing acts of Assembly of this Commonwealth any city or county has acquired appropriated or chosen or shall acquire appropriate or choose a site for the erection of any public auditorium library memorial building or monument such city or county may agree with any other city or county with which under the provisions of this act it has the power jointly to erect such building for the erection thereon of any such public auditorium library memorial building or monument in accordance with the provisions of this act

Section 5 Whenever under the provisions of this act any city and county shall enter into an agreement for the acquisition through condemnation proceedings of property for the purpose of erecting thereon any public auditorium library memorial building or monument such property shall be acquired by such city and county in the proportion as may be designated by the said agreement between the said city and county under existing acts of Assembly empowering an city or county separately to acquire land for the purpose of erecting thereon public auditoriums libraries memorials and monuments

Section 6 All acts and parts of acts inconsistent with this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

| | | | |
|------------|---------------|------------|---------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |

Allman,
Anderson,
Armstrong,
Aston,
Baldi,
Bartley,
Behney,
Bell, W. T.,
Bell, F. A.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E. P.,
Brown, T. J.,
Brown, E.,
Burchinal,
Burke,
Bush,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
DeFrehn,
Deibler,
Dengler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Flynn,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Goehring,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Hall,
Hantz,
Harding,
Hart,
Harer,
Haws,
Heffernan,
Heffran,
Henderson,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,
Lotz,
Lucas,
Ludlow,
Lukehart,

Malie,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Townner,
Trescher,
Turner,
Voltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

"An act relating to and regulating the use and operation of Motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing thees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended."

Amend section 2, page 4, line 7, by striking out the word "allotmet" and inserting in lieu thereof the word "allotment."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rieder, |
| Alexander, | Flinchbaugh, | MacMillan, | Royle, |
| Allman, | Flynn, | Malie, | Sarig, |
| Anderson, | Fockler, | Mangan, | Sautter, |
| Armstrong, | Fratt, | Marcus, | Schilling, |
| Aston, | Frye, | Marshall, | Schoener, |
| Bagshaw, | Fuller, | Martz, | Schwartz, |
| Baldi, | Gelnett, | Mathay, | Scott, |
| Bartley, | Gilchrist, | McBride, | Shaffer, |
| Behney, | Goehring, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |
| Bentley, | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzinger, | Stavitski, |
| Brown, E., | Harding, | Millar, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Stock, |
| Brown, T. J., | Haws, | Miller, H. A., | Storer, |
| Burchinal, | Heffernan, | Moffatt, | Strayer, |
| Burke, | Heffran, | Moore, | Talbot, |
| Bush, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Townner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, B. H., | Wells, |
| Dengler, | Jones, | Patterson, F. W., | Welty, |
| Derby, | Kelly, | Patterson, M., | Wettach, |
| Diehm, | Labar, | Peelor, | Wheeler, |
| Dietz, | Lafferty, | Pennock, | Whitehouse, |
| Dilsheimer, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Leidich, | Phillips, | Wilson, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Witkin, |
| Eaches, | Lockhart, | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Edmonds, | Lucas, | Raymond, | Bluett, |
| Emhardt, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |

NAYS—1.

Donnell,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 368.

An Act authorizing the Department of Highways to correct errors made in allocating to the County of Butler its proportion of appropriations made by the General Assembly in one thousand nine hundred and seventeen one thousand nine hundred nineteen and one thousand nine hundred and twenty-one for State-aid road construction purposes and making an appropriation therefor

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, page 3, line 20, by inserting after the word "appropriated" the following: "from any moneys in the fund created by section twelve of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

NAYS—0.

PENN CHARTER EXERCISES.

Mr. EDMONDS. Mr. Speaker, in connection with the exercises this afternoon so many of the members of the Senate and the House have left their invitations with their tickets at their homes that orders have been issued to admit the members of the House and the Senate upon showing the authorities the members' cards which were issued at the beginning of the session. Also the members of the sub-committee both of the Senate and the House are requested to meet at the office of the Governor at a quarter of three, and I would suggest that the members of the House and Senate be here at least a quarter of three so as to be sure of getting hold of their seats.

The SPEAKER. In connection with the Charter Exercises this afternoon the Speaker has also been asked to say to you that you may not be able to have your own seats at these ceremonies. They may be taken by someone else if you are not here in good time.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 11.30 A. M. having arrived, the special order of business fixed for this hour by the House will be taken up at this time.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 392, as follows:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five

Section 1 Be it enacted, by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and twenty-five and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five to be paid out of any moneys in the Treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers and clerks and employes of the several departments of the State government and for the other expenses of the said departments the following sums or so much thereof as may be necessary the sums to be paid on the warrant of the Auditor General upon the State Treasurer in amounts as follows and in the manner prescribed by law

Executive Department

Office of Governor and the Executive Board

For the payment of the salary of the Governor two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the salaries wages or other compensation of the secretary to the Governor and of such consultants experts accountants investigators inspectors clerks stenographers messengers and other employes as may be required for the proper conduct of the work of the Governor's office and of the Executive Board and the payment of the contingent traveling and incidental expenses including telegrams and telephone toll charges of the Governor his secretary and other employes and of the Executive Board expenses incurred in the conduct of the Executive Mansion the entertainment of official guests the maintenance of an automobile and the expenses not exceeding five hundred dollars (\$500.00) incident to participa-

tion in the procedure of the Governor's Conference two years the sum of ninety thousand dollars (\$90,000)

For the payment of the cost of painting the portrait of Governor Gifford Pinchot to be placed in the Executive Department in the State Capitol Building the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Office of Lieutenant Governor

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For all contingent expenses including postage telegrams telephone toll charges and traveling clerical and stenographic expenses of the Lieutenant Governor two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the cost of painting the portrait of Lieutenant Governor David J. Davis to be placed in the office of the Lieutenant Governor in the State Capitol Building the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Pennsylvania State Police

For the payment of the salary of the Superintendent of State Police two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries wages or other compensation of the State Police Force and such deputies chiefs statisticians clerks experts and other assistants as may be necessary for the work of the Force chemists' fees veterinary fees medical attendance and hospital charges for members of the State Police Force injured in the line of duty fees for mileage and reporting fires inspection of property keep of horses rent of barracks maintenance of substations and of motor-vehicle transportation and traveling expenses investigation of incendiary fires costs of taking testimony and serving of process removal of dangerous fire hazards preparing and disseminating knowledge of fire protection the purchase of suitable uniforms arms and equipment horses horse equipment and motor vehicles and any other necessary expenses including telegrams and telephone toll charges incurred in the discretion of the superintendent in the proper operation of the Pennsylvania State Police and the State Police Force two years the sum of one million four hundred and eighty-eight thousand dollars (\$1,488,000)

Department of State and Finance

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs expert scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department for the payment of the necessary postage express telegrams telephone toll charges traveling and contingent expenses of the Secretary of the Commonwealth and the other officers and employes of the department for proof-reading the pamphlet laws for expenses incurred in preparing the Budget under the direction of the Governor and in installing and maintaining uniform accounts and for such investigational work as may be necessary therefor two years the sum of two hundred and one thousand eight hundred and forty dollars (\$201,840)

For the payment of the expenses of publishing in the various newspapers in the State the several amendments to the Constitution of the Commonwealth two years the sum of one hundred thousand dollars (\$100,000)

For the purpose of refunding under the provisions of the Act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions to notaries public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years the sum of one thousand dollars (\$1,000)

For the payment of the necessary expenses of the State Employees' Retirement Board including the salaries wages or

other compensation of such employes as may be necessary for the proper conduct of the work of the Board the traveling and other expenses of members and employes of the Board and the purchase of furniture materials equipment stationery and any other necessary supplies two years the sum of thirty-four thousand five hundred dollars (\$34,500)

For the payment into the State annuity reserve fund number two established by the Act of June twenty-seventh one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) two years the sum of seven hundred and forty thousand dollars (\$740,000)

For the payment into the contingent reserve fund established by the Act of June twenty-seventh one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) two years the sum of ten thousand dollars (\$10,000)

For the payment of salaries of State employes who have retired in accordance with the provisions of the Act of Assembly approved June fourteenth Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and seventy-three) and amended June seven Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws five hundred and fifty-nine) two years the sum of one hundred thirty thousand dollars (\$130,000)

For the payment of pensions and gratuities that have been granted by Act of Legislature or that may hereafter be granted according to law two years the sum of four thousand seven hundred and fifty-two dollars (\$4,752)

Department of Justice

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries wages or other compensation of such deputy attorneys general special deputy attorneys general law clerks directors superintendents bureau or division chiefs assistant directors, assistant superintendent, assistant chiefs experts scientists engineers surveyors draftsmen accountant secretaries auditor inspectors examiners statisticians marshalls clerks stenographers bookkeepers messengers and other assistants and employes as may be necessary for the proper conduct of the work of the Department of Justice for the payment of the salaries wages or other compensation of such special deputy attorneys general attorneys and law clerks as may be assigned by the Attorney General to other departments boards or commissions except the counsel and assistant counsel of the Public Service Commission of the Commonwealth of Pennsylvania for the payment of the compensation of attorneys employed by the several departments boards and commissions with the approval of the Attorney General except attorneys employed by the Auditor General with the approval of the Attorney General for the collection of State taxes whose compensation may lawfully be deducted from the amounts collected for costs witness fees postage express charges telephone toll charges telegrams and other contingent expenses for the purchase of law books for the law library of the Department of Justice and for any other expenses which may be necessary for the conduct of the work of the Department of Justice and the prosecution and defense of litigation to which the Commonwealth is a party or in which the Commonwealth is interested two years the sum of two hundred sixty-three thousand five hundred dollars (\$263,500)

For the payment of the salaries of the members of the Board of Pardons and for postage express charges clerk hire and other incidental expenses of the Board of Pardons two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of expenses and incidentals incurred by the Board of Commissioners on Uniform State Laws two years the sum of two thousand dollars (\$2,000)

Department of the Auditor General

For the payment of the salary of the Auditor-General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Revenue Deputy two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Disbursing Deputy two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Assistant Deputy two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of the chief clerks chief

of bureau of corporations and assistants traveling auditors accountants bookkeepers and all other clerks and employes

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the property methods process and accounts of officers corporations and individuals required by law to make reports to the Auditor-General of moneys or taxes due the Commonwealth and for the payment of expenses of the Auditor-General deputies representatives and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law

For the payment of persons employed by the Auditor-General to discover prosecute and collect unpaid taxes bonus interest and penalties and all public accounts

For the payment of the costs of advertising required by any act of Assembly in connection with the escheat of moneys and property to the Commonwealth or in connection with the payment of unclaimed moneys in the State Treasury without escheat and for the payment of any other costs connected with such escheats or the payment into the State Treasury without escheat and for the payment of the salaries of experts clerks and stenographers and office equipment and incidental expenses to facilitate the collection of emergency taxes the sum of nine hundred twenty-two thousand six hundred (\$922,600.00) dollars

For the purpose of refunding by the Auditor-General to corporations limited partnerships and joint stock associations moneys paid on account of the emergency profits tax in excess of the amount found to be actually due the sum of one hundred thousand (\$100,000.00) dollars

For the purchase of patent indices records law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of three thousand dollars (\$3,000.00)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of thirty thousand dollars (\$30,000.00)

For the balance due or to become due retired county officers on account of overpayment of merchantile and other taxes collected for the Commonwealth the sum of two thousand dollars (\$2,000.00)

For the purpose of refunding by the Auditor General to purchasers of stock transfer stamps under the act of June fourth one thousand nine hundred and fifteen (Pamphlet Laws page eight hundred and twenty-eight) any sums that may be due them upon the surrender and return of such stamps as may be spoiled cancelled mutilated or defaced unintentionally by accident or in error the sum of one thousand dollars (\$1,000.00)

For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings and for the refund of monies to those entitled thereto upon the traverse of decrees in escheat as provided by said act for the two years beginning June first one thousand nine hundred and twenty-five the sum of ten thousand dollars (\$10,000.00)

For the payment of the mileage of the appraisers of the merchantile and other license taxes of the several counties of the Commonwealth two years the sum of twenty-five thousand dollars (\$25,000.00)

For the payment of costs in suits against delinquent dealers for merchantile and other licenses incurred during the two fiscal years beginning June first one thousand nine hundred and twenty-five the sum of eight thousand dollars (\$8,000.00)

For refunding inheritance taxes of all kinds whether collateral direct transfer or otherwise paid in error for two years the sum of eighty thousand dollars (\$80,000.00)

For the payment of the expenses of publishing monthly statements of the general sinking and all other funds as required by law and for the payment of advertisements for proposals for publication of the decisions of the Supreme Court under the provisions of an Act approved the twelfth day of June one thousand eight hundred and seventy-eight two years the sum of thirty-five thousand dollars (\$35,000.00)

For the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) two fiscal years the sum of four thousand dollars (\$4,000.00)

For the payment of the cost of painting the portrait of Auditor General Samuel S. Lewis to be placed in the Auditor General's Department in the State Capitol Building the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Treasury Department

For the payment of the salary of the State Treasurer two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Cashier two years the sum of ten thousand dollars (\$10,000.00)

For the payment of the salary of the Assistant Cashier two years the sum of seven thousand two hundred (\$7,200)

For the payment of the salaries compensation and expenses of deputies experts clerks stenographers typists auditors investigators accountants messengers watchmen and all other necessary employes for the payment of all expenses necessarily incurred by them and the State Treasurer in the performance of duties assigned them and the purchase maintenance and repair of automobiles two years the sum of four hundred twenty-six thousand five hundred dollars (\$426,500)

For the purchase of patent indices records law books and other books necessary for the proper conduct of the work of the Department two years the sum of seven hundred dollars (\$700)

For the payment of postage express freight contingent and incidental expenses two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salaries of the clerks and stenographers for the Board of Finance and Revenue two years the sum of three thousand dollars (\$3,000)

For the payment of the cost of painting the portrait of State Treasurer Charles A. Snyder to be placed in the Treasurer's Department in the State Capitol Building the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Department of Internal Affairs

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief draftsman and surveyor two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of other officials clerks and employes in the Executive Bureau the Land Office and the Bureau of Standards fixed by acts of Assembly and not otherwise provided for two years the sum of one hundred thirty-six thousand six hundred dollars (\$136,600)

For the payment of the salaries of officials clerks and employes necessary for the proper conduct of the work of the Bureau of Statistics and Information two years the sum of one hundred forty-four thousand one hundred twenty dollars (\$144,120)

For the payment of the salaries of officials clerks and employes necessary for the proper conduct of the work of the Bureau of Municipalities two years the sum of fifty-seven thousand six hundred dollars (\$57,600)

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work two years the sum of eighteen thousand dollars (\$18,000)

For the payment of services rendered and expenses incurred in the collection of tax statistics and the compilation of the same (paid to the county commissioners) two years the sum of twelve thousand dollars (\$12,000)

For the employment of draftsmen in copying the surveys or other ancient papers important to be preserved in the Land Office Bureau two years the sum of thirty-four thousand dollars (\$34,000)

For services and other expenses incident to the investigating and surveying of vacant and unappropriated land two years the sum of eight hundred dollars (\$800)

For the payment of the expense of additional equipment and of maintenance of equipment for the Bureau of Standards two years the sum of five hundred dollars (\$500)

For the payment of the incidental and traveling expenses of the secretary and all other officers and employes of the department for the payment of all postage contingent and incidental expenses of the Department of Internal Affairs with its several bureaus two years the sum of forty-eight thousand two hundred sixty dollars (\$48,260)

For the payment of the services and expenses to be incurred in the examination and repairs of the boundary line monuments between the state of Pennsylvania and adjoining states as required by the second section of the act of Assembly approved the fourth day of May one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and twenty-five the sum of twenty thousand dollars or so much thereof as may be necessary to be paid upon the warrant of the Auditor General upon specifically itemized vouchers properly certified by the Secretary of Internal Affairs

Department of Public Instruction

For the payment of the salary of the Superintendent of Public Instruction two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries wages and other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department for the purchase of supplies and equipment for the purchase maintenance and repair of automobiles and for traveling contingent incidental and other expenses including postage telegrams and telephone toll charges of the Superintendent of Public Instruction and the other officers and employes of the department for the expenses of the State Council of Education and for supplying the Pennsylvania School Journal to each board of school directors two years the sum of eight hundred and forty-nine thousand five hundred and eighty-four dollars (\$849,584)

For the payment of the salaries wages and other compensation of such officers and employes of the department as may be necessary for the maintenance and operation of the State Library and Museum for supplies and equipment for traveling contingent incidental and other expenses and for the purchase of books maps charts manuscripts records exchanges Pamphlets illustrations lantern slides periodicals parliamentary papers legal books and periodicals subscriptions to newspapers binding of books pamphlets and periodicals and any other expenses including postage expressage telegrams and telephone toll charges necessary for the proper conduct of the work of the State Library and Museum two years the sum of one hundred seventy-five thousand dollars (\$175,000)

For the support of State Normal Schools including instruction operation maintenance expenses of boards of trustees and the cost of such necessary additions extensions alternations equipments and repairs as may be authorized and approved by the Superintendent of Public Instruction two years the sum of four million dollars (\$4,000,000)

For the payment of the salaries wages and other compensation of the members officers and employes of the State School Employees Retirement Board for equipment supplies contingent expenses traveling expenses incidental and other expenses including telegrams and telephone toll charges necessary for the proper conduct of the work of the State School Employees' Retirement Board two years the sum of eighty-five thousand dollars (\$85,000)

For the payment into the contingent reserve fund of the Pennsylvania School Employees' Retirement Board two years the sum of seven hundred and twenty-five thousand dollars (\$725,000)

For the payment into the State annuity reserve fund number two of the Pennsylvania School Employees' Retirement Board two years the sum of two million six hundred and forty thousand dollars (\$2,640,000)

For the payment of the salaries wages and other compensation of the members officers and employes of the Pennsylvania State Board of Censors for equipment and supplies contingent expenses traveling expenses incidental and other expenses including telegrams and telephone toll charges necessary for the proper conduct of the work of the Pennsylvania State Board of Censors and for the necessary cost and expense incurred in the prosecution of offenders or

violators of the act creating the Pennsylvania State Board of Censors its amendments and supplements two years the sum of one hundred twenty-five thousand dollars (\$125,000)

For the payment of the salaries wages and other compensation of the members officers and employees of the Pennsylvania Historical Commission and for supplies and equipment contingent expenses traveling expenses incidental and other expenses including telegrams and telephone toll charges necessary for the proper conduct of the work of the said Commission as authorized and approved by the Superintendent of Public Instruction two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salaries wages and other compensation of the members officers and employees of the professional examining boards within the Department of Public Instruction for supplies and equipment contingent expenses traveling expenses incidental and other expenses necessary for the proper conduct of the work of the said Examining Boards and for the necessary costs and expenses incurred in the prosecution of offenders or violators of the acts creating any of the said Examining Boards their amendments and supplements as authorized and approved by the Superintendent of Public Instruction two years the sum of two hundred eighty-two thousand four hundred and forty dollars (\$282,440)

For the payment of the salaries and expenses of the county and assistant county superintendent of public schools as required by law for expenses incidental to the notice of the election of the county superintendents as required by law for the training of vocational teachers in such institutions as the State Council of Education may designate and under such regulations as the State Council of Education may prescribe for the transportation of school children as required by law for reimbursement to school districts for special education as acquired by law for aid to districts which now maintain or shall cause to be established and maintained as a part of the public school system vocational schools or departments schools for agricultural education manual training domestic science and other vocational and practical education for the investigation transportation and necessary expense involved in the education of blind children as required by law for the award of scholarships to graduates of secondary schools to aid them in obtaining higher education as required by law for Cornplanter Indians as required by law for the necessary expense of blind students in attendance at institutions of higher learning as required by law for payments to school districts the taxes of which are reduced by the acquisition of lands for the conservation of water as required by law and for the maintenance of children placed in homes by the courts or other agencies as required by law two years the sum of three million and thirty thousand dollars (\$3,030,000)

For reimbursing school districts upon the salaries of school teachers as required by law and for closed schools as required by law for the two fiscal years beginning the first Monday of July one thousand nine hundred and twenty-five the sum of forty million dollars (\$40,000,000)

Department of Military Affairs

For the payment of the salary of the Adjutant General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the division commander two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employees as may be required for the proper conduct of the work of the Department of Military Affairs including Division Headquarters Office the United States Property and Disbursing Office State Arsenal and State Military Reservation two years the sum of two hundred sixty-eight thousand six hundred dollars (\$268,600)

For all necessary expenses including annual allowance armory rent individual pay officers' annual allowance passenger and freight transportation telegrams telephone toll charges the purchase maintenance and repairs of motor vehicles necessary for the maintenance organization govern-

ment and discipline of the Pennsylvania National Guard two years the sum of eight hundred thousand dollars (\$800,000)

For the purchase of military stores to replace those sold or exchanged by the Adjutant General or for such other military purposes as the department may direct two years the sum of ten thousand dollars (\$10,000) Provided That the Auditor General shall not at any time authorize the payment of any amounts hereunder in excess of the amount paid into the State Treasury by the Adjutant General as the proceeds of such sales or exchanges

For the purpose of making improvements additions or repairs to buildings and roads on the State Military Reservation at Mt. Gretna construction of new buildings and other necessary permanent improvements two years the sum of thirteen thousand six hundred dollars (\$13,600)

For the purpose of placing at the disposal of the Governor and making same available for replacing or repairing armory buildings owned by the Commonwealth and occupied by an organization of the Pennsylvania National Guard for all necessary expenses in connection therewith should such armory buildings be destroyed or damaged in whole or in part by fire flood storm or other unavoidable cause and to replace or repair military stores or supplies stored or used in such armory building and destroyed or damaged in whole or in part in like manner and to pay for transportation pay of officers and enlisted men horse hire subsistence and quartermaster stores and other proper and necessary expenses incident to actual service rendered by the Pennsylvania National Guard under orders of the Governor in repelling invasions subduing insurrections riot tumult or disorder or imminent danger thereof and when such Pennsylvania National Guard may be placed on duty under orders of the Governor under extraordinary circumstances for the protection of property or human life and in the event of all or any portion of said Pennsylvania National Guard being called into active service of the United States by the President of the United States or in furnishing the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States or for the payment of mileage and lawful expenses of commissioners to take the vote of Pennsylvania soldiers in Federal or State Service when in the field on active duty two years the sum of two hundred thousand dollars (\$200,000)

For the payment of postage telegrams traveling and other expenses including telephone toll charges and other incidental and unforeseen items two years the sum of ten thousand dollars (\$10,000)

For the preparation and compiling of the records of the soldiers of Pennsylvania who participated in the World War including the payment of clerical services and for the investigation of the condition of any former soldiers sailors marines or nurses who were wounded or disabled in the World War and the furnishing of assistance to any such soldiers sailors marines or nurses in prosecuting any claims which they may have for assistance under the laws of the United States two years the sum of twenty-five thousand dollars (\$25,000)

For the purchase of additional land to be added to the State Military Reservation at Mt. Gretna Lebanon County Pennsylvania the sum of twenty-one thousand four hundred dollars (\$21,400)

For the payment of salaries of members of the State Armory Board two years the sum of twelve thousand dollars (\$12,000) Provided That the Governor and the Adjutant General as members ex officio shall receive no compensation for acting upon the said Board

For the maintenance of armories by the State Armory Board including necessary repairs the leasing of armory and stable quarters for National Guard Units where State Armory buildings have not been erected compensation insurance of caretakers janitors and other employees actual traveling expenses of members of the State Armory Board clerical general and contingent expenses of the Board expenses of inspection of armories two years the sum of three hundred twenty-four thousand one hundred and twenty-five dollars (\$324,125)

Department of Agriculture

For the payment of the salary of the Secretary of Agriculture two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the Department for traveling contingent and incidental expenses including postage telephone toll charges telegrams equipment scientific apparatus and supplies chemicals books and other materials for the purchase maintenance and repair of motor equipment for all expenses incident to and general maintenance of field offices and laboratories for the cost of maintaining an agricultural library for premiums and other expenses incident to the State Farm Products Show and agricultural meetings held in connection therewith including the compensation and expense of lecturers for the payment of the expense of collecting compiling and publishing facts and statistics relating to the agricultural industries and interests of the State for the payment of compensation and expense of experts engineers counselors and investigators and for the general maintenance of the Department of Agriculture including such other items of expense as are not specifically provided for necessary in the enforcement of any and all Acts of Assembly which it is the duty of the Secretary of Agriculture or the Department of Agriculture to enforce including the Acts of Assembly formerly chargeable for enforcement to the several bureaus of the Department two years the sum of six hundred fifty thousand dollars (\$650,000)

For the payment to incorporated agricultural associations as provided by law for exhibits of live stock live stock products horticultural products handiwork cereals bees and bee products subject to the filing of such reports by said associations as may be required by the Secretary of Agriculture and on condition that the Secretary of Agriculture shall certify as to every such agricultural association for payment to which out of this appropriation the Secretary of Agriculture shall draw a requisition that after inspection or other investigation he is satisfied that neither gambling nor other illegal or immoral practices were permitted at or in conjunction with the fair of such agricultural association two years the sum of one hundred and twenty thousand dollars (\$120,000)

For the purpose of control and quarantine work in carrying out the provisions of the Act approved the second day of July Anno Domini one thousand nine hundred and twenty-three entitled "An act providing for the quarantine and control of the Japanese Beetle imposing certain powers and duties on the Department of Agriculture providing penalties and making an appropriation" and for the payment of salaries the purchase of supplies and the payment of traveling and other expenses of every kind and description incident to such control and quarantine work two years the sum of one hundred thousand dollars (\$100,000)

For salaries the purchase of supplies and traveling and other expenses of every kind and description necessary for protecting the agricultural and horticultural crops of the Commonwealth from ravages of the European Corn Borer including investigations of the prevalence of this insect and means whereby it may be controlled and its dissemination and the establishment of quarantines and quarantine restrictions in affected areas and areas adjacent thereto two years the sum of fifteen thousand dollars (\$15,000)

Department of Forests and Waters

For the payment of the salary of the Secretary of Forests and Waters two years the sum of Sixteen thousand Dollars (\$16,000)

For the payment of salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the Department with respect to Forests and Parks the Geographic Board the State Forest Commission and the Fort Washington Park Commission and for the payment of traveling contingent and other necessary expenses including telephone toll charges and the cost of telegrams of the Secretary of Forests and Waters the officers and employes of the Department engaged in the forest

and park work of the Department and of the Geographic Board the State Forest Commission and the Fort Washington Park Commission for the purchase maintenance and repair of automobiles necessary in carrying on the forest and park activities of the Department and said board and commission for the purchase of telephone equipment and the cost of telephone rentals at towers district offices ranger stations and other necessary locations for expenses incurred in the erection and repair of buildings the purchase or lease of suitable agricultural areas for the production of forest trees the maintenance planting improvement and use of State Forests and the encouragement and promotion of proper forest practices for the payment of the cost of surveying mapping and marking boundaries of State Forest land for the maintenance and development of the Pennsylvania State Forest School at Mont Alto for the payment of the cost of supplies and equipment for forest protection expenses including the prevention and discovery of forest fires and for any other expenses necessary to the conduct of the forest and park work of the Department or of the said board and commissions two years the sum of one million one hundred and seventy-five thousand and thirty dollars (\$1,175,030)

For the payment of expenses incurred for the extinction and control of forest fires two years the sum of two hundred thousand dollars (\$200,000)

For the payment of annual fixed charges for road school and county purposes on lands owned by the Commonwealth of Pennsylvania and held and administered by it as State Forests and for the payment of the annual fixed charges for road and school purposes on lands classified as auxiliary forest reserves two years the sum of one hundred and fifteen thousand nine hundred and seventy dollars (\$115,970)

For the payment of the compensation of the engineer appointed as a member of the Water and Power Resources Board two years the sum of six thousand dollars (\$6,000)

For the payment of salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the Department with respect to Waters and of the Water and Power Resources Board and for the payment of traveling contingent and other necessary expenses including telephone toll charges and the cost of telegrams of the officers and employes of the Department engaged in its work with respect to waters and of the members officers and employes of the Water and Power Resources Board for the purchase maintenance and repair of automobiles necessary to the work of the Department with respect to Waters and of the said board for telephone rentals at field stations for the payment of the cost of supplies and equipment for all expenses incurred in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional sources of supply for water and water power companies investigations and reports upon the status of water and water power company charters investigations inspections and reports in connection with the construction and maintenance of power projects built under limited power permits and examinations investigations and reports upon protests lodged with the department or the Water and Power Resources Board for the cost of establishing maintaining and operating stream gauging and flood warning stations for examinations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth for establishing channel lines and for performing any other duties imposed upon the Department with respect to waters or upon the Water and Power Resources Board two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of salaries wages and other compensation and expenses for services and facilities necessary for the Department to exercise properly and efficiently the powers and perform the duties defined in the Delaware River Treaty under the direction of the Tri-State Delaware River Commission two years the sum of fifteen thousand dollars (\$15,000)

For the payment of county township and road taxes imposed upon the Commonwealth by the provisions of the Act of May thirty-first one thousand nine hundred and

twenty-three (Pamphlet Laws four hundred and eighty-seven) two years the sum of five thousand two hundred and seventy-four dollars (\$5,274)

For the payment of salaries wages or other compensation of such geologists mineralogists directors superintendents bureau or division chiefs assistant directors assistants superintendents assistant chiefs expert scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the Department in connection with the Topographic and Geological Survey and for the payment of traveling contingent and other necessary expenses including telephone toll charges and the cost of telegrams of the officers and employes of the Department engaged in the work of the Topographic and Geological Survey for the purchase maintenance and repair of automobiles necessary to the work of the Department in connection with said Survey for the cost of supplies and equipment and for any other expenses necessary to enable the Department to carry on the work of said Topographic and Geologic Survey two years the sum of one hundred and thirty-five thousand dollars (\$135,000)

For the payment of interest on mortgages on property belonging to the Commonwealth within the boundaries of Fort Washington Park two years the sum of five thousand and ten dollars (\$5,010)

Department of Labor and Industry

For the payment of the salary of the Secretary of Labor and Industry the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries wages or other compensation of the members of the Workmen's Compensation Board Workmen's Compensation Referees the members of the Industrial Board and such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the Department the Workmen's Compensation Board and the Industrial Board for the payment of the traveling and other expenses including telephone toll calls and telegrams of the Secretary of Labor and Industry and all other officers and employes of the department the Workmen's Compensation Board the Workmen's Compensation Referees and the Industrial Board and of all contingent and incidental expenses necessary for carrying out the provisions of the various acts of Assembly relating to the department for the payment of the cleaning and care of branch offices outside of Harrisburg for the Department the Workmen's Compensation Board and the Workmen's Compensation Referees for the purchase maintenance and repair of automobiles necessary for the proper conduct of the work of the department for the purchase of supplies and for the payment of artificial appliances and of maintenance costs for physically handicapped persons in training and all other expenses incidental to carrying out the provisions of the Rehabilitation Acts two years the sum of one million four hundred and seventy-five thousand dollars (\$1,475,000)

For the payment of the statutory amounts of Workmen's Compensation and of medical hospital surgical and burial expenses which may become due and payable during the period beginning June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven to injured employes and dependants of deceased employes of the various departments of the government of this Commonwealth upon claims arising under the provisions of the Workmen's Compensation Act of one thousand nine hundred and fifteen its amendments and supplements and for the payment of expenses incurred by the Bureau of Workmen's Compensation in the investigation and adjustment of claims of such employes and dependants or at the option of the Secretary of Labor and Industry with the approval of the Governor for the payment of claims arising out of injuries sustained by State employes including fatal accidents which occurred prior to June first one thousand nine hundred and twenty-five and for the payment of the premium or premiums upon an insurance policy or policies insuring the

Commonwealth against Workmen's compensation liability for injuries to or the death of State employes occurring during the period beginning June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred twenty-seven or any part or parts thereof two years the sum of one hundred and fifty thousand dollars (\$150,000) All payments to State employes or their dependents out of this appropriation shall be made by the State Treasurer upon warrant of the Auditor General upon certificates furnished by the Secretary of Labor and Industry

Department of Health

For the payment of the salary of the Secretary of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department including county medical directors and rural health officers of the traveling incidental and contingent expenses of the Secretary of Health and his assistants and the other employes of the Department and of the Advisory Health Board of the cost of diphtheria antitoxin and other biological products for free distribution of collecting compiling and publishing vital and morbidity statistics of maintaining laboratories and experimental stations of educational work of improving and conserving child health of maintaining genito-urinary dispensaries of investigating and regulating housing conditions of the department's work in dental health of narcotic drug control of supervising epidemics of diseases for the purpose of maintaining the departments sanatoria and dispensaries for the free treatment of indigent persons affected with tuberculosis including the purchase of food supplies and other necessities additions and the salaries and wages of employes for the medical inspection of the public schools in accordance with the provisions of the school Code and incidental expenses in connection therewith for equipment and supplies for the purchase maintenance and repair of automobiles for incidental expenses including postage telegrams telephone toll charges and for the payment of all other necessary expenses of the Department in the performance of duties imposed upon it by the acts of Assembly two years the sum of four million two hundred and fifty thousand dollars (\$4,250,000)

For the payment of the salaries wages or other compensation of such engineers chemists stenographers clerks and other employes as may be required for the proper conduct of the Sanitary Water Board of the cost of studies and investigation contingent expenses of the Sanitary Water Board its assistants and employes of the equipment and maintenance of laboratories field offices and drafting rooms for the work of the Sanitary Water Board of the cost of studios and investigations toward determining reasonable and practicable ways and means for the disposal of industrial wastes to be conducted either by the Sanitary Water Board its employees and assistants or by the co-operation of the Sanitary Water Board pursuant to the provisions of duly executed agreements with persons firms corporations municipalities or any groups thereof for the purpose of abatement of stream pollutions two years the sum of one hundred thousand dollars (\$100,000)

Department of Highways

For the payment of the salary of the Secretary of Highways two years the sum of twenty-four thousand dollars (\$24,000)

For the purpose of completing the rebuilding of any county bridge or bridges the construction of which has been undertaken by the department under the provisions of the Act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) entitled "An act empowering the State Highway Department to rebuild certain inter-county bridges located on the routes of State Highways which bridges cross rivers and have been heretofore destroyed by fire and making an appropriation" the sum of sixty thousand dollars (\$60,000)

For the maintenance of inter-state bridges over the Delaware River other than those the maintenance of which may

be paid for out of the State Motor License Fund two years the sum of nineteen thousand three hundred and twenty-three dollars (\$19,323)

Department of Welfare

For the payment of the salary of the Secretary of Welfare two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department and for the purchase of materials supplies apparatus and equipment for the purchase maintenance and repair of automobiles for postage telephone toll charges and express charges for traveling and other expenses of the Secretary of Welfare and the officers and employes of the Department and of the State Welfare Commission and for any other expenses which may be necessary for the proper conduct of the work of the Department two years the sum of three hundred and fifty-five thousand dollars (\$355,000)

Department of Banking

For the payment of the salaries of employes and other expenses incident to the supervision and examination of building and loan association two years the sum of fifty thousand dollars (\$50,000)

Insurance Department

For the payment of the salary of the Insurance Commission two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department and for the payment of contingent traveling and incidental expenses including telephone toll charges telegrams postage and expressage of the Insurance Commissioner and the employes of the department two years the sum of one hundred seventy-nine thousand dollars (\$179,000)

Department of Mines

For the payment of the salary of the Secretary of Mines two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department of the traveling incidental and contingent expenses of the Secretary of the department and officials and employes thereof of the cost of books instruments electrical equipment chemicals telephone toll charges plans freight expressage postage the acquisition and maintenance of and repairs to automobiles and of other expenses of the department two years the sum of fifty-four thousand eight hundred dollars (\$54,800)

For the payment of the salaries of the inspectors of coal mines as provided by law and for the payment of the actual traveling expenses of the inspectors and for their postage telegrams express charges and other actual necessary expenses two years the sum of five hundred forty-one thousand dollars (\$541,000)

For the payment of the compensation and expenses attending the examination of candidates for mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto two years the sum of ten thousand dollars (\$10,000)

Department of Property and Supplies

For the payment of the salary of the Secretary of Property and Supplies two years the sum of sixteen thousand dollars (\$16,000)

For the payment of salaries wages and other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs expert scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians marshals clerks stenographers bookkeepers messengers and other assistants and employes as may be required for the proper conduct of the work of the department and of the Board of Commissioners of Public Grounds and Buildings the State Art Commission the Capital Police and the several monument commissions within the department and for the payment of the traveling and other expenses of the Secretary of Property and Supplies the several boards and commissions attached to the department and the officers and employes of the department and such boards and commissions two years the sum of six hundred fifty thousand dollars (\$650,000) Provided however that the Department shall not use any part of this appropriation for the payment of the salaries wages or other compensation of employes necessary for the cleaning and care of offices or other quarters either in the Capitol buildings or elsewhere used by the Legislature the Judicial Department the Department of the Auditor General the Treasury Department the Department of Internal Affairs the Department of Banking the Department of Highways the Board of Game Commissioners the Board of Fish Commissioners or the State Workmen's Insurance Board for the cleaning and care of offices or other quarters outside of the city of Harrisburg used by any other department board or commission or for the cleaning and care of the State Arsenal or any barracks used by the Pennsylvania State Police

For the purchase of fuel repairs alterations and improvements for the State Capitol Buildings and the public grounds and buildings connected with the State Capitol including the State Arsenal and the Executive Mansion for the purchase of supplies as set forth in the general schedule of supplies for the State government including furniture furnishings stationery supplies and other matter required by the Legislature the Executive Mansion and the several departments boards and commissions of the State government for the purchase of any article of furniture furnishings stationery supplies fuel or any other matter or things the want of which was not anticipated at the time of the making of the annual schedule and for which requisition is made for the payment of any emergency or other unforeseen repairs alterations or improvements and for the payment of any bills for plans designs and specifications two years the sum of six hundred twenty-five thousand dollars (\$625,000) Provided however that no part of this appropriation shall be expended in making purchases for the Department of Highways the Board of Game Commissioners the Board of Fish Commissioners the Boards of Trustees of State Institutions the State Workmen's Insurance Board or any temporary boards and commissions created by Act of Assembly or purchases for the Department of Welfare for use in the conduct of industries within the several State penal institutions or purchases of military stores and equipment for the use of the Pennsylvania National Guard and the several State armories or purchases of medicines medical and surgical supplies required by the Department of Health or furniture materials and supplies for the tuberculosis sanatoria maintained by said Department of Health And provided further that any department board or commission which has the right to requisition for supplies purchased under this paragraph and also the right to purchase supplies out of its own appropriation shall not be required to postpone purchases of supplies out of its own appropriation until the appropriation made by this paragraph shall have been exhausted and Provided further that nothing in this act contained shall be construed to alter or modify the provisions of law requiring certain department boards and commissions to purchase supplies through the Department of Property and Supplies as purchasing agency

For the purchase of any emergency supplies or equipment the want of which may not have been anticipated at the time of the making of the annual schedule for which requisitions shall be made or for the payment of

the cost of emergencies repairs and of temporary help for the care maintenance and preservation of the public grounds and buildings including the Executive Mansion or for any other unforeseen expenses of the Department two years the sum of seventeen thousand dollars (\$17,000) which appropriation shall be known as the contingent fund

For the payment of printing binding ruling lithographing color printing engraving paper envelopes cloth and other substances on which printing is done plates cuts electrotypes dies stamps and other printing and binding supplies such printing binding and other items to be furnished as provided by law to the Legislature the Governor the Judicial Department and the several administrative departments boards and commissions of the State government except the Department of Highways the Board of Game Commissioners the Board of Fish Commissioners the Boards of Trustees of State institutions the State Workmen's Insurance Board any temporary boards or commissions created by Act of Assembly the Department of Welfare insofar as concerns printing supplies for use in printing plants in penal institutions and the Department of Labor and Industry insofar as tags and labels required to enforce the act of June fourteenth one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred and two) are concerned two years the sum of seven hundred eighty-nine thousand dollars (\$789,000)

For the cost of advertising schedules of supplies the sale of unservisable property proposals for executing the State printing and binding readvertising any schedules or proposals when necessary and all other advertising necessary for the proper conduct of the work of the department two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the cost of water furnished by the City of Harrisburg and for electric current gas and steam for public grounds and buildings when not supplied from the Capitol power plant two years the sum of fifty-eight thousand dollars (\$58,000)

For the cost of freight express drayage storage postage and incidental expenses of the Department and the several boards and commissions attached thereto two years the sum of forty-five thousand dollars (\$45,000)

For the payment of the rent of offices and rooms outside of the Capitol building when necessary for the accommodation of any department board or commission of the State government except the Pennsylvania State Police the Department of Highways the Department of Banking the Board of Game Commissioners the Board of Fish Commissioners the Boards of Trustees of State Institutions the State Workmen's Insurance Board and any temporary boards or commissions created by act of Assembly two years the sum of two hundred ninety thousand dollars (\$290,000)

For the payment of telephone toll charges and telegrams for the Legislature the Judicial Department and the Department of Property and Supplies and the boards and commissions connected with said department and for the payment of rental charges for telephone service and patented leased office devices for the Legislature the Governor the Executive Mansion the judicial department and the several administrative departments boards and commissions of the State government except the Department of Highways the Department of Banking the Board of Game Commissioners the Board of Fish Commissioners and the Boards of Trustees of State Institutions the State Workmen's Insurance Board any temporary boards or commissions created by act of Assembly and excluding royalties and rentals paid by the Department of Welfare for the operation of machinery in industries in penal institutions two years the sum of one hundred fifty thousand dollars (\$150,000)

For the purpose of carrying on the work of completing an office building in Capitol Park in accordance with plans outlining the proposed improvements to Capitol Park and Capitol Park Extension was made by Arnold W. Brunner architect which plans are now on file in the office of the department and as authorized by an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-three) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete an office building in the Capitol Park and to grade and terrace the grounds in connection therewith providing for the letting of contracts therefore authorizing the appointment of a superintendent of construction and making an appropriation for the payment thereof" two years the sum of three hundred fifty thousand dollars (\$350,000)

For the purpose of making alterations and extensions

to the Capitol Power Plant the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary

For the payment of the cost of procuring bonds required to be given to the Commonwealth by department heads and other State officers and employees two years the sum of twenty-three thousand dollars (\$23,000)

For the payment due to the estate A. W. Bruner deceased architect and engineer for services rendered in connection with alteration to the Capitol power plant and the plans for the improvement of the Capitol grounds the sum of five thousand dollars (\$5,000)

For cost of completing the George Gordon Meade Statue at Washington D C in accordance with such plans as may be adopted by the Department of Property and Supplies with the approval of the General George Gordon Meade Statue Commission and for the reasonable expenses necessary in connection with the dedication of the said Statue the sum of two hundred thirty-two thousand dollars (\$232,000)

For the payment of amounts due or to become due by the Commonwealth to the sculptor and others on account of the erection of the Robert Morris Monument at Philadelphia and for the expenses of dedicating the said monument the sum of six thousand dollars (\$6,000)

For the completion and dedication of the General Galusha Pennypacker Monument at Philadelphia the sum of five thousand dollars (\$5,000)

For the payment of amounts due or to become due to Violet Oakley for mural paintings in the Supreme Court room of the Capitol as provided in contracts heretofore made for the Commonwealth by the Board of Commissioners of Public Grounds and Buildings the sum of thirty-five thousand six hundred and twelve dollars (\$35,612)

For changing motors and other equipment on Capitol elevators from hydraulic to electric and changing the voltage of the Capitol electric plant from two hundred and twenty to one hundred and ten the sum of eighty-six thousand dollars (\$86,000)

For the purpose of enabling the Department to undertake and complete certain improvements in the Capitol Park in the hereinafter designated plots numbered in accordance with the plans outlining the proposed improvements to the Capitol Park and the Capitol Park Extension as made by Arnold W Brunner Architect which plans are now on file with the State Government—to wit

Plot No. 1 known as West Terrace which is bounded on the east by the Capitol Building on the west by third Street on the north by North Street on the South by Pine Street forty-one thousand five hundred dollars (\$41,500) out of which sum six thousand (\$6,000) dollars is hereby appropriated for the purpose of grading and the planting of shrubbery trees and grass the remainder or thirty-five thousand five hundred (\$35,500) dollars to be used in excavating lowering concreting and finishing of the West Terrace including the necessary alterations to the steps of the north south and center wings of the Capitol additional granite for the base of the Capitol and balustrade for the west side of the terrace

Plot No. 2 which shall be known as Memorial Grove which is bounded on the east by Memorial Bridge Plaza on the west by Commonwealth Avenue on the north by Laboratory Building and on the south by Educational Building seventy-one thousand five hundred dollars (\$71,500) namely for top soil grading planting grass shrubbery trees electrical and water installations concrete walks and other improvements provided That the Board of Commissioners of Public Grounds and Buildings is authorized to invite any organization of veterans of any war in which the United States was engaged or any historical organization to donate and plant under such regulations as the board shall prescribe in said Memorial Grove trees of a species approved by the Board in honor of the soldiers sailors or marines of that organization engaged or mustered into the service of the United States during any war

Plot No. 3 known as South Terrace which is bounded on the east by Commonwealth Avenue on the west by Old Fourth Street on the north by South Office Building and on the South by Walnut Street nine thousand dollars (\$9,000) namely for top soil grading and planting of grass trees and shrubbery

Plot No. 4 adjoining site of Educational Building which is bounded on the east by Memorial Bridge Plaza on the west by Commonwealth Avenue on the north by Memorial

Grove and on the south by Walnut Street two thousand dollars (\$2,000) namely for grading and seeding

Plot No. 5 adjoining site of Laboratory Building which is bounded on the east by Memorial Bridge Plaza on the West by Commonwealth Avenue on the north by North Street and on the south by Memorial Grove one thousand dollars (\$1,000) namely for grading and seeding

Plot No. 6 constructing the retaining wall connecting Walnut Street with the Memorial Bridge Plaza on the line of the property of the Pennsylvania Railroad Company twenty-five thousand dollars (\$25,000)

For procuring automobile liability insurance covering the operation of vehicles owned by the Commonwealth or such part of them as may be deemed advisable such insurance in all cases to protect both the Commonwealth and the employee thereof operating the same against claims for damages for injury to person or property within such amount as the Department of Property and Supplies shall deem appropriate two years the sum of ten thousand dollars (\$10,000) Provided however that no part of this appropriation shall be expended in procuring such insurance for vehicles operated by the Department of Highways the Board of Game Commissioners or the Board of Fish Commissioners

To enable the Department to refund to Mr L B Smith Wellsville Pennsylvania for an erroneous overpayment made by said L B Smith for unserviceable property purchased from the Department at public sale the sum of forty dollars (\$40.00)

The Public Service Commission of the Commonwealth of Pennsylvania

For the payment of the salary of the chairman two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of the commissioners other than chairman of the secretary counsel assistant counsel marshal and investigator of accidents and the salaries wages or other compensation of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors reporters inspectors investigators examiners statisticians testers clerks stenographers bookkeepers messengers and other assistants and employees as may be required for the proper conduct of the work of the commission fees and expenses of witnesses the purchase of laboratory apparatus laboratory supplies and of postage books stationery and other materials for express service for advertising and publication of legal notices in the making of special field examinations valuations and appraisals of plants facilities and properties of public service companies inspection and regulation of grade crossings and other facilities inspection and testing of meters lamps and standards inspection and regulation of safety devices safeguards and other facilities necessary for prevention of accidents investigation of accidents examination analysis and investigation of rates and tariffs special field examination and analysis of accounts and records development and administration of systems of accounts to be prescribed development and administration of reports to be prescribed examination and analysis of reports and compilation of data information and statistics respecting public service company development and also the activities of the commission the formulation supervision and analysis of applications complaints petitions and other proceedings reporting and recording of testimony economics engineering accounting and judicial research by the commission and its agents and their cooperation with other bodies engaged in such research classification indexing and filing of documents reports tariffs records correspondence et cetera conduct of hearings and investigations before the commission and for meeting all other responsibilities and performing all other duties prescribed by the Public Service Company Law and the amendments thereto and for the traveling and other expenses including telephone toll charges and telegrams of commissioners counsel experts engineers inspectors examiners accountants investigators and other employees two years the sum of seven hundred forty thousand dollars (\$740,000)

State Reporter

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant state reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationery clerk hire and assistants two years the sum of six thousand dollars (\$6,000)

Legislative Department

Section 3 For the payment of the expenses of the Legislative Department for two years ending May thirty-one one thousand nine hundred and twenty-seven and also for the expenses of the session and recess of one thousand nine hundred and twenty-five not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and all the salaries and mileage of the session officers and employees of the legislative session of one thousand nine hundred and twenty-seven shall only be paid after statement of the amounts due the several Senators Members officers and employees shall have been certified to the Auditor General by the President pro tempore of the Senate and the Speaker of the House of Representatives respectively and that the Senators and Members also the officers receiving fixed salaries for said session shall each be paid one-fifth of his total salary each month for the first four months of the session if the Legislature shall be in session that long and the balance due each Senator and Member on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of the month during the session except the last month when payment shall be made on the day fixed for final adjournment of the Legislature or during the two days previous thereto

Senate

For the payment of the salary of the clerk and stenographer to the President of the Senate and for postage in the amount of one hundred and fifty dollars to the President of the Senate and for the payment of the salaries of the Senators and extra compensation allowed by law to the President pro tempore of the Senate for the payment of the mileage of the Senators for the postage allowed by law to each Senator (one hundred and fifty dollars) for the payment of the postage for the chief clerk and assistant one hundred and fifty dollars to the chief clerk the sum of four thousand five hundred dollars for the payment of the postage on the Legislative Journals bills and calendars

For the payment of the salaries of the officers and employees of the Senate during the session and recess salaries of all officers and employees whose positions are now or may hereafter be created and for the payment of which provision is not otherwise made for the payment of the mileage of the officers and employees of the Senate and for the salaries and mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-seven

For the payment of the salaries of the secretary chief clerk assistant clerk librarian assistant librarian assistant to the secretary stenographers to the librarian two watchmen superintendent of the storeroom custodians assistant custodian and messenger

For the payment of the expenses of the Committee on Appropriations session of one thousand nine hundred and twenty-seven in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or part from the Treasury of the Commonwealth and for necessary clerical assistance the sum of twelve thousand dollars (\$12,000) to be paid on warrant of the Auditor General drawn in favor of the chairman of the committee on the presentation of his requisition for the same said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and twenty-seven the sum of seventy-one dollars and fifty cents (act of June fourteenth one thousand nine hundred and eleven)

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and twenty-seven the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary and for like expenses for the session of one thousand nine hundred

and twenty-seven the sum of two thousand dollars (\$2,000) and for the payment of the necessary expenses including extra labor in the office of the chief clerk for the year ending May thirty-first one thousand nine hundred and twenty-six the sum of four thousand dollars (\$4,000) and for six months ending November thirty one thousand nine hundred and twenty-six the sum of two thousand dollars (\$2,000) and for the payment of the incidental expenses of the Senate for six months commencing December first one thousand nine hundred and twenty-six and for the entire period of the session of one thousand nine hundred and twenty-seven should same extend beyond May thirty-first such sum as may be necessary to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars (\$2,000) for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the chief clerk and for the payment of the postage labor and incidental expenses in the offices of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-six the sum of one thousand eight hundred dollars (\$1,800) and a like amount for the year ending May thirty-one one thousand nine hundred and twenty-seven and for the payment of postage labor express charges and other expenses in the office of the librarian of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-six the sum of two thousand eight hundred dollars (\$2,800) and for the year ending May thirty-one one thousand nine hundred and twenty-seven the sum of two thousand eight hundred dollars (\$2,800) and to the chief clerk of the Senate for the payment of the expenses of the Senate or committees of the Senate in attending funerals or expenses incident thereto of Senators officers of the Senate or State officials during the two years ending May thirty-first one thousand nine hundred and twenty-seven the sum of three thousand dollars (\$3,000) to the chief clerk of the Senate for the payment of extra services in connection with the compilation of the history of the legislation in the Senate session of one thousand nine hundred and twenty-five the sum of two thousand five hundred dollars (\$2,500) making a total for two years the sum of three hundred seventy-one thousand one hundred ninety-six dollars and fifty cents (\$371,196.50) or so much thereof as may be necessary to be paid in the manner as prescribed by law

House of Representatives

For the payment of the salaries of the Members of the House of Representatives and extra compensation allowed by law to the Speaker of the House for the payment of mileage of the Members for the payment of the postage allowed by law one hundred and fifty dollars each for the payment of postage for the chief clerk and assistants one hundred and fifty dollars and to the chief clerk the sum of seven thousand five hundred dollars (\$7,500) payment of postage for mailing Legislative Journal bills and calendar

For the payment of salaries of the officers and employees of the House of Representatives during the session and recess salaries of all officers and employees whose positions are now or may hereafter be created and for the payment of which provision is not otherwise made also for the payment of the mileage of the officers and employees of the House of Representatives and for the salaries and mileage of the returning officers of the House of Representatives at the beginning of the session of one thousand nine hundred and twenty-seven

For the payment of the salaries of the chief clerk assistant resident clerk stenographer to the resident clerk superintendent of storeroom assistant resident clerk day and night watchman custodian and assistant custodians and messenger

For the payment of contingent expenses including clerical and stenographic traveling and discretionary charges of the Speaker during the recess ending January fourth one thousand nine hundred and twenty-seven the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary and for like expenses for the session of one thousand

nine hundred and twenty-seven the sum of two thousand dollars (\$2,000)

For the payment of necessary expenses including extra labor in the office of the chief clerk for the year ending May thirty-first one thousand nine hundred and twenty-six the sum of four thousand seven hundred dollars (\$4,700) and for the six months ending November thirtieth one thousand nine hundred and twenty-six the sum of two thousand three hundred and fifty dollars (\$2,350)

For the payment of the incidental expenses of the House of Representatives for the six months commencing December first one thousand nine hundred and twenty-six and for the entire period of the session of one thousand nine hundred and twenty-seven should the same extend beyond May thirty-first these accounts are to be expended by the chief clerk who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall have at no time in his hands more than two thousand dollars for which accounts have not been rendered and settled the whole amount thus expended by the chief clerk shall not exceed the sum of twelve thousand dollars (\$12,000)

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and twenty-seven in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for necessary clerical assistance of this committee the sum of twelve thousand dollars (\$12,000) to be paid on warrant of the Auditor General drawn in favor of the chairman of the committee on the presentation of his requisition for the same said chairman shall file an account of the Committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the expenses incident to issuing certificates of election to Members of the House of Representatives for the session of one thousand nine hundred and twenty-seven the sum of five hundred sixty-nine dollars and twenty-five cents (act of June fourteenth one thousand nine hundred and eleven) and for the payment of postage labor express and other items of expense incurred in the office of the resident clerk for the year ending May thirty-first one thousand nine hundred and twenty-six the sum of three thousand five hundred dollars (\$3,500) and for the year ending May thirty-one one thousand nine hundred and twenty-seven the sum of three thousand five hundred dollars (\$3,500)—making a total for two years the sum of eight hundred twenty-nine thousand eight hundred fifty-two dollars and twenty-five cents (\$829,852.25) or so much thereof as may be necessary to be paid in the manner as prescribed by law

Legislative Journal

For the payment of the chief clerk of the Senate and the chief clerk of the House of Representatives for making indices for the Journals of each house for the session of one thousand nine hundred and twenty-five one thousand five hundred dollars (\$1,500)

For the work of the Legislative Journal officials after the close of the session of nineteen hundred and twenty-five on the Legislative Journal also the proof reading of the appendix and index thereto as provided by law the sum of four thousand five hundred dollars (\$4,500)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and twenty-seven in accordance with the act establishing said Journal the sum of one thousand five hundred dollars (\$1,500)

Legislative Reference Bureau

For the payment of the salaries of the officers and employees and incidental expenses of the Legislative Reference Bureau for the two fiscal years beginning June first one thousand nine hundred and twenty-five and session employees for the session of one thousand nine hundred and twenty-seven the following amounts

For the payment of the salary of the Director of the Legislative Reference Bureau two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of an Assistant Director of the Legislative Reference Bureau two years the sum of

twelve thousand dollars (\$12,000)

For the payment of the salaries of Chief Compiler Compiler and Bill Drafter Compiler and Bill-reading clerk Search Clerk Messenger and File Clerk Chief Reference Librarian Stenographers Char-women regularly employed and bill book clerks and stenographers for the session of the General Assembly of one thousand nine hundred and twenty-seven the sum of forty-nine thousand dollars (\$49,000)

For the payment to the Director of the Legislative Reference Bureau for maintenance incidental expenses traveling expenses and emergency clerical help if needed or so much thereof as may be necessary two years the sum of two thousand dollars (\$2,000)

Judiciary Department

Section 4 For the payment of the salaries of the judges of the Supreme and Superior Courts the salaries and mileage of the president and other law judges of the several courts of common pleas in the Commonwealth and the judges of the several orphans' courts and for the compensation of common pleas judges holding court in other districts and for the payment of salaries and mileage of associate judges the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and twenty-five payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first Monday of March shall be reckoned as two thirds of a quarter and at the close of the term the interval from the first day of December to the first Monday of January shall be reckoned as one-third of a quarter

Supreme Court Judges

For the payment of the salaries of the Supreme Court judges two years the sum of two hundred forty-six thousand dollars (\$246,000)

For the payment of the salaries or compensation of the briefers investigators stenographers typewriters and clerks and to reimburse the judges of said court for expenses incurred in the discharge of their duties or attendant upon execution of the duties of the office two years the sum of fifty-six thousand dollars (\$56,000)

For the payment of the salary of the deputy prothonotary eastern district two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the deputy prothonotary and clerk middle district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of a chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of an assistant chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of a clerk in the office of the prothonotary of the Supreme Court western district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of a clerk as assistant to the chief clerk of the prothonotary's office of the Supreme Court in the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary and expenses of the crier tipstaves official stenographers court officers and special clerk to the Chief Justice of the eastern middle and western districts two years the sum of fifty-nine thousand nine hundred and ninety-five dollars and ninety-two cents (\$59,995.92)

Provided That the crier for the middle district shall receive no other compensation from the State

For the payment of the expenses of the Supreme Court in the middle district and the Superior Court of Harrisburg two years the sum of eight hundred dollars (\$800)

For the payment of the salaries and expenses of the librarian assistant librarian and for the purchase of books for the library of the Supreme Court at Philadelphia two years the sum of fifteen thousand seven hundred dollars (\$15,700)

For the payment of an attendant of the Supreme Court room and office and show rooms adjacent thereto middle district two years the sum of twelve hundred dollars (\$1,200) payable monthly

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of ten thousand dollars (\$10,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the purchase of stationery supplies books for the library and other necessary expenses of the Supreme Court western district for two years the sum of four thousand five hundred dollars (\$4,500) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

For the payment of the fees of the prothonotaries of the Supreme Court of the eastern middle and western districts on assignment of judges to counties other than their own under an order of the Supreme Court dated February nineteen one thousand nine hundred and nineteen the sum of six thousand dollars (\$6,000) payments to be made monthly by the State Treasurer on warrants drawn by the Auditor General

Superior Court Judges

For the payment of the salaries of the judges of the Superior Court two years the sum of two hundred and twenty-five thousand dollars (\$225,000)

For the payment of the salaries or compensation of the clerks briefers investigators stenographers and typewriters of the Superior Court and to reimburse the judges of said Court for expenses incurred in the discharge of their duties two years the sum of forty-nine thousand dollars (\$49,000)

For the payment of the salaries and expenses of the crier and necessary tipstaves of the Superior Court two years the sum of forty-two thousand two hundred and fifty dollars (\$42,250)

For the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers two years the sum of ten thousand dollars (\$10,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

Common Pleas Judges

For the payment of the salary of the judges of the Courts of common pleas learned in the law in the several judicial districts of the Commonwealth two years the sum of two million one hundred sixty thousand dollars (\$2,160,000)

For the payment of the judges of the courts of the common pleas of Dauphin County for clerk hire in accordance with the provisions of the act of one thousand nine hundred and twenty-one (Pamphlet Laws page twenty-eight) the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the mileage allowed common pleas judges in judicial districts containing more than one county as per act number forty-eight session of nineteen hundred and nineteen approved April eighteen one thousand nine hundred and nineteen the sum of five thousand dollars (\$5,000)

Orphans' Court Judges

For the payment of the salaries of the orphans' court judges in the several judicial districts in which separate orphans' courts have been established by law two years the sum of four hundred thirty-two thousand dollars (\$432,000)

For the payment of the compensation carfare and expenses of the judges for holding court outside of their own

judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of sixty thousand dollars (\$60,000)

For the payment of the salaries of the judges of the municipal court of Philadelphia in accordance with the provisions of the act of Assembly approved July twenty-first Anno Domini one thousand nine hundred and nineteen the sum of one hundred and sixty-one thousand dollars (\$161,000)

For the payment of the salary of the present president judge of the county court for the county of Allegheny two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the salaries of the other judges of the county court for the county of Allegheny two years the sum of eighty thousand dollars (\$80,000)

For the payment of the salaries of the judges of the Supreme Superior common pleas and orphans' courts who may resign or retire in accordance with the provision of the act of Assembly approved June twelfth Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and sixty-one) two years the sum of one hundred thousand dollars (\$100,000)

Associate Judges

For the payment of the salaries of the associate judges two years the sum of fifty thousand dollars (\$50,000)

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and twenty-five the sum of five thousand dollars (\$5,000)

Interest on the Funded Debt and Miscellaneous Appropriation

Section 5 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and twenty-five the first day of February one thousand nine hundred and twenty-six the first day of August one thousand nine hundred and twenty-six and the first day of February one thousand nine hundred and twenty-seven the sum of nine thousand six hundred and thirty-eight dollars (\$9,638)

For the payment to the Philadelphia National Bank Philadelphia Pennsylvania the State's fiscal agent for the custody and safe-keeping of the books and records pertaining to loans of the Commonwealth as per act of April fourth one thousand nine hundred and nineteen two years the sum of one thousand dollars (\$1,000)

For the payment of such expenses as may be incurred by such Committee shall be appointed by the Resolution of the Senate and House of Representatives of the Commonwealth to arrange for the inauguration of the next Governor of this Commonwealth the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I should like to interrogate the Chairman of the Committee on Appropriations.

The SPEAKER. Will the gentleman from Allegheny, Mr. McCaig, permit himself to be interrogated?

Mr. McCAIG. Yes sir, Mr. Speaker.

Mr. EDMONDS. I should like to ask the gentleman from Allegheny as to what is the total appropriation covered by this general appropriation bill?

Mr. McCAIG. \$78,762,012.67.

Mr. EDMONDS. Thank you. Now, I would like to ask further with reference to the items for the support of the public schools which are set forth in the pages beginning with 15 and running to 22. I notice in these items, with respect to the public schools, that there has been a series of cuts in the budget items which aggregate approximately \$7,000,000. I would like to ask specifically whether or not those cuts have been based upon any study

of the problem of the items or are simply general cuts?

Mr. McCAIG. The committee made a study of the bill and the past records of amounts expended for this purpose and with that end in view the cuts were made. The schools are now receiving \$2,500,000 more than they received two years ago.

Mr. EDMONDS. May I ask the gentleman with reference to the last item to the public school appropriation, which is for reimbursing school districts upon the salaries of the school teachers as required by law and for closed schools as required by law for the two fiscal years and so forth, \$40,000,000, which is a cut of \$1,910,000.

Mr. McCAIG. This is a \$1,200,000 more than two years ago.

Mr. EDMONDS. May I ask whether or not the gentleman considered that there are 3,729 school teachers more than there were two years ago and whether the amount that he has there planned for the appropriation is sufficient to take care of any increases in the teachership.

Mr. McCAIG. So far as the records go we have felt that this amount will cover it.

Mr. EDMONDS. Have you any figures, may I ask Mr. Speaker, which show that the \$40,000,000 which has there been assigned to that item will cover what the State has promised towards the salaries of 53,072 public school teachers whose names were reported as of November 1st, 1924.

Mr. McCAIG. We have not. They have never been furnished us.

Mr. EDMONDS. Then that is really a capricious cut—I mean that has been made without any study of the problem inasmuch as the law requires state funds to be used to pay state teachers.

Mr. McCAIG. Only on the basis of the increase.

Mr. EDMONDS. May I ask also, Mr. Speaker, with reference to the items on page 20 and 21, which is the whole group of items included under the item payment of salaries and expenses of the county and assistant county superintendent, cut down from \$4,030,000 to \$3,030,000, may I ask if that cut of \$1,000,000 represents some function which is now to be given up by the State.

Mr. McCAIG. I will answer that by saying that this item is an increase of \$325,000 over two years ago. It is a blanket item in the budget.

Mr. EDMONDS. I understand that the item of \$4,030,000 which was presented in the budget includes the following: county superintendents \$507,000; notice of election of county superintendents \$1,000; assistant county superintendents \$645,000; vocational reimbursements \$1,110,000; education, blind pupils, \$8,000; blind institution higher learning, \$8,000; transportation, \$1,000,000; State scholarships, \$56,000; reimbursement school districts closed, \$684,000; Cornplanter Indians, \$1,800; taxes on land for water conservation, \$5,200; children placed by courts, \$14,000, or a total of \$4,030,000. Now, when the item is cut down \$3,030,000 which of those activities are to stand the cut?

Mr. McCAIG. On what page of the budget will we find that item?

Mr. EDMONDS. The total is given on page 7; the items themselves I think are not given there. All the items I have obtained from the budget officers.

Mr. McCAIG. The totals are given here but not itemized.

Mr. EDMONDS. The items I have obtained, I say, upon inquiry from the budget officers.

Mr. McCAIG. They were not supplied to this committee.

Mr. EDMONDS. The point I would like to make, if I may ask the gentleman from Allegheny further, is this:

We have a series of state laws whereby the state agrees to do certain things for the maintenance of public schools. We have also a series of computations which are based upon exact figures of what the state is assuming. Now, when those figures are cut down in the aggregate, what is the intention of the budget, is it intended that some of the activities are to be given up? If so, which? Is it intended that the salaries of the teachers are to be cut down? If so, how? Is it intended that the state shall give less to the public schools? If so, how much shall it give? In other words what is the plan which leads to cutting down these items in the aggregate I have mentioned in so far as it is going to affect the details of the existing law?

Mr. McCAIG. I would say that that would be at the discretion of the department, that the figures have never been submitted to us as we never have been consulted.

Mr. EDMONDS. But, Mr. Speaker, if the gentleman will allow me further to interrogate him, in all the school districts, 53,000 school teachers, there is nothing there that the department has discretion, is it your thought that the department will pay the school teachers in Lancaster County and not in York.

Mr. McCAIG. Then I would say that the committee should have been supplied the figures, not a blanket item.

Mr. EDMONDS. I cannot answer the question as to whether or not the committee had such information. I obtained it. I will say that it seems to me that it is embarking upon a dangerous fiscal policy when we appropriate \$40,000,000 for what we know is going to cost \$42,000,000, unless we change the existing law.

Mr. McCAIG. We took the budget for our basis of knowledge and past experiences in making appropriations.

Mr. EDMONDS. I am very much obliged to the gentleman from Allegheny, and I want to say that I appreciate, as I think every member of this House does, the time and the energy and the devotion which the gentleman from Allegheny has given to this work. I myself, not only at this session but in past sessions, have had cause to profit greatly by his experience and knowledge, partly particularly with reference to certain of the welfare and state aid institutions. He has devoted a tremendous amount of time to this work. I am not here to criticise this bill in detail, but I am here to say very emphatically that in my judgment the public school appropriation is not adequate, and it can only be made in this way, either on the basis of changing the laws relating to public schools, or else upon the basis of planning for a deficiency two years hence. How on earth can you come out when you have 53,000 school teachers certified in November, 1924, and you have a state law which says that you, the state, are going to pay so much of their salaries. When you multiply the two items you get \$41,900,000, and you appropriate \$40,000,000; what is going to happen to the \$1,900,000? Obviously what is going to happen is that when the fourth quarter comes the teachers will not get their full money and we are going to have a deficiency appropriation. Now, I think the same thing is true with reference to the other items that aggregate \$4,030,000. You can not cut down the money without striking out some of the work you must cut out some of the items of work and that means a change in the existing law, or else not have money enough to do the work properly. Now, I can say from my point of view that this public school work that we do is frankly the most important of all of the functions of the state. Go back even to the time of William Penn, of the first Charter, and you will find it provided in there that this Commonwealth shall take care of that all the children of the citizens shall be properly

instructed, and it has always been a duty that has been recognized by this Legislature. Now, Mr. Speaker, for myself, I do not intend to vote against this bill; I am going to vote for it. I am going to vote for it reluctantly. I call attention merely to these matters because it is my strong hope that in the adjustments that take place before a perfect general appropriation bill is framed, that these points of view will be recognized. We must consider that when it comes to the public schools we do not appropriate money by grace, we appropriate money on the basis of a contract that the State has made, and if we are not going to appropriate sufficient money to keep our part of the contract we are simply dislocating the entire educational system of the state. I call your attention to these matters because it is my strong hope that before this bill goes to the Governor it may go to the Governor with adequate appropriations certainly for as important a part of your state governmental functions as public education.

Mr. McCAIG. The general appropriation bill as reported by the appropriations committee of the House carries the largest amount ever granted for the needs of the state government for a two-year period.

The public schools of Pennsylvania are given the largest appropriation in their history, the amount set aside for them being more than \$2,000,000 over that granted two years ago.

The administrative departments are granted \$4,468,839 more than the amount appropriated in 1923 which at that time the Governor stated was sufficient to provide for general improvements in state administration.

The general appropriation bill carries a total of \$78,760,000 of which \$48,000,000 goes to the public schools as against less than \$46,000,000 in 1923. This item does not include separate appropriations for higher education and for the teachers' retirement fund.

The sums provided for the various activities, including the \$500,000 increase for normal schools and the \$238,000 increase for the Department of Forests and Waters, were arrived at only after careful investigation during which the most accurate data obtainable was developed and employed.

Hearings have been granted to all department heads who sought them. The Senate committee will hold a final hearing on this bill next Tuesday, March 31, at two o'clock P. M. and I might add that there will be hearings on Monday.

While providing more liberally than ever before for the maintenance and development of the schools and governmental departments, the committee has tried to follow the national policy of the Republican Party by fostering a progressive and yet economical administration of public affairs.

Mr. FLYNN. Mr. Speaker and members of the House, as a member of the Committee on Appropriations, I desire to say that I followed the work of this committee through this session with a great deal of interest. It has seemed to me that the matter of appropriating money for the various state activities in this session has constituted a most important problem before this present session of the Legislature. We found ourselves at the beginning of this session where we were given two different estimates on the state's possible revenue, and at once it was heralded throughout the state, through the public press that there was confusion here in reference to that problem, as to what estimate this Legislature was going to accept as its basis for making appropriations. Now, in my years of experience as a member of the Appropriations Committee the prob-

lem presented was not a new one. It was what has happened in the past. We have often had a conflict as to the amount of money that it was possible for the Legislature to spend. It seemed to me, and I think that view point was adopted by the majority of the Committee on Appropriations, that our problem was to go ahead and adequately take care of the state's institutions without regard as to where we were going to come out and whose estimate was finally going to be accepted. First, our problem was to determine our needs, and that is the manner in which the work of this Appropriations Committee has been carried out. I want to say to you members that never in my experience here, as a member of this Committee, have I known this work to be pursued with more intelligence and a higher regard for the needs of the State than has been done by our Chairman and by our members on these very things. I want to say that there has never been a time when there has been any confusion or any conflict of opinion over these matters. There was one single question that came up in connection with these appropriation measures that was a matter of some discussion, and that was as to whether or not we were to accept the lump sum appropriation for private charity for state aid institutions and the committee unanimously agreed to disregard the lump sum appropriation. I will make modification of that statement by saying that one member of the committee who voted "no" on that did so making the statement that he only voted that way because he was not sure whether it was right or wrong to so make these allowances. Now then, at once it was heralded throughout the state through the press that some confusion reigned in this session because of this action. As a matter of fact it was practically the unanimous opinion of the Committee on Appropriations to disregard the lump sum. What does that mean? I beg your patience while I say that simply means this that while the lump sum appropriation was disregarded, that the \$3.00 per diem for charity patients in hospitals was retained, and not one dollar of money appropriated to those various hospitals can be used until those hospitals can show that they have rendered the service, and then they cannot be reimbursed in excess of the per diem. So that in the end the only thing that was disregarded in the Governor's budget recommendation in that connection was that we were not to know how much money was set aside for our particular institutions, and we believe that if that were done there would be no use of having this matter referred to the Committee on Appropriations. If that lump sum provision remains, and the \$3.00 per diem prevails then we need no appropriation, nor do we need any Legislature to handle this problem. I believe that is a fair statement of the fact.

In connection with the amount allotted in this bill to the various State activities, practically without exception, every department, every activity including public schools, has received an increase over the amount awarded them two years ago. I will not even yield to my friend from Philadelphia who has just spoken in my desire to help the public school system in this Commonwealth. I owe a great deal to that institution, and I have an intense and patriotic desire to see that that activity is carried on with adequate funds with which to support it, but if I am to believe that a \$2,000,000 increase for each biennium is not going to be sufficient to take care of the requisite needs of our public school system then I think we have reached the point in the Pennsylvania Legislature where we need to rewrite our school law because the thing will become so burdensome that we simply cannot carry on. Why, the sum of \$48,000,000 has been mentioned as the amount awarded to the public

schools. I can recall in the 1913 session when the amount was raised from \$11,000,000 to \$15,000,000, and we were lead to believe that that was a very large increase, and the people told us that that was all that was needed at that time, that was all they asked for. Now we have gotten up to \$48,000,000 and I am actually beginning to wonder where the end is going to be. Surely if we have given an increase, which has been done of \$2,000,000 in this bill, I believe that Mr. Edmonds should be well content to say that you have done very well by our school system.

There has been a good deal of bunk, if you please, in regard to the cuts made in this budget. I will stake my reputation as a legislator on the statement that never in my experience in this House has there ever been the intelligent, earnest and successful effort made to handle these appropriation questions as there has in this session, the result of which is represented in the bill now before, and on which we will be called upon to vote. I believe the bill should be supported. I believe that it can honestly be supported by every member of this House.

Mr. HEFFRAN. Mr. Speaker, I would like to interrogate the Chairman of the Appropriations Committee.

The SPEAKER. Will the gentleman from Allegheny, Mr. McCaig, permit himself to be interrogated?

Mr. McCAIG. I will, Mr. Speaker.

Mr. HEFFRAN. I call your attention to page 17 from lines 11 to 14, and ask as a matter of information why that item has been stricken out of the bill.

Mr. McCAIG. That is the \$1,500,000.

Mr. HEFFRAN. For building and constructing state normal schools and I would like to ask further what is the position of the Appropriations Committee on that?

Mr. McCAIG. The cost of the addition of the state normal schools, it has been studied, and I believe a bill or resolution is in progress or will be in progress to create a survey of these institutions in order that when the next session of the Legislature meets they will be able to make an intelligent report on all new buildings. I am told some of them are in bad shape, and the committee at that time, and the next session of Legislature, will be able to adequately take care of this problem.

Mr. EDMONDS. I would like to say a word again, chiefly by way of comment upon the admirable and lucid statement by the gentleman from Elk. He debates so rarely that I think it must be a matter of regret to you as it is to me that he does not address us more frequently, because his experience has been so very great and he has always shown such marked sagacity in dealing with these problems. To my mind the Legislature of 1923 represented a distinct advance upon 1921 in its dealings with financial problems, and I think I am safe to say that the Legislature of 1925 has also represented a distinct advance upon its predecessors.

The point that I want to make now, however, is this: There are a certain number of functions which are assumed by the state as a matter of existing law which are peremptory duties and then there are a certain number of functions which the state voluntarily assumes; for which it uses the balance of its money. It is bad fiscal policy to spend the gratuities first and then after that come down to the things which you must do. I think there is a united opinion in the States of the Union in dealing with the fiscal problems that the General Appropriation Bill which covers what must be done is the first financial measure to be considered, and my hope is that the Legislature of 1927 will go ahead of us in 1925 in that particular. There are a certain number of items which are more or less elastic. When we come to dealing with new buildings, when we come to dealing with

extensions of the state's property there you are dealing with a question with which frankly your work must be measured by the amount that you have got, but when you come to dealing with carrying on under existing law, there you have an exact specific problem that must be met in an exact and specific way. The gentleman from Elk asks why the public schools require more money. The reason is perfectly clear. The number of teachers two years ago was 49,000. The number of teachers this year is 53,000. Our appropriation is based upon the returns of the county superintendents on November 1st, 1924. You have appropriated enough money to take care of one half of that increase. What are you going to do with the other half? The gentleman from Elk meets the situation bravely by suggesting that the public schools may be a heavier load than the state can carry. If that be so some bills ought to be introduced that look toward cutting down the state's education in that matter, but I think that you believe, as I believe, that the people of this Commonwealth are resolved that there shall be no backward steps with reference to the public schools. It seems to me that the only thing that we can do is to appropriate money to discharge our appropriation liabilities. Now, let me point out exactly what is going to happen. You have on the statute books a law that the Auditor General must reimburse all school districts at six months intervals. He will pay out the full quota next fall, he will pay out the full quota next spring, he will pay out the full quota the fall following that and then he will be \$2,000,000 short when it comes to the last quarter. Now, what is going to happen then? There is going to be another deficiency appropriation. You can call it, if you please, an appropriation liability, or you can call it any particular term you want. What happens is that the state, by law, has promised money that it has not appropriated to pay. Now, personally I cannot think that that is a good fiscal proposition, and recognizing, as my friend suggests, the advance that has been made in the last two years, recognizing the very great advance that has been made in treating hospitals whereby it is now a per diem for their work as compared with the old method of appropriation, and recognizing the advance that was made along other lines, my hope is that at this session we will also advance and appropriate adequately for those things which are fixed expenditures by state law, otherwise we are in the situation of the man who owes \$1,000 and he sets aside \$800 to pay the debt and says, "Thank God, my credit is now clear." We are in the situation where we know precisely what this expenditure will cost us and we are appropriating \$2,000,000 less. That cannot appeal to anyone as a sensible business proposition.

Mr. FLYNN. Mr. Speaker, may I interrogate the gentleman from Philadelphia?

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. FLYNN. You make the statement that the first reduction should be made in new capital expenditures, buildings, etc. I take it that you realize that in the bill before us that the large reductions in items have been made in just that respect?

Mr. EDMONDS. I don't think so, Mr. Flynn. May I say to the gentleman from Elk,—let me read you the reductions that are made on the public school end, and I think you will realize that the major portion of it is not on new capital. Here is a reduction of \$500,000 in normal school maintenance. That is not new capital, and there is a reduction.

Mr. FLYNN. Pardon me. A reduction? You speak

of that as a reduction, why that is an increase. The amount granted to that item is an increase.

Mr. EDMONDS. I am comparing it with the budget item.

Mr. FLYNN. Oh well, I am not comparing it with the budget, I am comparing it with the appropriation that they have heretofore received.

Mr. EDMONDS. I am comparing mine with the estimate of expenses, and as to what it takes to do the work. Now, take the other items. There is a reduction of something like \$2,100,000 in the teachers annuity for the two years.

Mr. FLYNN. A reduction from what, may I ask?

Mr. EDMONDS. A reduction from the budget estimate.

Mr. FLYNN. Oh, well, I am speaking of the amount that has heretofore been had for these purposes.

Mr. EDMONDS. Then as I understand it, it is the thought of the gentleman that if you appropriate an increase over what you have appropriated two years ago, you have fulfilled your obligations without regard as to how much the work may be increased in the meantime.

Mr. FLYNN. Not at all. Based upon inquiries made just as intelligent as those applied to the construction of the budget.

Mr. EDMONDS. I asked the gentleman from Allegheny with reference to the teachers salary item, as to whether that was based upon a definite number of teachers, and the answer was that it was not.

Mr. FLYNN. I am not in position to speak on that one particular item.

Mr. EDMONDS. Now, that is one of the items that I happen to be particularly familiar with, and my feeling is that when you have a four thousand increase in teachers and appropriate money to cover two thousand, you will not discharge your full duty to the public schools.

Mr. ALEXANDER. Mr. Speaker and members of the House, while this has been a very full discussion, there are just a few important thoughts I have that I would like to give the House. In the first place, there has been a whole lot of questions from the beginning as to what amount of money we have to appropriate. If the members of the House will turn to their budget on page 15, you will see there that there is very little difference from the figures that are estimated there by the budget and the amount that is estimated we will have to appropriate by the Auditor General. Of course, they started off with \$132,000,000, but at the time they figured the amount to be appropriated at this session for the next biennium, \$120,000,000. There has been appropriated up to the present time about \$119,000,000. That is within a million dollars of the amount that the budget says is the amount that should be appropriated for the next biennium.

Now, when some of them talk about cuts of \$7,035,000, they mean cuts from the budget, of course, just as explained by the gentleman from Elk. Now, those cuts from the budget are as follows: "Consolidated and vocational schools, \$1,000,000," and yet that appropriation at the present time is an increase over 1923 of \$325,000. They call it a cut in the budget, which it is. From the common schools, of \$1,110,000, and yet instead of that being an actual cut, it is an increase over 1923 of \$1,200,000. Normal schools, they say are cut \$500,000, cut from the budget but that is an increase over 1923 of over \$500,000 and sundry increases of \$25,000. Now, one of the great cuts here—and just as has been said by some one, a commission has been appointed to investigate and inquire into the building of State normal schools. You will notice for that reason we have cut from this budget the normal schools, for buildings and construction, \$1,500,000. Now we come down to

the item which has been a great bugaboo in our appropriation ever since it started, and that is this Teachers Retirement Fund. If there has been anybody at this time that knows just exactly what we should appropriate for that item, I have not been able to find them. We have never had that so far before the committee, and we have had experts of all kinds you can think of. That started first when this retirement was created with the understanding that the State would have to raise say, \$500,000 for a period of ten years. The last item we find it comes to something like \$2,000,000, and yet the State will have to raise for twenty years for this fund. Now, when we estimated in 1923, that was to cost something over three and a half million dollars; so that you can see that this cut of \$2,125,000 in the Retirement Fund, in the first place, is not due until 1927. That amount is not due until 1927, and can be well left off until that time. And in the second event, it is what has been called in the budget as "unappropriated balances unascertainable." And so it is with the Retirement Funds, it is unappropriated balances, unascertainable, and therefore when we are short of funds, which we have been, and have to cut everything all the way along the line, hospitals, schools, and everything else, just as has been said, we have been giving an increase instead of a decrease, of \$2,050,000 over and above 1923. And at the same time, as I have said, we have appropriated within \$1,000,000 of what the budget says we will have for the next biennium. We appropriated \$119,000,000.

Mr. LUDLOW. Mr. Speaker and members of the House, before asking permission to interrogate the Chairman of the Appropriations Committee, I want to state that no one in the House more than I can testify to his absolute fidelity to his duty, and a fine bit of work he has done for this Legislature and for our branch of it. There are, however, two or three questions I should like to ask him, and I only want to ask them prefaced by the statement which is a personal tribute from me to him. And now, Mr. Speaker, I would like to interrogate the Chairman of the Appropriation Committee.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. McCAIG. Mr. Speaker, I will.

Mr. LUDLOW. Mr. Speaker, I would like to ask the Chairman of the Appropriations Committee, is it not a fact that in your General Appropriation Bill, before us this morning, that you have reduced the appropriation to the Japanese Beetle Investigation Fund from \$150,000 to \$100,000?

Mr. McCAIG. Which is an increase of \$70,000 over what you received two years ago.

Mr. LUDLOW. Isn't it a fact that two years ago, the appropriation was ridiculously insufficient to protect the State against the spread of this scourge to the farmer?

Mr. McCAIG. They had government assistance at that time, I am told.

Mr. LUDLOW. Yes; well, with the government assistance and you give them \$100,000. Has there been application made by the Department of Agriculture to your committee, or is this simply based upon a paring of the budget?

Mr. McCAIG. I understand that they had a conference with the Senate committee, or discussed it with the committee with the possibility of the government withdrawing, and that can be further discussed when the bill gets over to the Senate.

Mr. LUDLOW. That is a great pleasure. Now, Mr. McCaig, is it not a fact that the Department of State Police in your bill at page 3, file folio 4157, is given exactly the same appropriation which it received two years ago in the specific appropriation from this Legislature?

Mr. McCAIG. Correct.

Mr. LUDLOW. That is correct. Has your committee had

before it or requested to come before it, the Superintendent of State Police, in order to ascertain whether the cuts made two years ago should still be made in the interests of the enforcement of the law in general as it works out through the State Police Department? Has there been any such request for a hearing?

Mr. McCAIG. Inasmuch as the State Police have been doing such efficient work during the past year and realizing that we must work out the deductions, we figured they could get along on what they had two years ago.

Mr. LUDLOW. Does your committee know that if the State Police Department is continued by an appropriation of \$1,500,000 for the next biennium, that it must actually reduce the personal of the State Police by ten or more members?

Mr. McCAIG. I have not been furnished that information.

Mr. LUDLOW. Your appropriation bill also eliminates entirely, does it not, the request for an appropriation for the removal of the Eastern Penitentiary from Philadelphia to some other place?

Mr. McCAIG. That is not in this bill.

Mr. LUDLOW. That is not in this bill at all?

Mr. McCAIG. No.

Mr. LUDLOW. Will the Chairman of the Appropriations Committee, for our information, so that when we send this to the Senate, we may not be entirely in the dark, let us know if he has worked out the totals of the appropriations not only in this bill, which amounts to \$78,760,000 and more, but the total of that sum and of the specific sums that have gone through on the State-aid for charitable institutions and, in general, a total of all the appropriation bills which have met with your committee's approval?

Mr. McCAIG. About \$119,000,000 at this time. It is thought that when the bill goes over to the Senate, if corrections are to be made, if any are necessary, that we have some balance left to go on.

Mr. LUDLOW. Thank you. Mr. Speaker and members of the House, it may seem to you as if we are straining at a gnat swallowing a camel when I speak of so small a subject as the spread of the Japanese beetle. Two years ago this State closed its eyes and deliberately failed to appropriate a large enough sum to prevent the spread of this scourge. It is now in Bucks county and Montgomery county, and while on the average it only spreads five miles a year, and therefore would not reach my friend in Allegheny for seventy years and my friend in Elk county for possibly fifty years, the fact remains that if anything is taken out of those counties and we let down our quarantine, that in one day it can be taken up and put down one hundred and fifty miles away, and if you folks living in the other counties will wake up some morning and find this pest has arrived because the Legislature has not provided a sufficient sum, your counties will be in the same position that we are in Bucks and Montgomery counties. I understand that this will be taken up on the other side on Tuesday, when the committee hears these requests.

I want to say about the State Police that two years ago their appropriation was pared down with the other departments. We are considering a new biennium, and yet we keep them exactly where they were two years ago. The State Police force, under the law which was passed by this Legislature two sessions ago, is entitled to a full personnel of four hundred and twenty-one men. It now has two hundred and seventy. If this appropriation here goes through, it must be reduced by at least another ten, because during the last two years they have been traveling along by using certain sums which should have gone for new equip-

ment, new arms, horses, saddles, and all sorts of things going to make up the State Policeman's equipment; and in voting, therefore, this morning, for this bill, like the gentleman from Philadelphia on the educational matter,—in which I heartily concur with him,—I do so, not because we are surrendering our rights, but upon the statement of the Chairman of the Appropriations Committee, just made, that when this reaches the Senate, they will consider these things and grant hearings to those departments which have not thus far been heard, and if this comes back from the Senate, we can then take it up again. But I am not allowing this opportunity to escape for me to say that I vote most reluctantly on this bill on these two points, the one a relatively small one, but it may be a big one at any time, that of the Japanese beetle scourge; and the other a very big one, and that is the State Police.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Montgomery.

The SPEAKER. Will the gentleman from Montgomery, Mr. Ludlow, permit himself to be interrogated?

Mr. LUDLOW. Absolutely, Mr. Speaker.

Mr. ALEXANDER. The gentleman from Montgomery states it means a reduction of ten men on the police force, the state police. To what force are you referring?

Mr. LUDLOW. I am referring to the Department of State Police of which Major Adams is the head.

Mr. ALEXANDER. And does that include the Highway Patrol?

Mr. LUDLOW. It does not, that is not in his department.

Mr. ALEXANDER. From what fund has the Highway Patrol been paid?

Mr. LUDLOW. The Highway Patrol has been paid from the funds of the Highway Department, I am informed by that department.

Mr. ALEXANDER. How many members are there in it?

Mr. LUDLOW. I cannot tell you.

Mr. ALEXANDER. That patrol, notwithstanding, that they have been dressed up in a uniform with a gun on their side, all the paraphernalia to do work with, they have had no power whatever for the last year have they?

Mr. LUDLOW. I could not tell you.

Mr. ALEXANDER. Yet we have paid \$100 a man per month during the whole year?

Mr. LUDLOW. If the gentleman from Delaware wishes to recommend any legislation with reference to the Highway Patrol, or police connected with the Highway Department, we should be pleased to consider it when it is introduced, but at this time my remarks extend solely to the State Police.

Mr. ALEXANDER. Is it a fact that the appropriation which is called for in this bill was for the purpose of including the Highway Patrol within the figure?

Mr. LUDLOW. Do you mean the new one now?

Mr. ALEXANDER. I mean the one in the budget, I think it was \$383,000, if I am not mistaken. I may be wrong in the figures, but the recommendation in the budget, was not the purpose of that to include the Highway Patrol?

Mr. LUDLOW. I am informed that it was not, but I cannot vouch for the accuracy for that.

Mr. ALEXANDER. Do you know that during the last biennium that it was the intention and purpose and, in fact, an effort was made to stick the Highway Patrol under the State Police?

Mr. LUDLOW. I could not answer that.

Mr. ALEXANDER. And it was only after it was shown

that they would have to be paid out of the State Police Fund that they retracted from that action.

Mr. LUDLOW. I could not answer that.

Mr. ALEXANDER. Do you know how much has been spent by the State Police and charged up, and not charged up against the counties, but charged up against the State by the State Police buying rum during the last year?

Mr. LUDLOW. I don't. I know how much the State Police have turned into the counties during the last year as a result of fines imposed in those cases.

Mr. ALEXANDER. That has nothing to do with this case. We are not referring to counties at this time. Counties have also paid State Police costs for purchasing rum. I am asking you now if you know what expenditures are included and taken out of the appropriations for the State Police during the last year for the purchase of liquor.

Mr. LUDLOW. I don't. I know it was not before the committee because the chairman has just said there was no hearing and Major Adams said they were notified to attend no hearing.

Mr. ALEXANDER. Don't you know that certain members of that committee, perhaps not yourself, but certain other members have made individual searches, individual inquiries into department items in arriving at that figure?

Mr. LUDLOW. I imagine that is so.

Mr. ALEXANDER. You don't know then that there was \$11,000 spent by the state in the last year for the purchase of what was known sometime ago in tone of the speeches as poison alcohol, and yet all the cops are still living?

Mr. LUDLOW. I join with the members of the House, Mr. Speaker, in answering with a laugh.

Mr. ALEXANDER. Thank you. Going back to the school proposition there is just one comment that I forgot to make. Out of the \$119,000,000 that has been appropriated, \$58,852,200 has been appropriated for schools and colleges: \$58,852,200 while fifty per cent of the \$119,000,000 is only \$59,500,000; so practically fifty per cent of the amount that has been appropriated in total has been appropriated for schools and colleges. Now as to these other sums, it seems to me when you speak about the work of the Appropriation Committee every member on that committee has work to do. It does not mean that the Chairman of that committee is obliged to call those forty members of that committee together. I, for one, didn't wait to be called together by the Chairman. I did a little work on the side lines, as I have done ever since 1919, and it is a good plan for anybody that is on the Appropriation Committee not only to inquire of these different departments as to their needs and necessities but in checking over the work they do, to examine how these departments are run, for your own purpose you will find that it is a good education to follow up those different departments. I want to say that all the departments at the present time, while I have stood here at different times and criticised them to a certain extent, in 1919 they had no practical bookkeeping system. You could not find out anything about it. Since that time, however, they have a bookkeeping system. I can only say about the work of this Appropriation Committee that every member of this Appropriation Committee has a duty to perform just as much as the Chairman has, and just as has been said in compliment to him, I know he has been working on these appropriations as late as 3:00 o'clock in the morning. I have gone in there at 2:00 o'clock in the morning and found him with his assistants working over these figures. I have given him all the assistance I possibly could. I have gone into those departments, and by

going into those departments is the way I found that the State Police, although this liquor was such poisonous stuff, spent the sum of \$11,000 in purchasing it last year, although they all look like a pretty healthy bunch yet. Not only that; you look in your counties and you will find there additional bills have been paid in your counties for the purchase of this liquor. There is no doubt in my mind, and I am reliably informed that the \$383,000 which is asked for here is for the purpose of paying the Highway Patrol in addition to the State Police. Up to the present time notwithstanding, that the Highway Patrol has been on duty for a year they are dressed up practically the same as the other state policemen, they are uniformed, and they carry a gun, and they carry a club, they look just like a real officer, and the expense of that uniform has been paid by the state, and they are paid one hundred dollars a month, they do not have any more right to arrest a man, and they have no more authority than any individual has, and that is to report the number of a machine that is not properly following the law, and yet we are paying that magnificent sum for something like one hundred men at one hundred dollars each a month, excluding their uniforms, and yet they are asking now for \$383,000 for that. Well, we can say at the present time, with our finances in the condition they are, that they can wait at least another year.

Now, as to the Japanese beetle, of course, we don't know that we are going to have any Japanese beetle. There are none at the present time, that I know of, but I think if the experience of the members of this House has been the same as mine has, that that Japanese beetle proposition can be carried on a good deal cheaper than last year. I have known at different times of two members of this division of the Agricultural Department, being stationed at a place, with two members of the State Police alongside of them, four members to find out whether some farmer or some citizen,—a general thing they are stopped, along the road to find out whether they are carrying any green goods, four men to make that inquiry; and those four men I have known to be there from nine o'clock in the morning until four o'clock in the afternoon, and from four o'clock in the afternoon anybody can carry green goods or wet goods, or anything they want to, because there is nobody there. Now, I understand further than that, that is one of the purposes for which this appropriation is to go, and I am informed that the chemist in that department has had nothing to do for the last two years, he has not been able to give the department any assistance, because of the fact that they have been busy examining and analysing alcohol for the State Police Department.

All of these figures have been gone into by the Chairman of this Appropriation Committee, and by some of the members of the Appropriation Committee, and investigations have been quietly made, and I assure you that if the members of that Appropriation Committee would give the same time to this bill that your Chairman has given to it, there would be no taking up any hour with argument on this bill. You would be perfectly satisfied that the best has been done that was possible to do, that the schools have received the maximum. Every member of this House, and every member of the Committee, including the Chairman of that Committee, wants to give them the very best they can for the education of the children of this State. There is nobody that will keep that away from them for a moment.

Mr. SARIG. Mr. Speaker and members of the House, I fully realize the stupendous work that faces the Appro-

priations Committee at every session of the Legislature, but I feel, by way of suggestion, that we ought to have this definite policy that the obligations of the State should first be met, and then the gratuitous appropriations should be made afterwards. Now, I wish to refer to one item with your permission in particular, page 21, line 29,—the item relating to reimbursing the school districts of the State, and this is only by way of suggestion, because I feel that this matter has to be taken care of by the Senate. Now the crux of the issue, as I see it, is whether \$40,000,000 will meet the obligations which the State has assumed under the Edmonds Law. If we do not meet those obligations, and we know that they automatically increase year after year, and if we fail to make sufficient appropriations to meet the fixed obligations that the State has assumed under the Edmonds Act of 1921, then we will face a condition that is going to embarrass and plague every member in this House back in our districts. We know that that law has put a heavy burden upon the State, but it likewise has also put a heavy burden on the local districts. The increment provision of that law automatically increases the burden on the local districts. Now if this appropriation is not fully made, or if we do not make sufficient appropriation, this is what is going to happen: In the last six months of the two-year period or biennium, we will have a deficiency and there will be no money to reimburse the school districts. The school districts in many cases are now up to their knees in debt, and they are up against the same proposition which we in the State are. I feel that we should, before this bill goes to the Governor, go over the reports of the county superintendents very carefully and try to ascertain as definitely as possible just how much money is required to meet these obligations. I realize there is strong demand for money from every quarter at every session, but here is something that the State has assumed, here is a definite and fixed obligation; the State has entered under that law, into a contract with every local school district in the State, and the question to us is, whether we, as the State of Pennsylvania, or the Legislature representing the State of Pennsylvania, stand ready and willing to face those obligations and to do our share to carry our share of the burden. If we do not, we will embarrass the local districts, and it is going to come back to us and is going to plague every member of this House before the next year is over. I have no criticism to place upon the Chairman of the Appropriations Committee nor its members. I realize it and I believe that that committee has done its work faithfully and conscientiously, but none of us are perfect, and here is something which I believe we should look after before this bill finally reaches the Governor, so that when it does reach the Governor and is in the position for him to sign that we have at least met the definite obligations which the State assumed and which it owes to the local districts.

I understand from what the Chairman of the Appropriations Committee has said that this has not been thoroughly gone over. I feel that it should be very thoroughly gone over and studied and that this item especially should be corrected before the bill is finally signed, so that we are in position not to have a deficiency and not to embarrass every school district of this Commonwealth.

On the question recurring,
Shall the bill pass finally?

Argeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Royle, |
| Alexander, | Flinchbaugh, | Lynch, | Sarig, |
| Allman, | Flynn, | MacMillan, | Sautter, |
| Anderson, | Fockler, | Mangan, | Schilling, |
| Armstrong, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Mathay, | Scott, |
| Baldi, | Gelnett, | McBride, | Shaffer, |
| Bartley, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Smith, G. A., |
| Bentley, | Greeby, | McCormick, | Soffel, |
| Berkheiser, | Greenstein, | McDaniel, | Sowers, |
| Bickett, | Griffith, | McDermott, | Speer, |
| Bidelspacher, | Grimes, | McGowan, | Spencer, |
| Blair, | Guerin, | McKim, | Stadlander, |
| Blumberg, | Haas, | Memolo, | Stark, |
| Bray, | Haines, | Metzger, | Staudenmeier, |
| Brewster, | Hall, | Metzinger, | Stavitski, |
| Bromley, | Hantz, | Millar, | Sterling, |
| Brown, E., | Harding, | Miller, C., | Stock, |
| Brown, E. P., | Harer, | Miller, H. A., | Storer, |
| Brown, T. J., | Hart, | Moffatt, | Strayer, |
| Burchinal, | Haws, | Moore, | Talbot, |
| Burke, | Heffernan, | Morrison, | Thomas, L. D., |
| Bush, | Heffran, | Muldowney, | Thomas, M. G., |
| Canon, | Henderson, | Munley, | Toepfer, |
| Colville, | Hess, | Myers, | Towner, |
| Conner, | Himes, | Neely, | Trescher, |
| Craig, | Holmes, | Nicholson, | Turner, |
| Critchfield, | Holtzman, | Nolte, | Voltz, |
| Cross, | Hoover, | North, | Washington, |
| Davies, | Horn, | Orr, | Watson, |
| Davis, | Howe, | Parkinson, | Weamer, |
| DeFrehn, | Hricko, | Patterson, B. H., | Wells, |
| Dengler, | Huber, | Patterson, F. W., | Welty, |
| Derby, | Irvin, | Patterson, M., | Wettach, |
| Diehm, | Jones, | Peeler, | Wheeler, |
| Dietz, | Kelly, | Pennock, | Whitehouse, |
| Dilsheimer, | Labar, | Perry, | Williams, |
| Donnell, | Lafferty, | Phillips, | Wilson, |
| Drinkhouse, | Lauver, | Pitts, | Witherspoon, |
| Drumbor, | Leidich, | Posev, | Witkin, |
| Duddy, | Little, H. A., | Powell, | Wood, N., |
| Eaches, | Little, J. T., | Prosser, | Wood, W. P., |
| Earley, | Lockhart, | Pryor, | Wright, |
| Ede, | Long, | Raymond, | Bluett, |
| Edmonds, | Lotz, | Reader, | Speaker. |
| Emhardt, | Lucas, | Rhodes, | |
| Evans, B. P., | Ludlow, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION

RECALLING HOUSE BILL No. 393 FROM THE GOVERNOR.

Mr. McCAIG asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 393, entitled "A Supplement to an act entitled 'An act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-three, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three' as approved the thirtieth day of June, Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first, one thousand nine hundred and

twenty-five, by certain of the Executive and Judicial Departments not provided for by said act."

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION

RECALLING HOUSE BILL No. 365 FROM THE GOVERNOR.

Mr. McBRIDE asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 365, File Folio 3067, entitled "An act to amend section forty-two of the act approved the fifteenth day of April, one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven), entitled 'An act relating to counties and townships, and county and township officers,' by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth and providing their compensation for such services, including certain compensation for services prior to the passage of this act,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION

RECALLING HOUSE BILL No. 361 FROM THE GOVERNOR.

Mr. McBRIDE asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 361, File Folio 3361, entitled "An act to amend section three of an act approved the eleventh day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws five hundred and twenty-one), entitled 'An act relating to dogs, and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties upon certain state, county, city, borough, town and township officers and employees, directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof, and providing penalties: appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act'"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION

RECALLING HOUSE BILL No. 360 FROM THE GOVERNOR.

Mr. McBRIDE asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 360, File Folio 3077, entitled "An act to amend section eight of the act approved the sixteenth day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws five hundred fifty-nine), entitled 'An act for the better protection of fish, requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the penalties recovered and license fees received;' appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act;"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILLS.

Mr. MARCUS. Mr. Speaker, I move that the time on all the appropriation bills, on page 6 of today's calendar, bills on final passage postponed, numbered and entitled as follows:

HOUSE BILL No. 22.

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

HOUSE BILL No. 290.

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

HOUSE BILL No. 318.

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

HOUSE BILL No. 634.

An Act making an appropriation to the Northern Hebrew Day Nursery Philadelphia Pennsylvania

HOUSE BILL No. 641.

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny County Pennsylvania

HOUSE BILL No. 642.

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

be extended for a further period of five days.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. LYNCH. Mr. Speaker, I move that the time on House Bill No. 280, file folio 3119, entitled:

An Act continuing the commission to make an investigation of the condition of disabled World War veterans of Pennsylvania and making an appropriation.

on page 23 of today's calendar, bills on third reading postponed be extended five days.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Mr. GOEHRING. Mr. Speaker, I desire to call up at this time House Bill No. 1030, file folio 3273, on page 23 of today's calendar, bills on third reading postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Goehring,

The House resumed the consideration on third reading of House Bill No. 1030, entitled:

An Act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs Department of the Auditor General and the Treasury Department

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Flinchbaugh, | Malie, | Schilling, |
| Allman, | Flynn, | Marcus, | Schoener, |
| Anderson, | Fockler, | Marshall, | Schwartz, |
| Aston, | Frye, | Mart, | Scott, |
| Bagshaw, | Fuller, | Mathay, | Shaffer, |
| Bartley, | Gelnett, | McBride, | Shambach, |
| Behney, | Gilchrist, | McCaig, | Sheffer, |
| Bell, W. T. | Goehring, | McCann, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McGowan, | Spencer, |
| Blair, | Grimes, | McKim, | Stadlander, |
| Blumberg, | Guerin, | McLaughlin, | Stark, |
| Bray, | Haines, | Memolo, | Staudenmeier, |
| Brewster, | Hall, | Metzger, | Stavitski, |
| Bromley, | Hantz, | Metzinger, | Sterling, |
| Brown, E., | Harding, | Millar, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Canon, | Henderson, | Muldowney, | Toepfer, |
| Colville, | Hess, | Munley, | Towner, |
| Conner, | Himes, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Weamer, |
| Deibler, | Huber, | Patterson, B.H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Pennock, | Wheeler, |
| Dietz, | Labar, | Perry, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pitts, | Williams, |
| Donnell, | Lauver, | Posey, | Wilson, |
| Drinkhouse, | Leidich, | Powell, | Witherspoon, |
| Drumbor, | Little, H. A., | Prosser, | Witkin, |
| Duddy, | Little, J. T., | Pryor, | Wood, N., |
| Eaches, | Long, | Raymond, | Wood, W. P., |
| Earley, | Lotz, | Reader, | Wright, |
| Ede, | Lucas, | Rhodes, | Bluett, |
| Edmonds, | Ludlow, | Rieder, | Speaker. |
| Emhardt, | Lukehart, | Royle, | |
| Evans, R. P., | Lynch, | Sarig, | |
| Evans, F. D., | MacMillan, | Sauter, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

BILL PLACED UPON CALENDAR.

Mr. BLUMBERG. Mr. Speaker, I move that House Bill No. 1438, file folio 1465, entitled:

An Act to further amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended by changing the rate of taxation on capital stock and removing the exemption granted corporations limited partnerships and joint-stock associations organized for laundering and manufacturing purposes be placed upon the calendar notwithstanding the negative recommendation of the Ways and Means Committee.

Mr. MATHAY. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BLUMBERG. Mr. Speaker, so that there might be no misunderstanding concerning the reason for it or the purpose of this motion, I want to say that House Bill No. 1438 is a bill introduced by the gentleman from Armstrong and provides for a tax on manufacturing corporations or a reduction of the tax on certain corporations. This bill was referred to the Ways and Means Committee, and after due consideration of the bill it was reported to this House with a negative recommendation. Personally, I am in hearty accord with the action of the committee, and my only purpose in making this motion at this time is to definitely put out of the way for the balance of the session the buggy of this manufacturer's tax, and for that reason I ask the members of this House to vote no on my motion to vote it down.

Mr. ARMSTRONG. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Blumberg, permit himself to be interrogated?

Mr. BLUMBERG. Mr. Speaker, I will.

Mr. ARMSTRONG. Will the gentleman from Philadelphia vote for this bill?

Mr. BLUMBERG. Mr. Speaker, I voted with the majority in the committee.

Mr. ARMSTRONG. Will you vote to put the bill on the calendar?

Mr. BLUMBERG. I will, sir.

Mr. ARMSTRONG. Mr. Speaker it is true that the Ways and Means Committee reported this bill with a negative recommendation notwithstanding the fact that the sponsor of the bill asked the courtesy of a hearing, which has always been accorded the sponsor of any bill so far as my knowledge goes. Furthermore, I want to say that it has been the custom of the Ways and Means Committee to meet promptly at the appointed hour, whatever that hour may be; 9:15 was the hour yesterday morning. At 9:15 four or five members of the committee were there with the chairman. The chairman immediately left the room and did not return until twenty or thirty members were there, thirty-five members I have been told. I am not reflecting at all on the chairman, but this bill was the first one taken up. The bill was reported out properly with twenty-five votes against it, and ten for it. I would ask the members of this house to extend to the sponsor of that bill the courtesy of putting the bill back on the calendar and then I will move to re-commit it to the Committee for the purpose of a public hearing, if you put it back on the calendar, and I can see no reason why it should not be granted that courtesy.

Mr. FLYNN. Mr. Speaker, may I say in explanation of the matter now before the House, that there has been such

a bill or a bill with a similar purpose before the Ways and Means Committee since early in this session. Not one word was said nor was there any indication that there was interest enough in that bill to ask for a hearing. Instead, the bill was permitted to lie in committee without any effort made whatsoever to advance it at a time when such a matter could be properly considered by the committee. Now then, the day has gone by in this season when a subject as important as this one can be properly considered at this session of the Legislature. This bill contains a provision that would upset our entire system of taxation in Pennsylvania; it would disrupt to the extent that we would start now in the closing days of the session to undo everything that has been done, including the action taken this morning in the passage of the bill providing for the expenses of the government for the next two fiscal years. Everything we have done here in the way of appropriating money, in the way of estimating our revenues, in the way of legislating in this session, we are now asked to undo by considering a proposal that means what? This bill is no stranger here; as I said at the beginning of my remarks such a bill or a similar bill or a bill that would accomplish this same purpose has been before the committee for weeks and months and yet not one word has been said relative to it, but now in the closing days of the session we are asked to take up this important question, in the face of the fact that we have authorized and have working here in Pennsylvania a Tax Commission which is empowered to recommend to us an entire revision of our taxing system. That commission has worked intelligently and diligently, and has accomplished a great deal and has only been able to present to us a report on their preliminary investigation; a report which we have here in our possession. This subject is so big and so important that that commission has not been able, it has not been physically possible for them to complete their work, and it has been requested that this commission shall be retained for the next two years. I believe it is necessary and expedient to renew that commission, and that they go on with the work which has been referred to them. I believe they will come here in the session two years hence prepared to make recommendations that will mean an intelligent reconstruction of our entire taxation system in Pennsylvania. I say to you, members of the House, that there is no interest in Pennsylvania, that I know of, that desires to evade its just share of taxation. There has never been such an attempt, and if there is any interest in this great Commonwealth of ours which has less desire to do that very thing, it is the manufacturing interest of Pennsylvania. There has been no more patriotic body of citizens in our Commonwealth than they; there is no body of citizens in Pennsylvania that has done more for its welfare and its upbuilding than the very men which this bill would penalize. I say to the members of this House that I have never yet met one manufacturer who was not more than ready and willing to pay his just share of the taxes, and I want to say to you that he is doing that to-day notwithstanding these exemptions on the capital invested in this business. What does that capital investment mean to this great State of ours? Industries have been attracted here which means that we have attained our present prosperity directly from it. It means that it has been a great factor in making Pennsylvania the premier State of this Union in prosperity and wealth. Now then, why should we, in the closing days of this session, upset the very principle that established our present position. I believe that is a mistaken idea. I do not

question the motives of any man; I can easily conceive that Mr. Armstrong is earnest and sincere in his desire to bring this matter to our attention, but I do say that he is too late in beginning this action at this time, and I say, furthermore, that he is ill-advised in doing so in view of the fact that we have a commission on taxation which is to study these problems intelligently and earnestly, with a desire to solve it in the proper manner. I hope that this motion will be voted down and the matter will be settled for the balance of the session.

Mr. STADTLANDER. Mr. Speaker, there are times when the gentleman from Armstrong does not agree with me upon certain subjects, but this morning I happen to agree with him. I am heartily in accord with that fine affable gentleman from Armstrong County who has shown and displayed on the floor of the House and in committee and on the streets that he is an affable kind-hearted gentleman. He has come into the House here to-day and has asked you for a particular favor which I think should be granted him, that this bill be placed upon the calendar. He has promised you that if such is done the bill will go back to the committee for a hearing. What is more fair to this man than that that be done and then the bill be referred back to the committee and gratify his wishes in this matter. I believe in courtesy, I believe in reciprocation, and I am heartily in accord with this motion and I ask every member of the House to vote for it.

Mr. ARMSTRONG. Mr. Speaker, I desire to interrogate the gentleman from Elk, Mr. Flynn.

The SPEAKER. Will the gentleman from Elk, Mr. Flynn, permit himself to be interrogated?

Mr. FLYNN. I will, Mr. Speaker.

Mr. ARMSTRONG. Mr. Flynn, you are a member of the Appropriations Committee?

Mr. FLYNN. I am.

Mr. ARMSTRONG. You say that the passage of this bill would disrupt the entire program that that committee has so faithfully worked out?

Mr. FLYNN. Yes, I made that statement.

Mr. ARMSTRONG. Did you take into consideration in your figuring the anthracite coal tax bill, whether it would be repealed or not?

Mr. FLYNN. I believe, Mr. Speaker, that this is only a part of a program which the gentleman outlined briefly before the committee yesterday. It is only one step in a program that will ultimately result in the disrupting of the entire work of the session in appropriating money and estimating revenues.

Mr. ARMSTRONG. Your answer is rather ambiguous. I want to know, if you will tell me directly, if you took into consideration the repeal of the anthracite coal tax in the figures you used in making these appropriations?

Mr. FLYNN. I took into consideration, Mr. Speaker, in making that statement that this was only a portion of a very comprehensive and ambitious program for changing our tax system.

Mr. ARMSTRONG. Mr. Speaker, I haven't very much more information than when I started but the bill referred to, No. 1438, is in a way similar to the bill introduced by the gentleman from Wyoming, Mr. Stark. That bill increases the taxes, while this bill decreases or equalizes them. Furthermore, I enjoyed very much the interrogation of the gentleman from Philadelphia and the gentleman from Allegheny on the school question, and there is no question in my mind but that there is not going to be a deficiency, a \$2,000,000 deficiency when we come to meet the contract already made with the schools. I assure you if this bill and the

companion bill, which are the repeal of the anthracite coal tax, the repeal of the mercantile tax and the repeal of the inheritance tax, bills for which are in the various committees, if they go through and if this bill goes through sufficient revenue will be provided to take care of the schools and meet your obligations as provided for by law. I ask you, members of the House, to vote to have this bill placed on the calendar and I promise if that is done that I shall immediately ask that it be recommitted to the Ways and Means Committee for a hearing.

Mr. ALEXANDER. Mr. Speaker, the gentleman from Elk has said to you practically all there was to say on this subject with the exception of answering my friend from Allegheny in his remarks in which he threw some bouquets at the gentleman from Armstrong. The gentleman from Allegheny can throw no more bouquets at the gentleman from Armstrong than I could if I started it. I have all the admiration for that gentleman that anybody can have for a man, and if it was in my power I would do anything at all to help him, but the trouble is that I am representing a part of the constituency of the State of Pennsylvania, and, therefore, the time that is taken up in hearings on a matter that will, in the end, amount to nothing is simply a waste of time especially at this date. Now, there has been something said here about what this bill will give to the Commonwealth, whether it is more or less than at present. When we take into consideration, as has been stated, that the commission appointed last June worked diligently from the time of their appointment up to the first of this session, and notwithstanding they had reports from the tax-raising powers of this State, that they interviewed those in other States, they have been unable to give to this Legislature at this time, at this session, a comprehensive plan or tell us what they believe this Legislature should do now. Therefore, it seems to me in the short time this bill has been before the House that it would hardly be safe, I do not believe that even the sponsor of this bill can give us any definite information as to what this bill will do or what it won't do. As I said before, two years ago when we were approaching these different subjects, interested as I was in the subject, I presented a resolution which started the movement to have this Tax Commission appointed. It was for the purpose of having a comprehensive plan or taxing system in this State. The taxing system in this State is all lopsided and out of line, but with a commission containing such men as Judge Reed, of Allegheny, Mr. Connell, of Philadelphia, and Mr. Wheeler and Mr. Edmonds of this House, working as they have upon this plan, I believe in about two years hence we will have a comprehensive plan upon which we can work. Then why is it necessary, at this time, to change the old system as we have it at the present? The main plea here is that this bill be placed on the calendar in order that we might show some courtesy to my friend from Armstrong, and if that was all there was in it I would vote ten times "yes" on that proposition, I would like to see him get all the courtesy possible but when we at this time have come to the place where it is the last day to present bills, when all of the committees with which I am connected are holding hearings week in and week out,—I attend six hearings in one day in the different committees,—I do not think we should waste our time on bills that are not likely to pass when we have so many that should pass. We only have a little over three weeks more in this session. Why, then, just for the purpose of extending a courtesy to a member should we waste the time of the House on this bill?

Mr. HARER. Mr. Speaker, when they say that no one

knows what this bill will do I think they are wrong. I think some one knows what this bill will do from the opposition there is to it. I introduced two bills, one a bill to repeal the mercantile tax and the other to cut the inheritance tax in half, both of which you know are very unpopular measures. They were referred to the Ways and Means Committee but before they reached that committee the other tax bill was reported out. I cannot see any reason why this bill should not be placed back on the calendar, and considered in connection with these other bills. Let them be considered together and whatever the result is I will be satisfied. I ask you to vote for this motion.

Mr. LONG. Mr. Speaker, and members of the House, there was passed in this House yesterday afternoon a bill which partially at least removed from the crime of murder the fear of capital punishment. That bill has not as yet passed the Senate or been signed by the Governor so that the fear of capital punishment may still obtain. I am sure that every member of the House realizes that the real purpose of the gentleman from Elk and others is with premeditation and with malice aforethought to murder this bill, and all we ask for is that it shall be given the courtesy of a hearing and if it must go down that it go down after my friend Mr. Armstrong has properly said prayers for it. Consequently, so that there might be no misunderstanding I would ask those who are against deliberately murdering this bill without prayer and proper arrangements for its obsequies to vote "aye" upon this motion.

Mr. BLUMBERG. Mr. Speaker, I desire to interrogate the gentleman from Allegheny, Mr. Stadlander.

The SPEAKER. Will the gentleman from Allegheny, Mr. Stadlander, permit himself to be interrogated.

Mr. STADTLANDER. I will, Mr. Speaker.

Mr. BLUMBERG. Did I understand the gentleman correctly in his remarks, aside from his laudation of the gentleman from Armstrong that he desires this bill to be placed on the calendar notwithstanding the negative recommendation of the committee?

Mr. STADTLANDER. Yes.

Mr. BLUMBERG. Will the gentleman refer to his remarks as made on the floor of the House with reference to the reinstating of the Full Crew Repealer on the calendar, and do I understand from his remarks that he believes that the action of any committee should be sustained, that the committee is the organ of investigation of the House, and that it is the duty of the House to uphold the action of the Committee.

Mr. STADTLANDER. Mr. Speaker, the Full Crew Bill has nothing to do with this particular bill.

Mr. BLUMBERG. Will the gentleman from Allegheny please answer the question?

The SPEAKER. The members will please confine themselves to the motion before the House.

Mr. BLUMBERG. I would like to ask the gentleman if I am to understand from his remarks at that time that the action of a committee should be upheld by the members of the House?

Mr. STADTLANDER. Mr. Speaker, I still press my objection, I do not see why I should answer the question.

Mr. WILLIAMS. Mr. Speaker, I am in full accord with the gentleman from Elk and with the gentleman from Delaware in their desire to have the tax commission extend the time for a period of two years. However, I believe if this bill were referred back to the committee and that a hearing as asked for by the gentleman from Armstrong, Mr. Armstrong be held, the information that would develop at that hearing would be of great assistance and of great benefit to

the tax commission and for that reason I shall vote for the motion.

On the question ecurring,

Will the House agree to the motion?

The yeas and nays were required by Mr. Armstrong and Mr. Stadlander.

Mr. LONG. Mr. Speaker, I ask for a verification of the roll. The roll was verified as follows:

YEAS—101.

| | | | |
|---------------|---------------|-----------------|----------------|
| Anderson, | Ede, | Marshall, | Smith, G. A., |
| Armstrong, | Evans, F. D., | Martz, | Speer, |
| Aston, | Fockler, | McClure, J. F., | Spencer, |
| Bagshaw, | Gelnett, | McDermott, | Stark, |
| Bartley, | Gilchrist, | Memolo, | Staudenmeier, |
| Bell, F. A. | Griffith, | Metzger, | Stavitski, |
| Bell, W. T. | Hall, | Miller, C., | Stock, |
| Bentley, | Harding, | Miller, H. A., | Storer, |
| Berkheiser, | Harer, | Moffatt, | Strayer, |
| Bidelspacher, | Henderson, | Morrison, | Thomas, L. D., |
| Blair, | Himes, | Nicholson, | Thomas, M. G., |
| Blumberg, | Holmes, | North, | Toepfer, |
| Bray, | Hoover, | Parkinson, | Towner, |
| Brewster, | Horn, | Peelot, | Trescher, |
| Brown, E., | Howe, | Phillips, | Watson, |
| Brown, E. P., | Hricko, | Powell, | Wells, |
| Critchfield, | Huber, | Pryor, | Welty, |
| Cross, | Irvin, | Raymond, | Whitehouse, |
| Davies, | Jones, | Reader, | Williams, |
| Davis, | Lauver, | Sarig, | Wilson, |
| DeFrehn, | Laidich, | Schoener, | Witherspoon, |
| Derby, | Lockhart, | Schwartz, | Wood, N., |
| Dietz, | Long, | Scott, | Wright, |
| Drumbor, | Ludlow, | Shaffer, | |
| Duddy, | Lukehart, | Shambach, | |
| Earley, | MacMillan, | Sheffer, | |

NAYS—89.

| | | | |
|---------------|----------------|------------------|---------------|
| Adam, | Fratt, | Lucas, | Perry, |
| Alexander, | Frye, | Lynch, | Pitts, |
| Allman, | Fuller, | Marcus, | Posey, |
| Baldi, | Goehring, | Mathay, | Rhodes, |
| Behney, | Goodnough, | McBride, | Rieder, |
| Bickett, | Goss, | McCaig, | Royle, |
| Bromley, | Greeby, | McCann, | Sautter, |
| Brown, T. J., | Greenstein, | McClure, J. H., | Schilling, |
| Burke, | Grimes, | McCormick, | Smith, H. J., |
| Canon, | Guerin, | McGowan, | Soffel, |
| Colville, | Haas, | McKim, | Sowers, |
| Conner, | Haines, | Metzinger, | Sterling, |
| Craig, | Hantz, | Millar, | Talbot, |
| Dengler, | Hart, | Muldowney, | Turner, |
| Dilsheimer, | Haws, | Myers, | Voltz, |
| Donnell, | Heffernan, | Neely, | Weamer, |
| Drinkhouse, | Hess, | Nolte, | Wettach, |
| Eaches, | Kelly, | Orr, | Wheeler, |
| Emhardt, | Labar, | Patterson, B.H., | Witkin, |
| Evans, B. P., | Lafferty, | Patterson, F.W., | Wood, W. P., |
| Flinchbaugh, | Little, H. A., | Patterson, M., | Bluett, |
| Flynn, | Lotz, | Pennock, | Speaker. |

So the question was determined in the affirmative and the motion was agreed to.

BILL RECOMMITTED.

Mr. ARMSTRONG. Mr. Speaker, I move that House Bill No. 1438, file folio 4465, entitled:

An Act to further amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended by changing the rate of taxation on capital stock and removing the exemption granted corporations limited partnerships and joint-stock associations organized for laundering and manufacturing purposes

be recommitted to the Committee on Ways and Means for the purpose of a hearing.

Mr. HIMES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Wilson,

The House resumed the consideration on third reading of House Bill No. 1001, entitled:

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of less than one hundred fifty thousand and to provide the time for paying the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Earley, | Martz, | Schilling, |
| Alexander, | Emhardt, | Mathay, | Schoener, |
| Allman, | Evans, B. P., | McBride, | Schwartz, |
| Anderson, | Evans, F. D., | McCann, | Scott, |
| Armstrong, | Fockler, | McCormick, | Shambach, |
| Aston, | Frye, | McDaniel, | Sheffer, |
| Bagshaw, | Gelnett, | McKim, | Smith, G. A., |
| Baldi, | Goehring, | Memolo, | Smith, H. J., |
| Bartley, | Goodnough, | Metzinger, | Sowers, |
| Behney, | Haines, | Millar, | Speer, |
| Bell, F. A., | Hall, | Miller, C., | Spencer, |
| Bell, W. T., | Hantz, | Miller, H. A., | Stadlander, |
| Bentley, | Harding, | Moffatt, | Stavitski, |
| Berkheiser, | Harer, | Moore, | Sterling, |
| Bickett, | Hart, | Morrison, | Stock, |
| Bidelspacher, | Haws, | Muldowney, | Storer, |
| Blair, | Henderson, | Munley, | Strayer, |
| Blumberg, | Hess, | Myers, | Thomas, L. D., |
| Bray, | Hricko, | Neely, | Thomas, M. G., |
| Bromley, | Huber, | Nicholson, | Toepfer, |
| Brown, E., | Irvin, | Nolte, | Towner, |
| Burke, | Jones, | North, | Trescher, |
| Bush, | Kelly, | Parkinson, | Turner, |
| Canon, | Lafferty, | Patterson, B.H., | Voltz, |
| Colville, | Lauver, | Pennock, | Watson, |
| Conner, | Leidich, | Perry, | Weamer, |
| Craig, | Little, H. A., | Phillips, | Welty, |
| Critchfield, | Lockhart, | Pitts, | Wettach, |
| Cross, | Long, | Powell, | Wheeler, |
| Davies, | Lotz, | Prosser, | Whitehouse, |
| Davis, | Lucas, | Pryor, | Wilson, |
| Deibler, | Ludlow, | Raymond, | Witherspoon, |
| Dengler, | Lukehart, | Reader, | Witkin, |
| Derby, | Lynch, | Rhodes, | Wood, N., |
| Diehm, | MacMillan, | Rieder, | Wood, W. P., |
| Duddy, | Mangan, | Sarig, | Bluett, |
| Eaches, | Marshall, | Sautter, | Speaker. |

NAYS—16.

| | | | |
|---------------|-----------|-----------------|-----------|
| Brewster, | Griffith, | Little, J. T., | Stark, |
| Brown, E. P., | Haas, | McClure, J. H., | Wells, |
| Brown, T. J., | Hoover, | McDermott, | Williams, |
| Dietz, | Labar, | Peelor, | Wright, |
| Donnell, | | | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 25, 1925.

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday

evening, March thirtieth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March thirtieth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

REPORT FROM COMMITTEE.

Mr. PERRY asked and obtained unanimous consent to report a bill from committee at this time.

Mr. PERRY, from the Committee on Ways and Means, re-reported with a negative recommendation, House Bill No. 459, entitled:

An Act to repeal the act approved the eleventh day of May one thousand nine hundred twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act"

TIME EXTENDED ON BILL.

Mr. RHODES. Mr. Speaker, I move that the time on House Bill No. 806, file folio 3207, entitled:

An Act to amend sections thirteen and fourteen of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to the observed therein and giving the courts power to enforce its provisions" by permitting defendants in actions of trespass to set up counter-claims arising out of the same transaction as that sued on by the plaintiff and declaring the effect of averments contained in such counter-claim

on page 23 of today's calendar, bills on third reading postponed be extended five days.

Mr. FLYNN. Mr. Speaker, I second the motion.

The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. HESS. Mr. Speaker, I move that the time on House Bill No. 465, file folio 1115, entitled:

An Act to further amend section twelve of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration thereof and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" making an appropriation of a part of the moneys derived from registrations and license fees to pay township rewards

on page 25 of today's calendar, bills on third reading postponed be extended five days.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 5:00 o'clock this afternoon. Is there any objection? The Chair hears none.

Whereupon, (at 1:35 P. M.) the House took a recess until 5:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 5:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

REPORTS FROM COMMITTEES.

Mr. McBRIDE, from the Committee on Elections, reported as committed, House Bill No. 1158, entitled:

An Act to amend section fourteen of article fifteen of the act approved the twenty-seventh day of June, one thousand nine hundred and thirteen, (P. L. 568), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending, existing laws in relation thereto."

Mr. HART, from the Committee on Military, reported as committed, House Bill No. 1456, entitled:

An Act to amend section one of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one, (P. L. 863), entitled "An act to amend an act, approved the twenty-fourth day of May one thousand eight hundred and eighty-seven, (Pamphlet Laws, one hundred eighty-two), entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room, or quarters within said cities, in addition to the annual appropriation by the Legislature,' fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops, and similar units of the National Guard, and extending the provisions of said act to counties," authorizing cities and counties to make appropriations for units and divisions of United States Naval Reserve officers.

Mr. FRED W. PATTERSON, from the Committee on Public Roads, reported as committed, House Bill No. 1356, entitled:

An Act providing for the patrol, maintenance and repair of township dirt roads in townships of the second class.

Mr. LUCAS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1482, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen.

Mr. NEELY, from the Committee on Judiciary General reported as amended, House Bill No. 784, entitled:

An Act to amend the act, approved the first day of April one thousand nine hundred and nine, (P. L. 91), entitled "An act relating to deeds for conveying or releasing lands construing words and phrases used therein, and prescribing a form of deed and acknowledgment which may be used for conveying or releasing lands," by prescribing with more particularity the interest conveyed and abolishing the necessity of personal seal on deeds or instruments in writing for conveying or releasing lands.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1126, entitled:

An Act providing for the widening, altering or vacating of roads heretofore laid within the Commonwealth under the provisions of special acts of Assembly and known as as State roads.

Mr. LAUVER, from the Committee on Military, reported as committed, House Bill No. 1472, entitled:

An Act to provide for the restoration of the historic name "Valley Forge Cantonment," to the camp ground of the American Army at Valley Forge.

Mr. HRICKO, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 391, entitled:

An Act to amend section nine of an act approved the thirtieth day of March, one thousand nine hundred and seventeen (P. L. 21), entitled "An act defining optometry; and relating to the right to practice optometry in the Commonwealth of Pennsylvania, and making certain exceptions; and providing a Board of Optometrical, Education, Examination, and licensure, and means and methods whereby the right to practice optometry may be obtained; and providing for the means to carry out the provisions of this act; and providing for revocation or suspension of licenses given by said board, and providing penalties for violations thereof; and repealing all acts or parts of acts inconsistent therewith," as amended; eliminating the provisions prohibiting the establishment of temporary offices by optometrists.

Mr. HAAS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 975, entitled:

An Act to amend section twenty-eight of chapter six, article seven, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 930, entitled:

An Act to further amend part of section one, and section two, and to amend section six of the act approved the seventeenth day of June, one thousand nine hundred and fifteen, (P. L. 1012), entitled: "An act regulating the business of loaning money in sums of three hundred (\$300) dollars or less, either with or without security, to individuals pressed by lack of funds to meet immediate necessities; fixing the rates of interest and charges therefor; requiring the licensing of lenders; and prescribing penalties for the violation of this act;" increasing the sums of money permitted to be loaned under this act.

Mr. MARSHALL, from the Committee on Judiciary Local, reported as amended House Bill No. 710, entitled:

An Act to amend, revise, change, and consolidate the laws relating to the assessment of persons, property and subjects of taxation, and the levy and collection of taxes in counties of the second, third, fourth, fifth, sixth, seventh, and eighth classes, and in cities of the third class, boroughs, towns, townships, school districts of the second, third, and fourth classes, independent school districts, and certain poor districts; permitting cities of the second class to accept the provisions of this act and become subject thereto; and repealing existing laws.

Mr. LUCAS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1508 (Senate Bill No. 582), entitled:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties.

Mr. PEELOR, from the Committee on Judiciary General, reported as committed, House Bill No. 572, (Senate Bill No. 49), entitled:

An Act providing for the presentation of libels in divorce to the several courts of common pleas and the awarding of subpoenas thereon.

Mr. PEELOR, from the Committee on Judiciary General, re-reported as amended, House Bill No. 444, entitled:

An Act regulating the selection and qualifications of jurors for service in the several courts civil and criminal of counties of the second class creating a Board consisting of certain Judges of the Courts of Record of said counties and one other person elected thereto for this purpose prescribing the powers and duties of said Board imposing the expense of maintaining and operating said Board upon said counties requiring the County Commissioners of said counties to provide suitable office quarters equipment and supplies for said Board authorizing the employment of necessary clerks assistants and other employees abolishing the existing office of jury commissioner in said counties requiring other County Officers and Boards to furnish information to said Board requiring taxables to furnish information in respect to their qualifications under oath and prescribing punishments for violation of the provisions hereof.

Mr. MARSHALL, from the Committee on Judiciary General, re-reported as committed, House Bill No. 561, entitled:

An Act regulating the recording of certain deeds conveyances and other instruments of writing and fixing the effect thereof as to subsequent purchasers mortgages and judgment creditors.

BILLS RE-REFERRED.

Mr. EARLEY returned from the Committee on Military, with recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1461, entitled:

An Act providing for the erection by the Commonwealth of a statue to commemorate the services of colored soldiers in the various wars in which the United States has been engaged; creating a commission; making an appropriation therefor; and providing for the care and maintenance thereof.

The SPEAKER. The bill is now re-referred to the Committee on Appropriations.

Mr. STERLING returned from the Committee on Education, with recommendation that it be re-referred to the Committee on ways and Means, House Bill No. 1291, (Senate Bill No. 86), entitled:

An Act to amend section five hundred and sixty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by changing the penalty to be added to delinquent school taxes and providing for rebates in second third and fourth class districts.

The SPEAKER. The bill is now re-referred to the Committee on Ways and Means.

BILLS ON THIRD READING.

The SPEAKER. If there is no objection, we will now resume the calendar on page 7, the first bill being House Bill No. 1115.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1115, entitled:

An Act to further the privileges now enjoyed by social service centers charitable organizations private schools colleges universities Young Men's Christian Association and

Young Women's Christian Association branches as well as other educational and character building organizations by permitting them to encourage thrift among their frequenters students or members by accepting temporarily from them for safe keeping money that they may be induced to save for future needs

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | Lukehart, | Rieder, |
| Alexander, | Evans, B. P., | MacMillan, | Royle, |
| Anderson, | Flinchbaugh, | Malie, | Sarig, |
| Armstrong, | Fockler, | Mangan, | Sautter, |
| Aston, | Fratt, | Marcus, | Schilling, |
| Baldi, | Frye, | Marshall, | Schoener, |
| Bartley, | Fuller, | Martz, | Schwartz, |
| Behney, | Gelnett, | McBride, | Scott, |
| Bell, F. A. | Gilchrist, | McCaig, | Shaffer, |
| Bell, W. T., | Goodnough, | McCann, | Shambach, |
| Bentley, | Goss, | McClure, J. F., | Shaffer, |
| Berkheiser, | Greeby, | McCormick, | Smith, G. A., |
| Bickett, | Greenstein, | McDaniel, | Smith, H. J., |
| Bidelspacher, | Griffith, | McDermott, | Sowers, |
| Blair, | Grimes, | McGowan, | Speer, |
| Blumberg, | Guerin, | McKim, | Spencer, |
| Brewster, | Haas, | McLaughlin, | Stadtlander, |
| Bromley, | Haines, | Memolo, | Stark, |
| Brown, E., | Hall, | Metzger, | Staudenmeier, |
| Brown, E. P., | Hantz, | Metzinger, | Stavitski, |
| Brown, T. J., | Harding, | Miller, C., | Sterling, |
| Burchinal, | Hart, | Miller, H. A., | Stock, |
| Burke, | Haws, | Moffatt, | Strayer, |
| Canon, | Henderson, | Moore, | Talbot, |
| Colville, | Hess, | Morrison, | Thomas, L. D., |
| Conner, | Himes, | Muldowney, | Thomas, M. G., |
| Craig, | Holmes, | Munley, | Towner, |
| Critchfield, | Holtzman, | Myers, | Trescher, |
| Cross, | Hoover, | Neely, | Turner, |
| Davies, | Howe, | Nicholson, | Voltz, |
| Davis, | Hricko, | North, | Watson, |
| DeFrehn, | Huber, | Orr, | Weamer, |
| Deibler, | Irvin, | Parkinson, | Wells, |
| Dengler, | Jones, | Patterson, B. H., | Wettach, |
| Diehm, | Kelly, | Patterson, F. W., | Wheeler, |
| Dietz, | Labar, | Peelor, | Whitehouse, |
| Dilsheimer, | Lafferty, | Pennock, | Williams, |
| Donnell, | Lauver, | Perry, | Wilson, |
| Drinkhouse, | Leidich, | Phillips, | Witherspoon, |
| Drumbor, | Little, H. A., | Pitts, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Reader, | Speaker. |
| Emhardt, | Ludlow, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 711, entitled:

An Act to amend section two of the act approved the twentieth day of June, one thousand nine hundred and nineteen, (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax of the transfer thereof has been paid; and providing

penalties; and citing certain acts for repeal," as amended; fixing the rate for the taxation of property passing to or for the use of actual places of religious worship and institutions of purely public charity.

On the question,

Will the House agree to the bill on third reading?

Mr. LUDLOW. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend sec. 1, page 3, line 15 by inserting at the end thereof the following: widow of the son of a person dying seized or possessed thereof and also on the clear value of such

Amend sec. 1, page 3, by striking out the whole of lines 17 and 18.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 532, entitled:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Fratt, | Marshall, | Royle, |
| Alexander, | Frye, | Mart, | Sarig, |
| Anderson, | Fuller, | Mathay, | Sautter, |
| Armstrong, | Gelnett, | McBride, | Schilling, |
| Aston, | Gilchrist, | McCaig, | Schwartz, |
| Baldi, | Goehring, | McCann, | Scott, |
| Bartley, | Goodnough, | McClure, J. F., | Shaffer, |
| Behney, | Goss, | McClure, J. H., | Shambach, |
| Bell, W. T., | Greeby, | McCormick, | Sheffer, |
| Bentley, | Greenstein, | McDaniel, | Smith, G. A., |
| Berkheiser, | Griffith, | McDermott, | Smith, H. J., |
| Bidelspacher, | Grimes, | McGowan, | Soffel, |
| Blair, | Guerin, | McKim, | Speer, |
| Blumberg, | Haas, | McLaughlin, | Spencer, |
| Bray, | Haines, | Memolo, | Stadtlander, |
| Bromley, | Hall, | Metzger, | Stark, |
| Brown, E. P., | Hantz, | Metzinger, | Staudenmeier, |
| Brown, T. J., | Harding, | Millar, | Stavitski, |
| Burchinal, | Harer, | Miller, C., | Sterling, |
| Burke, | Hart, | Miller, H. A., | Stock, |
| Canon, | Haws, | Moffatt, | Storer, |
| Colville, | Henderson, | Moore, | Talbot, |
| Conner, | Hess, | Morrison, | Thomas, L. D., |
| Craig, | Himes, | Muldowney, | Thomas, M. G., |
| Critchfield, | Holtzman, | Munley, | Toepfer, |
| Cross, | Hoover, | Myers, | Towner, |
| Davies, | Horn, | Neely, | Turner, |
| Davis, | Hricko, | Nicholson, | Voltz, |
| Deibler, | Huber, | Nolte, | Watson, |
| Dengler, | Irvin, | North, | Weamer, |
| Derby, | Jones, | Orr, | Wells, |
| Diehm, | Labar, | Parkinson, | Welty, |
| Dietz, | Lafferty, | Patterson, F.W., | Wheeler, |
| Dilsheimer, | Lauver, | Patterson, M., | Whitehouse, |
| Donnell, | Leidich, | Peelot, | Williams, |
| Drinkhouse, | Little, H. A., | Pennock, | Wilson, |
| Drumbor, | Little, J. T., | Perry, | Witherspoon, |
| Eaches, | Lockhart, | Phillips, | Witkin, |

Earley,
Ede,
Emhardt,
Evans, B. P.,
Evans, F. D.,
Flinchbaugh,
Flynn,
Fockler,

Lotz,
Lucas,
Ludlow,
Lynch,
Lukehart,
Lynch,
Mallie,
Mangan,

Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,

Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1304, (Senate Bill No. 481), entitled:

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Emhardt, | Lynch, | Rhodes, |
| Alexander, | Evans, B. P., | MacMillan, | Royle, |
| Allman, | Evans, F. D., | Mallie, | Sarig, |
| Anderson, | Flinchbaugh, | Marcus, | Sautter, |
| Armstrong, | Flynn, | Marshall, | Schoener, |
| Aston, | Fockler, | Martz, | Schwartz, |
| Bagshaw, | Fratt, | Mathay, | Scott, |
| Baldi, | Frye, | McBride, | Shaffer, |
| Bartley, | Fuller, | McCaig, | Sheffer, |
| Behney, | Gelnett, | McCann, | Smith, G. A., |
| Bell, F. A., | Gilchrist, | McClure, J. H., | Smith, H. J., |
| Bell, W. T., | Goodnough, | McCormick, | Soffel, |
| Berkheiser, | Goss, | McDaniel, | Speer, |
| Bickett, | Greeby, | McDermott, | Spencer, |
| Bidelspacher, | Greenstein, | McGowan, | Stadtlander, |
| Blair, | Griffith, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Brewster, | Haines, | Memolo, | Stavitski, |
| Bromley, | Hall, | Metzinger, | Sterling, |
| Brown, E., | Hantz, | Millar, | Stock, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Henderson, | Morrison, | Toepfer, |
| Colville, | Hess, | Muldowney, | Towner, |
| Conner, | Holmes, | Munley, | Turner, |
| Craig, | Holtzman, | Myers, | Voltz, |
| Critchfield, | Hoover, | Neely, | Washington, |
| Cross, | Howe, | Nolte, | Watson, |
| Davies, | Hricko, | North, | Weamer, |
| Davis, | Huber, | Orr, | Wells, |
| DeFrehn, | Irvin, | Parkinson, | Welty, |
| Dengler, | Jones, | Patterson, B.H., | Wettach, |
| Derby, | Kelly, | Patterson, F.W., | Wheeler, |
| Diehm, | Labar, | Peelot, | Whitehouse, |
| Dietz, | Lafferty, | Pennock, | Williams, |
| Dilsheimer, | Lauver, | Perry, | Wilson, |
| Donnell, | Leidich, | Phillips, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Pitts, | Witkin, |
| Drumbor, | Little, J. T., | Posey, | Wood, N., |
| Eaches, | Long, | Powell, | Wood, W. P., |
| Earley, | Lotz, | Prosser, | Wright, |
| Ede, | Lucas, | Pryor, | Bluett, |
| Edmonds, | Ludlow, | Raymond, | Speaker. |
| | Lukehart, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same without amendment.

BILLS ON THIRD READING POSTPONED

Mr. McKIM. Mr. Speaker, I desire to call up at this time House Bill No. 1029, file folio 3647 on page 24 of today's calendar.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. McKIM.

The House resumed the consideration on third reading of House Bill No. 1029, entitled:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" providing that no tax on gross receipts shall be collected from any municipality for any public utility heretofore or hereafter owned and operated or for any public utility service furnished

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to ask the sponsor of this bill whether it really makes any change in the existing law. I thought utilities were exempt from taxation.

Mr. McKIM, Mr. Speaker, in answer to the gentleman from Philadelphia, would say that this bill does not change, as I understand, the existing law. The purpose of this bill is to relieve municipalities who operate electric light companies from the State tax or eight mills tax as imposed under the act of 1889. At that time there were no electric light companies, in 1891 municipalities were authorized, for the first time, to operate electric light companies, so that it was not the intention of the Legislature to tax municipal light companies at the time of the passage of this act. We are now seeking exemption from this under the provisions of this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Adam,
Alexander,
Anderson,
Armstrong,
Aston,
Baldi,
Bartley,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blair,
Blumberg,
Bray,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,

Emhardt,
Evans, B. P.,
Evans, F. D.,
Flinchbaugh,
Fockler,
Fratt,
Frye,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haines,
Hall,
Hantz,
Harer,

Lukehart,
Lynch,
MacMillan,
Mangan,
Marcus,
Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McDaniel,
McDermott,
McGowan,
McKim,
McLaughlin,
Memolo,
Metzger,
Millar,

Royle,
Sarg,
Sautter,
Schilling,
Schwartz,
Scott,
Shaffer,
Sheffer,
Smith, G. A.,
Smith, H. J.,
Sowers,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Strayer,
Talbot,

Brown, T. J.,
Burchinal,
Burke,
Canon,
Colville,
Conner,
Craig,
Critchfield,
Cross,
Davies,
DeFrehn,
Deibler,
Dengler,
Derby,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,

Hart,
Haws,
Heffernan,
Hess,
Himes,
Holtzman,
Hoover,
Horn,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Long,
Lotz,
Lucas,
Ludlow,

Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nolte,
North,
Parkinson,
Orr,
Patterson, F. W.,
Patterson, M.,
Pennock,
Perry,
Phillips,
Pitts,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,

Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Towner,
Trescher,
Turner,
Voltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILL.

Mr. HORN. Mr. Speaker, I move that the time on House Bill No. 607 file folio 3599 entitled:

An Act to regulate and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

on page 23 of today's calendar, bills on third reading postponed be extended five days.

Mr. DRUMBOR. Mr. Speaker, I second the motion.

The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. EACHES. Mr. Speaker, I move that the time on House Bill No. 940 file folio entitled:

An Act appropriating certain license fees to the Department of Highways for the payment of township rewards" as provided in the township reward act of July 15, 1919 providing for the payment of certain fees to treasurers of certain counties for road purposes permitting licensing regulating and controlling horse racing and betting and wagering on the result of such races creating a racing commission with jurisdiction over the same

on page 23 of today's calendar, bills on third reading postponed be extended five days.

Mr. EARLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. HESS. Mr. Speaker, I move that the time on House Bill No. 1069 file folio entitled:

A Supplement to the act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand seventy) "An act empowering the State Highway Department to rebuild certain intercounty bridges located on the routes of State Highways which bridges cross rivers and have been heretofore destroyed by fire and making an appropriation" providing that the unexpended balance of said appropriation shall be paid out of the motor license fund

on page 24 of today's calendar, bills on third reading postponed be extended five days.

Mr. WHEELER. Mr. Speaker, I second the motion.
The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. EARLEY. Mr. Speaker, I move that the time on House Bill No. 436 file folio 1647 entitled:

An Act providing for the compensation of county solicitors on page 6 of today's calendar, bills on third reading postponed be extended five days.

Mr. BEHNEY. Mr. Speaker, I second the motion.
The motion was agreed to.

TIME EXTENDED ON BILL.

Mr. STERLING. Mr. Speaker, I move that the time on House Bill No. 629 file folio 1111 entitled:

An Act to amend paragraph five of section thirteen and section fifteen of article nineteen of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" by providing that appointments in the classified service of such cities shall be made from the three persons standing highest on the appropriate list

on page 22 of today's calendar, bills on third reading postponed be extended five days.

Mr. MATHAY. Mr. Speaker, I second the motion.
The motion was agreed to.

TIME EXTENDED ON ALL BILLS ON POSTPONED CALENDAR.

Mr. ALEXANDER. Mr. Speaker, I move that the time on all bills on the third reading postponed and final passage postponed calendar be extended for a period of five days wherever necessary.

Mr. CRAIG. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1084, (Senate Bill No. 400), entitled:

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

And said bill having been read at length the third time, considered and agreed to

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Rieder, |
| Allman, | Flynn, | Mangan, | Royle, |
| Anderson, | Fockler, | Marcus, | Sarig, |
| Armstrong, | Fratt, | Martz, | Schilling, |
| Aston, | Frye, | McBride, | Schoener, |
| Baldi, | Fuller, | McCaig, | Schwartz, |
| Bartley, | Gelnett, | McCann, | Shaffer, |
| Behney, | Gilchrist, | McClure, J. F., | Shambach, |
| Bell, W. T. | Goehring, | McClure, J. H., | Sheffer, |
| Bentley, | Goodnough, | McCormick, | Smith, G. A., |
| Berkheiser, | Goss, | McDaniel, | Smith, H. J., |
| Bickett, | Greenstein, | McDermott, | Soffel, |
| Bidelspacher, | Grimes, | McGowan, | Sowers, |
| Blair, | Guerin, | McKim, | Speer, |
| Blumberg, | Haas, | McLaughlin, | Spencer, |
| Bray, | Haines, | Memolo, | Stadtlander, |
| Brewster, | Hall, | Metzger, | Stark, |
| Bromley, | Hantz, | Metzinger, | Staudenmeier, |
| Brown, E., | Harding, | Millar, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E. P., | Harer, | Miller, C., | Sterling, |
| Brown, T. J., | Hart, | Miller, H. A., | Stock, |
| Burchinal, | Haws, | Moffatt, | Storer, |
| Burke, | Heffernan, | Moore, | Strayer, |
| Bush, | Henderson, | Morrison, | Talbot, |
| Colville, | Hess, | Muldowney, | Thomas, L. D., |
| Conner, | Holmes, | Munley, | Thomas, M. G., |
| Craig, | Holtzman, | Myers, | Toepfer, |
| Critchfield, | Hoover, | Neely, | Towner, |
| Davies, | Horn, | Nicholson, | Trescher, |
| Davis, | Howe, | Nolte, | Turner, |
| DeFrehn, | Hricko, | North, | Voltz, |
| Derby, | Huber, | Orr, | Washington, |
| Deibler, | Irvin, | Parkinson, | Watson, |
| Dengler, | Jones, | Patterson, B. H., | Weamer, |
| Diehm, | Kelly, | Patterson, F. W., | Wells, |
| Dietz, | Labar, | Patterson, M., | Welty, |
| Dilshheimer, | Lafferty, | Peelor, | Wettach, |
| Donnell, | Lauver, | Pennock, | Wheeler, |
| Drinkhouse, | Laidich, | Perry, | Williams, |
| Drumbor, | Little, H. A., | Phillips, | Wilson, |
| Duddy, | Little, J. T., | Pitts, | Witherspoon, |
| Eaches, | Lockhart, | Possey, | Witkin, |
| Earley, | Long, | Pryor, | Wood, N., |
| Edle, | Lotz, | Powell, | Wood, W. P., |
| Edmonds, | Lucas, | Prosser, | Wright, |
| Emhardt, | Ludlow, | Raymond, | Bluett, |
| Evans, E. P., | Lukehart, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1252, (Senate Bill No. 467), entitled:

An Act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet laws seven hundred forty-six) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same" by providing for the heating by means of mechanical warm air

And said bill having been read at length the third time, considered and agreed to

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Rieder, |
| Alexander, | Evans, F. D., | Mangan, | Royle, |
| Anderson, | Flinchbaugh, | Marcus, | Sarig, |
| Armstrong, | Flynn, | Marshall, | Schilling, |
| Aston, | Fockler, | Martz, | Schoener, |
| Bagshaw, | Fratt, | Mathay, | Schwartz, |
| Baldi, | Frye, | McBride, | Shaffer, |
| Bartley, | Fuller, | McCaig, | Shambach, |
| Behney, | Gilchrist, | McCann, | Sheffer, |
| Bell, F. A. | Goehring, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bentley, | Goss, | McDaniel, | Soffel, |
| Berkheiser, | Greeby, | McDermott, | Sowers, |
| Bickett, | Griffith, | McGowan, | Speer, |
| Bidelspacher, | Grimes, | McKim, | Spencer, |
| Blumberg, | Guerin, | McLaughlin, | Stadtlander, |
| Bray, | Haines, | Memolo, | Stark, |
| Brewster, | Hall, | Metzger, | Staudenmeier, |
| Bromley, | Hantz, | Metzinger, | Stavitski, |
| Brown, E., | Harding, | Miller, | Sterling, |
| Brown, E. P., | Harer, | Miller, C., | Stock, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Canon, | Hess, | Morrison, | Thomas, M. G., |
| Colville, | Himes, | Muldowney, | Toepfer, |
| Conner, | Holtzman, | Munley, | Towner, |
| Craig, | Hoover, | Myers, | Trescher, |
| Critchfield, | Horn, | Neely, | Turner, |

| | | | |
|-------------|----------------|------------------|--------------|
| Davies, | Howe, | Nicholson, | Voltz, |
| Davis, | Hricko, | North, | Washington, |
| DeFrehn, | Huber, | Orr, | Watson, |
| Derby, | Irvin, | Parkinson, | Weamer, |
| Deibler, | Jones, | Patterson, B.H., | Wells, |
| Dengler, | Kelly, | Patterson, F.W., | Welty, |
| Diehm, | Labar, | Patterson, M., | Wheeler, |
| Dietz, | Lafferty, | Perry, | Wettach, |
| Dilsheimer, | Lauver, | Pennock, | Whitehouse, |
| Donnell, | Little, H. A., | Phillips, | Williams, |
| Drinkhouse, | Little, J. T., | Pitts, | Wilson, |
| Drumbor, | Lockhart, | Posey, | Witherspoon, |
| Duddy, | Long, | Powell, | Witkin, |
| Eaches, | Lotz, | Prosser, | Wood, N., |
| Earley, | Lucas, | Pryor, | Wood, W. P., |
| Ede, | Ludlow, | Raymond, | Wright, |
| Edmonds, | Lukehart, | Reader, | Bluett, |
| Emhardt, | Lynch, | Rhodes, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same without amendments.

Agreeably to order,

The House preceeded to the third reading and consideration of House Bill No. 1310 (Senate Bill No. 533), entitled:

An Act to amend section three hundred eighty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the establishment of lights along village streets in townships of the first class and authorizing the levy of a special tax therefor

Agreeably to order,

Will the House agree to the bill on third reading?

Mr. MARSHALL, Mr. Speaker and members of the House, I wish to call your attention to the phraseology in this bill, which is very uncertain.

In the second paragraph on page 2, it reads as follows:

"The township commissioners shall levy for the maintenance of said lights an annual tax upon all the property including factories and places of business abutting upon said highways and other public places in the district benefited thereby." It seems to me that it is going to be impossible to determine what properties in the district are really to benefit by putting these lights along a particular street. This special tax covers the maintenance of these lights and it seems to me the provisions are so uncertain that before we pass this bill it ought to be corrected in that respect. Is there any one here who is representing the sponsor?

BILL POSTPONED.

Mr. HALL, Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. EARLEY. Mr Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1139, entitled:

An Act to amend section three hundred and four section three hundred and ten and section six hundred and one of an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred ninety-eight) entitled "An act for the prevention and treat-

ment of mental diseases mental defect epilepsy and inebriety regulating the admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics governing the transfer discharge interstate rendition and deportation of mental patients providing for the payment by individuals counties or the Commonwealth of the cost of the admission care and discharge of mental patients and imposing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Rhodes, |
| Alexander, | Evans, F. D., | MacMillan, | Rieder, |
| Allman, | Flinchbaugh, | Malie, | Royle, |
| Anderson, | Flynn, | Mangan, | Sarig, |
| Armstrong, | Fockler, | Marcus, | Sautter, |
| Aston, | Fratt, | Martz, | Schilling, |
| Bagshaw, | Frye, | Mathay, | Schoener, |
| Baldi, | Fuller, | McBride, | Schwartz, |
| Behney, | Gilchrist, | McCaig, | Scott, |
| Bell, F. A. | Goehring, | McCann, | Shaffer, |
| Bell, W. T. | Goss, | McClure, J. F., | Shambach, |
| Bentley, | Greeby, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greenstein, | McCormick, | Smith, H. J., |
| Bickett, | Griffith, | McDaniel, | Soffel, |
| Bidelspacher, | Grimes, | McDermott, | Sowers, |
| Blumberg, | Guerin, | McGowan, | Speer, |
| Bray, | Haas, | McKim, | Spencer, |
| Brewster, | Hall, | McLaughlin, | Stadtlander, |
| Bromley, | Hantz, | Memolo, | Stark, |
| Brown, E., | Harding, | Metzger, | Staudenmeier, |
| Brown, E. P., | Harer, | Metzinger, | Stavitski, |
| Brown, T. J., | Hart, | Millar, | Sterling, |
| Burchinal, | Haws, | Miller, C., | Stock, |
| Burke, | Henderson, | Moffatt, | Strayer, |
| Bush, | Hess, | Moore, | Talbot, |
| Canon, | Himes, | Morrison, | Thomas, L. D., |
| Colville, | Holmes, | Muldowney, | Thomas, M. G., |
| Conner, | Holtzman, | Munley, | Toepfer, |
| Craig, | Hoover, | Myers, | Trescher, |
| Critchfield, | Horn, | Neely, | Turner, |
| Cross, | Howe, | Nicholson, | Voltz, |
| Davies, | Hricko, | Nolte, | Washington, |
| Davis, | Huber, | North, | Watson, |
| DeFrehn, | Irvin, | Orr, | Weamer, |
| Deibler, | Jones, | Parkinson, | Wells, |
| Dengler, | Kelly, | Patterson, B. H., | Welty, |
| Derby, | Labar, | Patterson, F. W., | Wheeler, |
| Diehm, | Lafferty, | Patterson, M., | Williams, |
| Dietz, | Lauver, | Peelor, | Wilson, |
| Dilsheimer, | Leidich, | Pennock, | Witherspoon, |
| Donnell, | Little, H. A., | Perry, | Witkin, |
| Drinkhouse, | Little, J. T., | Phillips, | Wood, N., |
| Duddy, | Lockhart, | Pitts, | Wood, W. P., |
| Eaches, | Long, | Posey, | Wright, |
| Earley, | Lotz, | Prosser, | Bluett, |
| Ede, | Lucas, | Powell, | Speaker. |
| Edmonds, | Ludlow, | Pryor, | |
| Emhardt, | Lukehart, | Reader, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 835, entitled:

An Act to amend section one of the act approved the eighth day of July one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifteen) entitled "An act authorizing and empowering the several courts of common pleas of the Commonwealth upon cause shown to discharge lands bound by the lien of any sum or sums of money under the provisions of any last will and testament for the maintenance of a burial lot or lots and to appoint a trustee to hold said sum or sums of money for the purpose

for which the land is or shall be charged by said last will and testament" extending the power of the courts to discharge liens created by dead and liens for the support of churches congregations and ministers thereof

On the question,

Will the House agree to the bill on third reading?

Mr. BEHNEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend the title, fourteenth line from the top, by striking out the word "dead" after the word "by" and insert in lieu thereof the word "deed"

Amend sec. 1, page 1, line 4, by striking out the word "July" and inserting in lieu thereof "June"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 978, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Emhardt, | Long, | Raymond, |
| Alexander, | Evans, B. P., | Lotz, | Reader, |
| Allman, | Evans, F. D., | Lucas, | Rhodes, |
| Anderson, | Flinchbaugh, | Ludlow, | Rieder, |
| Armstrong, | Flynn, | MacMillan, | Royle, |
| Aston, | Fockler, | Malie, | Sarig, |
| Bagshaw, | Fratt, | Marcus, | Sautter, |
| Bartley, | Frye, | Marshall, | Schilling, |
| Behney, | Fuller, | Martz, | Schoener, |
| Bell, F. A., | Gelnett, | Mathay, | Schwartz, |
| Bell, W. T. | Gilchrist, | McBride, | Scott, |
| Bentley, | Goehring, | McCaig, | Shambach, |
| Berkheiser, | Goodnough, | McCann, | Sheffer, |
| Bickett, | Goss, | McClure, J. H., | Smith, G. A., |
| Bidelspacher, | Greeby, | McCormick, | Smith, H. J., |
| Blair, | Greenstein, | McDaniel, | Soffel, |
| Blumberg, | Griffith, | McDermott, | Sowers, |
| Brewster, | Grimes, | McGowan, | Speer, |
| Bromley, | Guerin, | McKim, | Spencer, |
| Brown, E., | Haas, | McLaughlin, | Stadtlander, |
| Brown, E. P., | Haines, | Memolo, | Stark, |
| Brown, T. J., | Hall, | Metzger, | Staudenmeier, |
| Burchinal, | Hantz, | Metzinger, | Stavitski, |
| Burke, | Harding, | Miller, | Sterling, |
| Bush, | Harer, | Miller, C., | Stock, |
| Canon, | Hart, | Miller, H. A., | Strayer, |
| Colville, | Haws, | Moffatt, | Talbot, |
| Conner, | Heffernan, | Moore, | Thomas, L. D., |
| Craig, | Henderson, | Morrison, | Thomas, M. G., |
| Critchfield, | Hess, | Muldowney, | Toefer, |
| Cross, | Himes, | Munley, | Trescher, |
| Davies, | Holmes, | Myers, | Turner, |
| Davis, | Holtzman, | Neely, | Voltz, |
| DeFrehn, | Hoover, | Nicholson, | Washington, |
| Deibler, | Horn, | Nolte, | Watson, |
| | Howe, | North, | Weamer, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Dengler, | Hricko, | Orr, | Welty, |
| Derby, | Huber, | Parkinson, | Wettach, |
| Diehm, | Irvin, | Patterson, B. H., | Wheeler, |
| Dietz, | Jones, | Patterson, F. W., | Whitehouse, |
| Dilsheimer, | Kelly, | Patterson, M., | Wilson, |
| Donnell, | Labar, | Peelor, | Witherspoon, |
| Drinkhouse, | Lafferty, | Pennock, | Witkin, |
| Duddy, | Lauver, | Perry, | Wood, N., |
| Eachus, | Leidich, | Pitts, | Wood, W. P., |
| Earley, | Little, H. A., | Powell, | Wright, |
| Ede, | Little, J. T., | Prosser, | Bluett, |
| Edmonds, | Lockhart, | Pryor, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1233, entitled:

An Act authorizing and empowering cities of the second class in this Commonwealth to construct and maintain sub-surface walks under the streets and sidewalks of the city and to assess the cost damage and expense of the construction thereof against properties abutting along the line of said improvement and specially and peculiarly benefited by the construction thereof providing for the procedure therein and for the ascertainment of the cost damage and expense thereof and providing how and to what extent liens may be filed therefor

On the question,

Will the House agree to the bill on third reading?

Mr. H. A. LITTLE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 6 by striking out the word "construction" and inserting in lieu thereof construction

Amend sec. 2, page 2, line 1 by striking out the word "empower" and inserting in lieu thereof empowered

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON FIRST READING.

The SPEAKER. If there is no objection, the Chair would like to take up at this time, for the purpose of advancing the calendar, bills on first reading, on page 25 of the calendar.

The Chair hears no objection.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1134, entitled:

An Act to further amend section one thousand four hundred and two in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the

same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to insure equal school privileges to certain dependent children of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 785, entitled:

An Act providing for the publication and distribution of the reports of examinations of building and loan associations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1130, entitled:

An Act to further amend clause nineteen section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" changing the valuation per teacher in school districts of the fourth class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of 1227, entitled:

An Act to amend section five hundred and eighteen of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervisions of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1349, entitled:

An act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" authorizing the prothonotary to sign subpoenas and validating prior proceedings in which the subpoena was not signed by a judge

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1167, entitled:

An Act to amend section one of the act approved the seventh day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and twenty-five) en-

titled "An act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1447, entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt and providing penalties for violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1371, entitled:

An Act to amend section two of article two of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (P. L. 581) entitled "An act for the better government of cities of the first class of this Commonwealth"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 743, entitled:

An Act to amend sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (P. L. 1311) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act" by changing the procedure of transfer sentence and commitment and making certain changes in the eligibility of women prisoners for commitment to said institution and providing a method of transfer to and from Laurelton State Village

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1384, entitled:

An Act authorizing a married woman to appoint attorneys-in-fact to mortgage or convey real estate and confirming titles heretofore so made

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1098, entitled:

An Act relating to deadly weapons making it a felony to possess or carry the same under certain conditions permitting searches of suspects providing for the licensing of certain persons to possess or carry pistols or revolvers regulating the sale or furnishing of certain firearms making unlawful the violation of such regulations imposing certain duties on county commissioners and certain city borough and town officers and on justices of the peace and imposing the costs of license blanks on the counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1450, entitled:

An Act authorizing Departments and agencies of the Commonwealth the several counties municipalities and other subdivisions thereof to include in all contracts an agreement to arbitrate under the arbitration act of 1836

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1451, entitled:

An Act to repeal an act "An act relating to reference and arbitration in the city and county of Philadelphia" approved the first day of May one thousand eight hundred and sixty-one.

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading of House Bill No. 1120, entitled:

An Act to amend an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-seven) entitled "A supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred twenty-three) entitled 'An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof' as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the second class" providing for the compensation of members of the Board of Viewers in counties of the first and second classes

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1168, entitled:

An Act to amend section twelve of the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" as amended providing for the appointment of clerks by such magistrates and fixing their salary

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1398, entitled :

An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers with systematic examinations licenses and registration for all entering the business of burying the dead and penalties for violation of the provisions thereof throughout this Commonwealth and providing for the payment of the expenses thereof

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1279, entitled:

An Act to amend section three of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" by eliminating alias subpoenas in divorce actions

And said bill having been read at length the first time,
Ordered to be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1389, entitled:

An Act relating to the qualifications of real estate experts and the rules of evidence in proceedings arising from the exercise of the right of eminent domain

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1453, entitled:

An Act creating a commission to investigate the situation with regard to the penitentiaries of the State defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. ALEXANDER. Mr. Speaker, at the request of the sponsor of this bill, I move that House Bill No. 1453 be recommended to the Committee on Appropriations.

Mr. TURNER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1443, entitled:

An Act requiring officers making arrests without a warrant to take the prisoner before the nearest justice of the peace or similar officer

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1137, entitled:

An Act to further amend clause twenty-four of section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1388, entitled:

An Act to amend article sixteen section three of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" providing that no councilmen shall be appointed to any office position or employment of profit under the city

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1156, entitled:

An Act defining the powers of fire marshals in counties of the second class with regard to buildings and premises and fire hazards in connection therewith including the prescribing or rules and regulations with regard to explosives and inflammable substances Providing for the enforcement of the orders of the fire marshall providing penalties and imposing certain duties upon fire insurance companies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 827, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1078, entitled:

An Act to amend clause two of section one thousand two hundred ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by repealing the proviso which authorizes and regulates the advance of the minimum maximum salary for High School Teachers in districts of the first class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1226, entitled:

An Act making the report of any board of view viewers or jury of view upon appeal to the court of common pleas prima facie evidence of benefits therein assessed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1151, entitled:

An Act regulating the sale offering for sale barter exchange and giving of tickets cards or other tokens evidenc-

ing the right to a reserved seat in and of admission to any theatre concert hall circus show ball-park athletic hall or field or other place of amusement and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 907, entitled:

An Act to supplement and amend an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over said bridge upon its completion and making an appropriation for the purposes of this act" as amended by an act approved the twenty-sixth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and eighty-seven) and as supplemented by an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and ninety-three) providing that the Commonwealth of Pennsylvania shall bear equally with the city of Philadelphia in their share of the cost of light repair maintenance and upkeep of said bridge establishing a board of bridge control to take over the management and maintenance of the bridge upon its completion providing for the conveyance to the city of Philadelphia by the Commonwealth of Pennsylvania of land purchased taken and condemned in the city of Philadelphia for the bridge and its approaches

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1455, entitled:

An Act to provide for State registration of Osteopathic nurses to establish in the Department of Public Instruction a departmental administrative board to be known as State Board of Examiners for the registration of Osteopathic nurses in connection therewith and to provide penalties for the violation of certain provisions regarding registration

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. DILSHEIMER. Mr. Speaker, I move that House Bill No. 1455, be recommitted to the Committee on Public Health and Sanitation for the purpose of amendment.

Mr. CONNER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1446, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1421, (Senate Bill No. 565), entitled:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the government of any state or commonwealth of the United States and to any county city borough township or other organized sub-division of any state or Commonwealth of the United States and to any institution maintained by or receiving aid from any State or Commonwealth of the United States or any organized sub-division thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1407, (Senate Bill No. 363), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by giving employees certain additional service credit changing the rules relating to the State annuity and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1101, (Senate Bill No. 381), entitled:

An Act authorizing the Auditor General State Treasurer and Secretary of Internal Affairs without the approval of the Attorney General to employ attorneys to conduct the legal affairs of their respective departments prescribing their powers and duties and providing for their compensation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1302, (Senate Bill No. 466), entitled:

A Supplement to an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" providing for the registration of apprentices in pharmacy requiring employers of such apprentices to see that they are registered and imposing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1423, (Senate Bill No. 456), entitled:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1416, (Senate Bill No. 566), entitled:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1293, (Senate Bill No. 123), entitled:

An Act to amend section nineteen of the act approved the second day of May one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled "An act to regulate the employment in all kinds of industrial establishment of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men and women and children in schoolhouses academies seminaries colleges hotels hospitals storehouses office building public halls and places of amusements in which proper fire escapes exits and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1254, (Senate Bill No. 493), entitled:

An Act to amend section two of the act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purpose of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with owner or owners at a reasonable price in the estimation of said commissioners than to resort to condemnation" providing for the leasing of part of ground so obtained to municipalities for use as comfort stations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1420, (Senate Bill No. 478), entitled:

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway other than in cities of the first class without first notifying the owners of the land

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration House Bill No. 1253, (Senate Bill No. 492), entitled:

An Act to amend section one of an act approved the twelfth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws ninety-six) entitled "A supplement to an act entitled 'An act supplementary to an act relative to burial grounds and cemeteries situated in incorporated boroughs' approved the nineteenth day of May one thousand eight hundred and seventy-four changing the title of said act and authorizing the court to make orders and decrees required by the act and to enforce the same by process approved the thirteenth day of May eighteen hundred and seventy-six further empowering courts to direct removal of remains in boroughs cities and towns from burial grounds where interments have ceased or have become so neglected as to become a public nuisance or such remains interfere with the improvements extensions and interests of such cities boroughs of towns" as amended providing that such removal may be authorized when such land is desired by said municipalities for opening laying out or extending streets or establishing playgrounds or recreation centres

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1294, (Senate Bill No. 125), entitled:

An Act to further amend clause (b) of section thirty-five of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widows' and children's exemption debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate form the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitutions of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" by extending the statutes of limitations in actions against decedents estates

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1410, (Senate Bill No. 465), entitled:

An Act to amend sections four five eight and fifteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drugs' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1303, (Senate Bill No. 468), entitled:

An Act to provide for a second additional law judge of the court of common pleas of the Fourteenth Judicial District

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1278, entitled:

An Act to repeal an act approved the tenth day of April one thousand eight hundred and seventy-three (Pamphlet Laws six hundred) entitled "An act in relation to legal advertisements in the county of Lycoming"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1357, entitled:

An Act for the distribution by the Commonwealth and counties to townships and school districts of moneys received from the United States from Forest Reserves within the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 536, entitled:

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1381, entitled:

An Act validating certain seated tax sales held by the county treasurer in counties of the eighth class made pursuant to the provisions of section forty-one of an act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company and the amendments thereto and validating treasurer's deeds delivered in pursuance of such sale

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1161, entitled:

An Act validating certain assessments in townships of the first class heretofore made for the cost of the construction of sewers and extensions thereto and providing for the collection of such assessments and the filing of municipal claims therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1425, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 977, entitled:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1348, entitled:

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and seventy-nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for or undertaking to dispose of inviting offers for or inquiries about or dealing in any manner in securities defined herein conferring powers and imposing duties on the Commoissioner of Banking and otherwise providing for the administration of this act prescribing penalties and making an appropriation" exempting building and loan associations banks savings banks and trust companies from the provisions of the act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 181, entitled:

An Act concerning the Flag of the United States of America and other flags and revising amending consolidating and changing the law relating thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1441, (Senate Bill No. 529), entitled:

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

The SPEAKER. If thereis no objection, the Chair will declare a recess until 8:00 o'clock this evening.

Whereupon, (at 5:58 o'clock P. M.) the House took a recess until 8:00 P. M.

AFTER RECESS.

The House reconvened at 8:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Municipal Corporations, reported as committed House Bill No. 1351, entitled:

An Act to amend section three, four, five, nine and eleven of an act approved the twenty-eighth day of May, one thousand nine hundred and fifteen (P. L. 596), entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities, and regulating the administration and the payment of such pensions;" changing the provisions of the act which regulate the payment of pensions, requiring certain things from the pensioners, and requiring the cities to set aside additional funds in certain cases.

Mr. HESS, from the Committee on Public Roads, reported as amended, House Bill No. 1082, (Senate Bill No. 182), entitled:

An Act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth.

BILL ON FIRST READING.

Mr. HESS asked and obtained unanimous consent to have House Bill No. 1082, (Senate Bill No. 182), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1082, (Senate Bill No. 182), entitled:

An Act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION No. 9.

Mr. ALEXANDER, Mr. Speaker, I desire to call up at this time Concurrent Resolution No. 9, file folio 3099.

The SPEAKER, the Clerk will read the Resolution.

The Clerk read the Resolution as follows:

Whereas On January twenty-seventh one thousand nine hundred and twenty-five a resolution was adopted concurrently by he Senate and House of Representatives designated as resolution number six authorizing the appointment of a Committee for the purpose of studying the prevailing method of filing the Bills Calendars Histories and Journals on the desks of the members of the General Assembly with the purpose of simplifying said method and

Whereas Said Committee was appointed has made the study as required and has worked out a simplified system for said filing therefore be it

Resolved If the House of Representatives concur that the Chief Clerks of the Senate and House of Representatives be and are hereby authorized and instructed to install at succeeding Sessions of the General Assembly the following filing system

1 On the desk of each Senator Representative and officer of the General Assembly there shall be three binders as follows

(a) One snap ring binder containing the Calendars and all Bills listed on the daily Calendar filed in the same order as they are listed on said Calendar and classified by index cards as follows:

Bills postponed

Bills on final passage
Bills on third reading
Bills on second reading
Bills on first reading

(b) One suitable binder in which there shall be filed a copy of the weekly History of both Senate and House Bills
(c) One suitable binder in which there shall be filed the Legislative Journal

2 Reference tables shall be installed in convenient places in both the Senate Chamber and the House of Representatives or in adjoining rooms and on each of said tables there shall be kept several complete files of all Senate and House Bills filed serially according to printer's numbers be it further

Resolved That the Chief Clerks of the Senate and House of Representatives be and are hereby authorized to make requisition on the Department of Property and Supplies for the binders tables and any other material necessary to put such system into operation

On the question,

Will the House concur in the resolution of the Senate?

The resolution was concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 361, File Folio 3361, entitled "An act to amend section three of an act approved the eleventh day of May, one thousand nine hundred and twenty-one, (Pamphlet Laws five hundred and twenty-one), entitled 'An act relating to dogs, and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties upon certain State, county, city, borough, town and township officers and employes, directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof, and providing penalties;" appointing the county treasurer as agent of the Commonwealth, and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act."

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), That House Bill No. 365, File Folio 3067, entitled "An act to amend section forty-two of the act approved the fifteenth day of April, one thousand eight hundred and thirty-four (P. L. 537), entitled 'An act relating to counties and townships, and county and township officers,' by making county treasurers agents of the Commonwealth in collecting and transmitting money for the Commonwealth, and providing their compensation for such services, including certain compensation for services prior to the passage of this act;"

be recalled from the Governor for the purpose of amendment

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 25, 1925.

Resolved, (if the Senate concur), that House Bill No. 360, File Folio 3077, entitled "An act to amend section eight of the act approved the sixteenth day of May, one thousand nine hundred and twenty-one, (P. L. 559), entitled 'An act for the better protection of fish, requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the penalties recovered and license fees received;' appointing the county treasurer as agent of the Commonwealth and authorizing him to retain for his own use certain fees for issuing said licenses including certain fees collected prior to the passage of this act;"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 25, 1925.

Resolved (if the Senate concur) That House Bill No. 393, entitled, "A Supplement to an act entitled 'An act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-three, and the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three' as approved the thirtieth day of June, Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first, one thousand nine hundred and twenty-five, by certain of the Executive and Judicial Departments not provided for by said act"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows, viz:

SENATE BILL No. 393.

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

SENATE BILL No. 402.

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

SENATE MESSAGE.

RECALLING SENATE BILL No. 968 FROM THE HOUSE OF REPRESENTATIVES.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 25, 1925.

Resolved, (if the House concur), That Senate Bill No. 968, entitled: "An act authorizing the Secretary of Highways with the approval of the Governor, to make relocations of State-aid highways or any public road the improvement of which is required to be made under the supervision of with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road"

be recalled from the House for the purpose of amendment

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 292.

A Supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries of view and commissioners to view land and providing for the charges upon which the respective counties in the matter of salaries costs and expenses thereof" as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the fourth class

HOUSE BILL No. 563.

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

HOUSE BILL No. 339.

An Act to amend part of section six of an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred eighty-one) entitled "An act providing for the appointment of boards of examiners to examine applicants for certificates of qualification as mine foremen assistant mine foremen and fire bosses in the bituminous coal mines of this Commonwealth

prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners authorizing the Chief of the Department of Mines to determine the district in which boards of examiners shall hold examinations and to designate the boards before whom applicants in the various inspection districts shall appear providing for the issuance of certificates of qualification to successful applicants fixing the fees to be paid by applicants and providing for their disposition for bidding the employment of unqualified persons as mine foremen assistant mine foremen and fire bosses providing a penalty for forging or making false statements regarding certificates" by providing for a change in the qualifications of applicants for mine foremen's assistant mine foremen's and fire bosses' certificates

HOUSE BILL No. 782.

An Act to amend sections four and six of the act approved the seventeenth day of March one thousand nine hundred and twenty-one (Pamphlet Laws thirty-two) entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county"

HOUSE BILL No. 338.

An Act to amend rule seventy-nine section six of article eleven of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

HOUSE BILL No. 372.

An Act reappropriating to the Department of Public Instruction a part of the unused balance of an appropriation to said department for the liquidation of the indebtedness of the normal schools contained in the act approved the twenty-seventh day of May one thousand nine hundred and twenty-one (Appropriation Acts page thirty-three) entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one" as amended

HOUSE BILL No. 863.

An Act to amend section one of the act approved the fifth day of July one thousand eight hundred eighty-three (Pamphlet Laws one hundred and seventy-six) entitled "A supplement to an act entitled 'An act regulating lateral railroads' approved the fifth day of May Anno Domini one thousand eight hundred thirty-two authorizing the owners or lessees of iron ore or coal mines to construct lateral railroads from said mines to any railroad public road or navigable stream within the county in which such mines are situate"

HOUSE BILL No. 1012.

An Act making an appropriation to the Department of the Auditor-General for the purpose of reimbursing Robert E. Lamberton for moneys erroneously paid into the State Treasury

HOUSE BILL No. 1040.

An Act to close out the affairs of the Mercer State Hospital at Mercer Pennsylvania by authorizing the sale and conveyance of the real estate and personal property of said hospital and making an appropriation

With the information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. SOWERS. Mr. Speaker, I move that House Bill No. 1293, Senate Bill No. 123, entitled:

An Act to amend section nineteen of the act approved the second day of May one thousand nine hundred and five (P. L. 352) entitled "An act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employes in all industrial establishments and of men women and children in schoolhouses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire escapes exits and extinguishers are required to provide for the health of all employes and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections

on page 34 of today's calendar, bills on first reading, be recommended to the Committee on Judiciary Special for the purpose of a hearing.

Mr. CANON. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GOODNOUGH. Mr. Speaker, I would like to know if this is with the consent of the sponsor of the bill?

Mr. SOWERS. Mr. Speaker, the bill was in the Judiciary Special Committee and was sent out for one reading with the understanding that it would come back for a hearing. Some interests want to be heard in the reference to the bill, and we wanted to expedite it.

On the question recurring,

Will the House agree to the motion?

The motion was agreed to.

BILLS ON THIRD READING.

The SPEAKER. We will resume today's calendar on page 10, bills on third reading, the first bill being House Bill No. 749.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 749, entitled:

An Act to amend Route Forty-nine of section six of the act approved the thirty-first day of May one thousand nine hundred and eleven (P. L. 468) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendants of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner

providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county boroughs or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

On the question,

Will the House agree to the bill on third reading?

Mr. SHAFFER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 5, lines 12 to 20 by striking out all of said lines and inserting in lieu thereof the following:

Route Forty-nine. From Bedford to Somerset.—Commencing in Bedford, and running by way of Manns Choice, thence, by spur, to New Buena Vista, and from Manns Choice to Union, thence to West End and to a point on the dividing line between Bedford and Somerset Counties; [east of New Baltimore] thence by way of [New Baltimore and] Deeter Gap to a point on the Bedford and Somerset Turnpike east of Stony Creek; thence by way of Stony Creek and Brotherton into Somerset, Somerset County.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1114, entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emnardt, | Lynch, | Rieder, |
| Alexander, | Evans, B. P., | MacMillan, | Sarig, |
| Allman, | Flinchbaugh, | Mangan, | Sautter. |
| Anderson, | Flynn, | Marcus, | Schilling, |
| Bagshaw, | Fockler, | Marshall, | Schoener, |
| Bartley, | Frat, | Martz, | Schwartz, |
| Behney, | Frye, | McBride, | Scott, |
| Bell, W. T., | Gelnett, | McCaig, | Shaffer, |
| Bell, F. A., | Gilchrist, | McCann, | Shambach, |
| Bentley, | Goehring, | McClure, J. F., | Sheffer, |
| Berkheiser, | Goodnough, | McClure, J. H., | Smith, G. A., |
| Bickett, | Goss, | McDaniel, | Smith, H. J., |
| Bidelspacher, | Greenstein, | McDermott, | Speer, |
| Blair, | Griffith, | McKim, | Spencer, |
| Blumberg, | Guerin, | McLaughlin, | Stadlander, |
| Bray, | Haines, | Memolo, | Stark, |
| Brewster, | Haas, | Metzger, | Staudenmeier, |
| Bromley, | Hall, | Metzinger, | Stavitski, |
| Brown, E., | Hantz, | Millar, | Stock, |
| Brown, E. P., | Harding, | Miller, C., | Storer, |
| Brown, T. J., | Harer, | Miller, H. A., | Strayer, |
| Burchinal, | Hart, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Morrison, | Thomas, M. G., |
| Bush, | Henderson, | Muldowney, | Thomas, L. D., |
| Canon, | Hess, | Munley, | Towner, |
| Conner, | Holmes, | Myers, | Trescher, |
| Craig, | Holtzman, | Neely, | Turner, |
| Critchfield, | Hoover, | Nicholson, | Voltz, |
| Cross, | Horn, | Nolte, | Watson, |
| Davies, | Hricko, | Orr, | Weamer, |
| DeFrehn, | Huber, | Parkinson, | Wells, |
| Deibler, | Irvin, | Patterson, B. H., | Wettach, |
| Derby, | Jones, | Patterson, F. W., | Wheeler, |
| Dienam, | Lubar, | Peelor, | Whitehouse, |
| Dierz, | Lafferty, | Pennoek, | Williams, |
| Dilsheimer, | Lauver, | Perry, | Wilson, |
| Donnell, | Leidich, | Phillips, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Pitts, | Witkin, |
| Drumbor, | Lockhart, | Posey, | Wood, N., |
| Duddy, | Long, | Powell, | Wood, W. P., |
| Eaches, | Lotz, | Pryor, | Wright, |
| Earley, | Lucas, | Raymond, | Bluett, |
| Ede, | Ludlow, | Reader, | Speaker. |
| Edmonds, | Lukehart, | Rhodes, | |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 659, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

On the question,

Will the House agree to the bill on third reading?

Mr. HOLMES. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 16, by striking out the word "indentedness" and inserting in lieu thereof "indebtedness."

Amend section 1, page 2, line 28, by striking out the word "were" and inserting in lieu thereof "was."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there

any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON FINAL PASSAGE.

Agreeably to order,

The bill having been called up from the postponed calendar by Mrs. Pitts.

The House resumed the consideration on final passage of House Bill No. 323, entitled:

An Act to amend section one of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and sixteen) entitled "An act relating to husband and wife who are the parents of minor children enlarging and extending the power control and authority of the mother over their minor children under certain circumstances" giving the mother under all circumstances the same and equal power and rights with the father

RECONSIDERATION OF VOTE.

Mrs. PITTS. Mr. Speaker, I move that the vote by which House Bill No. 323, file folio 2965, entitled:

An Act to amend section one of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and sixteen) entitled "An act relating to husband and wife who are the parents of minor children enlarging and extending the power control and authority of the mother over their minor children under certain circumstances" giving the mother under all circumstances the same and equal power and rights with the father

on page 6 of today's calendar, Bills on Final Passage Postponed, passed on third reading, be reconsidered.

Mr. SOWERS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mrs. PITTS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 12, by striking out before the word "Provided" the following: [

Amend section 1, page 2, line 15, by striking out following the word "child" the following:]

Amend section 1, page 2, line 18, by inserting after the word "other" the following: "Provided, however, That such remaining parent is otherwise qualified as a fit and proper person to have the control and custody of said child."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It is agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1234, entitled:

A Supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class' establishing and regulating a Department of City Transit defining the powers duties and jurisdiction of the delinquent and providing for its officers and employes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Emhardt, | Lukehart, | Schilling, |
| Alexander, | Evans, B. P., | Lynch, | Schwartz, |
| Allman, | Evans, F. D., | MacMillan, | Scott, |
| Anderson, | Finchbaugh, | Mangan, | Shaffer, |
| Armstrong, | Flynn, | Marcus, | Shambach, |
| Bagshaw, | Fockler, | Martz, | Sheffer, |
| Baldi, | Fratt, | Mathay, | Smith, G. A., |
| Bartley, | Frye, | McBride, | Smith, H. J., |
| Behney, | Gelnett, | McCaig, | Sowers, |
| Bell, F. A., | Gilchrist, | McCann, | Speer, |
| Bell, W. T., | Goehring, | McClure, J. F., | Spencer, |
| Bentley, | Goodnough, | McClure, J. H., | Stadtlander, |
| Berkheiser, | Greeby, | McDaniel, | Stark, |
| Bickett, | Greenstein, | McGowan, | Staudenmeier, |
| Bidelspacher, | Griffith, | McKim, | Stavitski, |
| Blair, | Grimes, | Monolo, | Sterling, |
| Bray, | Guerin, | Metzger, | Stock, |
| Brewster, | Haines, | Metzinger, | Strayer, |
| Bromley, | Hall, | Millar, | Talbot, |
| Brown, E., | Hantz, | Miller, C., | Thomas, L. D., |
| Brown, E. P., | Harer, | Moffatt, | Thomas, M. G., |
| Brown, T. J., | Hart, | Morrison, | Towner, |
| Burchinal, | Haws, | Muldowney, | Trescher, |
| Burke, | Heffernan, | Munley, | Turner, |
| Bush, | Henderson, | Neely, | Voltz, |
| Colville, | Hess, | Nicholson, | Washington, |
| Conner, | Holtzman, | Nolte, | Watson, |
| Craig, | Horn, | Orr, | Weamer, |
| Critchfield, | Howe, | Parkinson, | Welty, |
| Davies, | Hricko, | Patterson, B.H., | Wettach, |
| Davis, | Huber, | Peelor, | Wheeler, |
| DeFrehn, | Irvin, | Pennock, | Williams, |
| Deibler, | Jones, | Perry, | Wilson, |
| Dengler, | Labar, | Phillips, | Witherspoon, |
| Diehm, | Lafferty, | Pitts, | Witkin, |
| Dietz, | Lauver, | Powell, | Wood, N., |
| Dilsheimer, | Leidich, | Prosser, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Pryor, | Wright, |
| Drumbor, | Little, J. T., | Raymond, | Bluett, |
| Eaches, | Lockhart, | Rhodes, | Speaker. |
| Earley, | Long, | Rieder, | |
| Ede, | Lucas, | Sarig, | |
| Edmonds, | Ludlow, | Sautter, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 541, as follows:

An Act to further amend section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" by eliminating from said section twenty-four the words "purely" and the words "or accumulated reserve" in respect to insurance companies do-

ing business upon the mutual plan and by authorizing the deduction for the purpose of the State tax thereby imposed upon insurance companies of the amounts paid by them as return of premiums in whole or in part upon policies cancelled or not taken or at the expiration of said policies and of the amounts of all premiums actually paid by them for re-insurance affected in insurance companies associations or exchanges organized under the laws of this Commonwealth or duly licensed to do business within this State and by changing the time for making report to the Auditor General and for the payment of taxes settled thereon

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-four of an act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June one thousand eight hundred and seventy-nine" (Pamphlet Laws one hundred and twelve) as heretofore amended by section one of an act approved the twenty-eighth day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and eight) entitled "A supplement to the twenty-fourth section of an act entitled 'An act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurer of the several cities and boroughs within this Commonwealth" is hereby further amended to read as follows

[That hereafter] It shall be the duty of the president secretary or other proper officer of each and every insurance company [or] association or exchange incorporated by or under any law of this Commonwealth except companies doing business upon the [purely] mutual plan without any capital stock [or accumulated reserve] and purely mutual beneficial association whose funds for the benefit of members their families or heirs are made up entirely of the weekly or monthly contributions of their members and the accumulated interest thereon to make report in writing to the Auditor General [semi-annually upon the first day of July and January in each year] on or before the first day of March in the year one thousand nine hundred and twenty-six and in each year thereafter setting forth the entire amount of premiums [and] premium deposits or assessments received by such company [or] association or exchange during the [preceding six months] year ending with the thirty-first day of December preceding whether the said premiums [and] premium deposits or assessments were received in money or in the form of notes credits or any other substitute for money and whether the same were collected in this Commonwealth or elsewhere and every such company [or] association or exchange shall pay into the State Treasury [semi-annually on the last days of January and July] on or before the thirty-first day of March following the date for filing such report in addition to any other taxes to which it may be liable under the first and twenty-first sections of this act a tax of eight mills on the dollar upon the gross amount of said premiums [and] premium deposits and assessments received from business transacted within this Commonwealth

Such company association or exchange in reporting for taxation may deduct from the gross premiums premium deposits and assessments all amounts returned on policies cancelled or not taken and all premiums paid for reinsurance where such reinsurances are effected in companies associations and exchanges authorized to transact business in this Commonwealth and mutual companies associations exchanges and stock companies with participating features that portion of the advanced premiums premium deposits or assessments returned in cash or credited to members or policy holders whether as dividends earnings savings or return deposits upon the expiration or termination of their contracts Provided That this act shall not affect the right of domestic reciprocal and inter-insurance exchanges to make the deductions provided for in section one thousand and nine of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two)

Insurance companies associations or exchanges incorporated by or under any law of this Commonwealth shall in making payment of tax hereunder on or before the thirty-first day of March one thousand nine hundred and twenty-six upon premiums premium deposits and assessments received in the year ending on the thirty-first day of December preceding be entitled to credit for the amount theretofore paid by them into the State treasury or settled against them by the fiscal officers of the Commonwealth as tax on premiums and assessments received by them during any part of said year

Provided That said reports shall be made under oath or affirmation and it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to the account of any company [or] association or exchange whose officers shall neglect or refuse for a period of thirty days to make said report or to pay into the State treasury the tax imposed by the section

And provided further That hereafter the annual tax upon premiums of insurance companies association and exchanges of other states or foreign governments shall be at the rate of two per centum upon the gross premiums of every character and description received from business done within this Commonwealth within the entire calendar year preceding

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

Mr. WHEELER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 2 and line 6 by inserting after the word "June" the words "Anno Domini"

Amend section 1, page 2, line 8, by inserting after the word "June" the words "Anno Domini"

Amend section 1, page 2, line 21, by striking out the word "treasurer" and inserting in lieu thereof "treasurers"

Amend section 1, page 3, line 6, by striking out the word "association" and inserting in lieu thereof "associations"

Amend section 1, page 3, line 11, by striking out the word "day" and inserting in lieu thereof "days"

Amend section 1, page 3, line 20, by underscoring the word "any"

Amend section 1, page 3, line 18, by striking out the word "substitute" and inserting in lieu thereof "substitutes."

Amend section 1, page 3, lines 25-26 by underscoring the words: "following the date for filing such report."

Amend section 1, page 5, line 11, by striking out the word "the" following the word "by" and inserting in lieu thereof "this"

Amend section 1, page 5, line 13, by striking out the word "association" and inserting in lieu thereof "associations."

Amend sec. 1, page 4, line 10, by inserting after the word "features," the following: "which may for any reason be required to report under this act in addition to the aforesaid deductions may deduct."

Amend sec. 1, page 5, line 13, by striking out after the word "companies", the following: "association and exchanges"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 851, entitled:

An Act to amend clause (c) of section fifty-seven of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

On the question,

Will the House agree to the bill on third reading?

Mr. WELTY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information

The Clerk read the amendments as follows:

Amend title by striking out in the first line of the title the words "fifty-seven" and inserting in lieu thereof the words "fifty-eight"

Amend page 2, section 1, line 4, by striking out after the word "section" the words "fifty-seven" and inserting in lieu thereof the words "fifty-eight"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1250, (Senate Bill No. 409), entitled:

An Act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (P. L. 858) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial

process and providing penalties" by changing the time during which a State employe shall have option of membership in the retirement association

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Sarig, |
| Alexander, | Flynn, | Malie, | Schilling, |
| Allman, | Fockler, | Mangan, | Schoener, |
| Anderson, | Fratt, | Marcus, | Schwartz, |
| Armstrong, | Fuller, | Martz, | Scott, |
| Aston, | Gelnett, | Mathay, | Shaffer, |
| Baldi, | Gilchrist, | McBride, | Shambach, |
| Bartley, | Goodnough, | McCann, | Sheffer, |
| Behney, | Goss, | McClure, J. H., | Smith, G. A., |
| Bell, F. A., | Greenstein, | McCormick, | Smith, H. J., |
| Bell, W. T., | Griffith, | McDaniel, | Soffel, |
| Bentley, | Grimes, | McDermott, | Speer, |
| Berkheiser, | Guerin, | McGowan, | Spencer, |
| Bickett, | Haines, | McKim, | Stadlander, |
| Blair, | Hall, | Memolo, | Stark, |
| Blumberg, | Hantz, | Metzinger, | Staudenmeier, |
| Brewster, | Harding, | Miller, C., | Stavitski, |
| Brown, E., | Harer, | Miller, H. A., | Sterling, |
| Brown, E. P., | Hart, | Moffatt, | Storer, |
| Brown, T. J., | Haws, | Moore, | Strayer, |
| Burke, | Heffernan, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Munley, | Thomas, M. G., |
| Craig, | Holmes, | Myers, | Toepfer, |
| Critchfield, | Holtzman, | Neely, | Towner, |
| Davies, | Hoover, | Nicholson, | Trescher, |
| Davis, | Horn, | Nolte, | Turner, |
| DeFrehn, | Howe, | North, | Voltz, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengler, | Huber, | Parkinson, | Weamer, |
| Derby, | Irvin, | Patterson, B. H., | Wells, |
| Diehm, | Jones, | Patterson, M., | Welty, |
| Dilsheimer, | Labar, | Peelor, | Wettach, |
| Donnell, | Lafferty, | Perry, | Whitehouse, |
| Drinkhouse, | Lauver, | Pitts, | Williams, |
| Drumbor, | Leidich, | Posay, | Wilson, |
| Duddy, | Little, H. A., | Powell, | Witherspoon, |
| Eaches, | Little, J. T., | Pryor, | Witkin, |
| Ede, | Long, | Raymond, | Wood, N., |
| Edmonds, | Lucas, | Reader, | Wood, W. P., |
| Emhardt, | Ludlow, | Rhodes, | Wright, |
| Evans, B. P., | Lukehart, | Rieder, | Bluett, |
| Evans, F. D., | Lynch, | Royle, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1251, (Senate Bill No. 410), entitled:

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (P. L. 858) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of state annuities thereunder

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Earley, | Lucas, | Pryor, |
| Alexander, | Ede, | Ludlow, | Reader, |
| Allman, | Edmonds, | Lukehart, | Rieder, |
| Anderson, | Emhardt, | Lynch, | Sarig, |
| Armstrong, | Evans, B. P., | MacMillan, | Schilling, |
| Aston, | Evans, F. D., | Malie, | Schoener, |
| Bagshaw, | Flinchbaugh, | Marcus, | Schwartz, |
| Bartley, | Flynn, | Marshall, | Scott, |
| Behney, | Fockler, | Mathay, | Shambach, |
| Bell, F. A., | Fratt, | McBride, | Smith, G. A., |
| Bell, W. T., | Frye, | McCaig, | Soffel, |
| Bentley, | Gelnett, | McCann, | Sowers, |
| Berkheiser, | Gilchrist, | McClure, J. F., | Spencer, |
| Bickett, | Goehring, | McCormick, | Stadlander, |
| Bidelspacher, | Goodnough, | McDaniel, | Staudenmeier, |
| Blair, | Greeby, | McGowan, | Stavitski, |
| Blumberg, | Greenstein, | McKim, | Storer, |
| Bray, | Grimes, | McLaughlin, | Strayer, |
| Brewster, | Guerin, | Memolo, | Talbot, |
| Bromley, | Hall, | Metzinger, | Thomas, L. D., |
| Brown, E., | Hantz, | Millar, | Thomas, M. G., |
| Brown, E. P., | Harding, | Miller, C., | Towner, |
| Burchinal, | Harer, | Miller, H. A., | Trescher, |
| Burke, | Hart, | Moffatt, | Voltz, |
| Canon, | Haws, | Moore, | Washington, |
| Colville, | Heffernan, | Morrison, | Watson, |
| Craig, | Henderson, | Munley, | Wells, |
| Critchfield, | Hess, | Myers, | Welty, |
| Cross, | Holtzman, | Neely, | Wettach, |
| Davis, | Hoover, | Nicholson, | Wheeler, |
| DeFrehn, | Howe, | Nolte, | Whitehouse, |
| Deibler, | Hricko, | North, | Williams, |
| Derby, | Huber, | Parkinson, | Wilson, |
| Diehm, | Irvin, | Patterson, B. H., | Witherspoon, |
| Dilsheimer, | Jones, | Patterson, F. W., | Witkin, |
| Donnell, | Kelly, | Peelor, | Wood, W. P., |
| Drinkhouse, | Lauver, | Pennock, | Wright, |
| Drumbor, | Leidich, | Phillips, | Bluett, |
| Duddy, | Little, H. A., | Pitts, | Speaker. |
| Eaches, | Little, J. T., | Posay, | |
| | Long, | Powell, | |
| | Lotz, | Prosser, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1244, (Senate Bill No. 451), entitled:

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

| | | | |
|--------------|------------|-----------------|------------|
| Adam, | Fockler, | MacMillan, | Sarig, |
| Alexander, | Frye, | Marcus, | Sautter, |
| Armstrong, | Fuller, | Marshall, | Schilling, |
| Aston, | Gelnett, | Mathay, | Schoener, |
| Bagshaw, | Gilchrist, | McCaig, | Schwartz, |
| Baldi, | Goehring, | McCann, | Scott, |
| Behney, | Goodnough, | McClure, J. H., | Shaffer, |
| Bell, W. T., | Goss, | McCormick, | Shambach, |
| Bentley, | Greeby, | McDermott, | Sheffer, |

| | | | |
|---------------|----------------|------------------|----------------|
| Berkheiser, | Greenstein, | McGowan, | Smith, G. A., |
| Bickett, | Griffith, | McKim, | Smith, H. J., |
| Bidelspacher, | Grimes, | McLaughlin, | Soffel, |
| Blair, | Guerin, | Memolo, | Sowers, |
| Blumberg, | Haas, | Metzger, | Spencer, |
| Brewster, | Hall, | Metzinger, | Stadtlander, |
| Bromley, | Hantz, | Millar, | Stark, |
| Brown, E., | Harding, | Miller, C., | Staudenmeier, |
| Brown, E. P., | Harer, | Miller, H. A., | Stavitski, |
| Brown, T. J., | Hart, | Moffatt, | Sterling, |
| Burke, | Haws, | Moore, | Stock, |
| Canon, | Henderson, | Morrison, | Strayer, |
| Colville, | Hess, | Muldowney, | Talbot, |
| Conner, | Himes, | Munley, | Thomas, L. D., |
| Craig, | Holmes, | Neely, | Thomas, M. G., |
| Critchfield, | Holtzman, | Nicholson, | Towner, |
| Davies, | Hoover, | Nolte, | Turner, |
| Davis, | Howe, | North, | Voltz, |
| DeFrehn, | Hricko, | Orr, | Washington, |
| Dengler, | Huber, | Parkinson, | Watson, |
| Derby, | Irvin, | Patterson, F.W., | Weamer, |
| Diehm, | Jones, | Patterson, M., | Welty, |
| Dilsheimer, | Kelly, | Peelor, | Wettach, |
| Drinkhouse, | Labar, | Pennock, | Wheeler, |
| Duddy, | Lafferty, | Phillips, | Whitehouse, |
| Eaches, | Lauver, | Pitts, | Wilson, |
| Ede, | Leidich, | Powell, | Witherspoon, |
| Edmonds, | Little, J. T., | Prosser, | Witkin, |
| Emhardt, | Lockhart, | Pryor, | Wood, N., |
| Evans, B. P., | Lotz, | Raymond, | Wood, W. P., |
| Evans, F. D., | Lucas, | Rhodes, | Wright, |
| Flinchbaugh, | Lukehart, | Rieder, | Bluett, |
| Flynn, | Lynch, | Royle, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 991, (Senate Bill No. 411), entitled:

An Act to amend sections one thousand four and one thousand eight of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

On the question,

Will the House agree to the bill on third reading.

BILL RECOMMITTED.

Mr. BEHNEY. Mr. Speaker, I move that House Bill No. 991, (Senate Bill No. 411), be recommitted to the Committee on Insurance for the purpose of further hearing.

Mr. LUDLOW. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 956, (Senate Bill No. 351), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of

the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Lynch, | Royle, |
| Alexander, | Evans, F. D., | MacMillan, | Sarig, |
| Anderson, | Flinchbaugh, | Mangan, | Sautter, |
| Armstrong, | Flynn, | Marcus, | Schilling, |
| Aston, | Fockler, | Marshall, | Schoener, |
| Baldi, | Fratt, | Mathay, | Schwartz, |
| Bartley, | Fuller, | McBride, | Shaffer, |
| Behney, | Gelnett, | McCaig, | Shambach, |
| Bell, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McCormick, | Sowers, |
| Berkheiser, | Greeby, | McDaniel, | Speer, |
| Bickett, | Greenstein, | McGowan, | Spencer, |
| Bidelspacher, | Grimes, | McKim, | Stadtlander, |
| Blumberg, | Guerin, | Memolo, | Stark, |
| Bray, | Haines, | Metzger, | Staudenmeier, |
| Brewster, | Hall, | Metzinger, | Stavitski, |
| Bromley, | Hantz, | Millar, | Sterling, |
| Brown, E., | Harding, | Miller, C., | Stock, |
| Brown, E. P., | Harer, | Miller, H. A., | Strayer, |
| Brown, T. J., | Hart, | Moore, | Talbot, |
| Burchinal, | Heffernan, | Morrison, | Thomas, L. D., |
| Burke, | Henderson, | Muldowney, | Thomas, M. G., |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Holmes, | Myers, | Tréscher, |
| Conner, | Holtzman, | Nicholson, | Turner, |
| Critchfield, | Horn, | North, | Voltz, |
| Cross, | Howe, | Orr, | Watson, |
| Davis, | Hricko, | Parkinson, | Weamer, |
| DeFrehn, | Huber, | Patterson, B. H., | Wells, |
| Dengler, | Irvin, | Patterson, F.W., | Welty, |
| Derby, | Jones, | Patterson, M., | Wettach, |
| Diehm, | Kelly, | Pennock, | Wheeler, |
| Dietz, | Lafferty, | Perry, | Whitehouse, |
| Dilsheimer, | Lauver, | Phillips, | Williams, |
| Donnell, | Leidich, | Pitts, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Long, | Prosser, | Wright, |
| Earley, | Lotz, | Pryor, | Bluett, |
| Ede, | Lucas, | Raymond, | Speaker. |
| Edmonds, | Ludlow, | Reader, | |
| Emhardt, | Lukehart, | Rieder, | |

NAYS—2

Craig,

Wood, W. P.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1108, (Senate Bill No. 470), entitled:

An Act authorizing counties cities boroughs incorporated towns townships and school districts to make contracts of insurance with mutual fire insurance companies

On the question,

Will the House agree to the bill on third reading?

It was agreed to.
On the question,
Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I would like to know if there is anyone here who can explain the purpose of this bill.

Mr. WEAMER. Mr. Speaker, this bill as I understand, is simply giving the authority to municipalities, boroughs, townships or school directors as far as they are concerned with reference to insurance in mutual fire insurance companies that they now do not have, as I understand. It is simply granting the privilege or the right of insurance in mutual fire insurance companies.

Mr. ALEXANDER. Mr. Speaker, may I interrogate the gentleman from Bucks, Mr. Weamer.

The SPEAKER. Will the gentleman from Bucks, Mr. Weamer, permit himself to be interrogated?

Mr. WEAMER. Yes, Mr. Speaker.

Mr. ALEXANDER. Did I understand you to say that districts such as represented in this bill do not at the present time have power to enter into contracts with mutual companies?

Mr. WEAMER. Mr. Speaker, I have said that I understand that such is not the case.

Mr. ALEXANDER. And do you know why?

Mr. WEAMER. No, I do not.

Mr. ALEXANDER. Isn't it a fact that in case the directors of the poor or the township school directors or such other persons mentioned in this bill should insure in mutual companies and those mutual companies should default, that the municipalities are responsible for their share of that insurance.

Mr. WEAMER. That may be the case.

Mr. ALEXANDER. Don't the gentleman from Bucks think that this is a little broad when it says that the authorities may enter into contracts with mutual insurance companies. Should not there be a restriction on those mutual companies, it being a fact that in case a poor company should default that the district which would insure there would have to stand its share of the burden? Should not there be some restrictions as to what mutual companies they would insure in?

BILL POSTPONED.

Mr. WEAMER. Mr. Speaker, I move that the bill be placed on the postponed calendar.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BEHNEY. Mr. Speaker, before the motion is put may I be permitted to interrogate the gentleman from Delaware, Mr. Alexander?

The SPEAKER. Will the gentleman from Delaware, Mr. Alexander, permit himself to be interrogated?

Mr. ALEXANDER. Yes, Mr. Speaker.

Mr. BEHNEY. May I inform Mr. Alexander and the members of the House, that the reason for the introduction of this bill is that recently the Attorney General of the Commonwealth rendered an opinion in which he states that the directors of a school district may become surcharged to the amount lost and this bill is therefore intended to clarify the law to compel all municipalities, and school districts particularly, to insure in reputable mutual companies. The discretion is with the school directors who are called upon to determine which of those mutual companies are sound and

reputable. I do not know whether I have answered the gentleman's question but I would like to convey that information to the gentleman.

Mr. ALEXANDER. Mr. Speaker, may I interrogate the gentleman from Lebanon, Mr. Behney.

The SPEAKER. Will the gentleman from Lebanon, Mr. Behney, permit himself to be interrogated?

Mr. BEHNEY. Yes sir, Mr. Speaker.

Mr. ALEXANDER. In other words from your explanation this is an act to relieve the different school directors or poor directors or whoever it may be from any loss individually and putting the loss on the district.

Mr. BEHNEY. No, absolutely not, Mr. Alexander. Quite the contrary. It is to clarify and re-establish what appears to have been the law for a long period of time that school districts and municipalities may in their district if they see fit take insurance of this character.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House preceded to the third reading and consideration of House Bill No. 929, (Senate Bill No. 358), entitled:

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fockler, | Lynch, | Reader, |
| Alexander, | Frat, | Malie, | Rhodes, |
| Anderson, | Frye, | Mangan, | Rieder, |
| Aston, | Gelnett, | Marcus, | Royle, |
| Bagshaw | Gilchrist, | Marshall, | Sautter, |
| Bartley, | Goehring, | Martz, | Schilling, |
| Bell, F. A., | Goodnough, | McBride, | Schoener, |
| Bell, W. T., | Goss, | McCaig, | Schwartz, |
| Bentley, | Greenstein, | McCann, | Shaffer, |
| Berkheiser, | Griffith, | McClure, J. F., | Shambach, |
| Bidelspacher, | Grimes, | McClure, J. H., | Sheffer, |
| Blair, | Guerin, | McCormick, | Smith, G. A., |
| Blumberg, | Haas, | McDaniel, | Smith, H. J., |
| Brewster, | Haines, | McDermott, | Sowers, |
| Bromley, | Hall, | McKim, | Spencer, |
| Brown, E., | Hantz, | McLaughlin, | Stadlander, |
| Brown, E. P., | Harding, | Metzger, | Stark, |
| Brown, T. J., | Harer, | Millar, | Staudenmeier, |
| Burchinal, | Hart, | Miller, C., | Stavitski, |
| Burke, | Haws, | Miller, H. A., | Sterling, |
| Canon, | Heffernan, | Moffatt, | Stock, |
| Colville, | Hess, | Moore, | Strayer, |
| Craig, | Holmes, | Morrison, | Talbot, |
| Cross, | Holtzman, | Muldoney, | Thomas, L. D., |
| Davies, | Hoover, | Munley, | Toepfer, |
| Davis, | Horn, | Myers, | Towner, |
| DeFrehn, | Howe, | Neely, | Turner, |
| Deibler, | Huber, | Nicholson, | Voltz, |
| Dengler, | Irvin, | Nolte, | Washington, |
| Derby, | Jones, | North, | Watson, |
| Diehm, | Kelly, | Orr, | Weamer, |
| Dietz, | Labar, | Parkinson, | Wells, |
| D Isheimer, | Lafferty, | Patterson, B. H., | Whitehouse, |
| Dinnell, | Leidich, | Patterson, F. W., | Williams, |
| Drinkhouse, | Little, H. A., | Patterson, M., | Wilson, |
| Eaddy, | Little, J. T., | Peelor, | Witkin, |
| Eaches, | Lockhart, | Perry, | Wood, N., |
| Earley, | Long, | Pitts, | Wood, W. P., |

| | | | |
|--|---|---|--------------------------------|
| Ede, Evans, B. P., Evans, F. D., Flinchbaugh, | Lotz, Lucas, Ludlow, Lukehart, | Posey, Powell, Pryor, Raymond, | Wright, Bluett, Speaker. |
|--|---|---|--------------------------------|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 817, (Senate Bill No. 36), entitled:

An Act authorizing the employment of stenographers by the district attorneys of certain counties

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. STAVITSKI. Mr. Speaker, I move that House Bill No. 817, Senate Bill No. 36, file folio 321, be recommitted to the Committee on Counties and Townships for a hearing.

Mr. POSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 950, (Senate Bill No. 310), entitled:

An act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

| | | | |
|--|--|--|--|
| Adam, Alexander, Anderson, Armstrong, Bagshaw, Baldi, Behney, Bell, F. A. Bell, W. T. Bentley, Berkheiser, Bickett, Bidelspacher, Blair, Blumberg, Bray, Brewster, Bromley, Brown, E., Brown, E. P., Brown, T. J., | Ede, Edmonds, Evans, B. P., Evans, F. D., Flinchbaugh, Flynn, Fockler, Fratt, Frye, Fuller, Gelnett, Gilchrist, Goehring, Goodnough, Greeby, Greenstein, Grimes, Guerin, Haas, Haines, Hall, | Ludlow, Lynch, MacMillan, Marcus, Marshall, Mathay, McBride, McCaig, McCann, McClure, J. F., McClure, J. H., McDaniel, McDermott, McKim, McLaughlin, Metzger, Metzinger, Millar, Miller, C., Miller, H. A., Moffatt, | Rhodes, Royle, Sarg, Sautter, Schoener, Schwartz, Scott, Shambach, Sheffer, Smith, G. A., Smith, H. J., Sowers, Speer, Stadtlander, Stark, Staudenmeier, Stavitski, Sterling, Storer, Strayer, Talbot, |
|--|--|--|--|

| | | | |
|--|--|--|--|
| Burchinal, Burke, Bush, Colville, Conner, Craig, Critchfield, Davies, Davis, DeFrehn, Deibler, Dengler, Diehm, Dietz, Dilsheimer, Donnell, Drinkhouse, Drumbor, Duddy, Eaches, Earley, | Hantz, Harding, Hart, Haws, Heffernan, Hess, Holtzman, Hoover, Howe, Hricko, Huber, Irvin, Jones, Labar, Lauver, Leidich, Little, H. A., Little, J. T., Lockhart, Long, Lucas, | Moore, Morrison, Muldowney, Munley, Myers, Neely, North, Orr, Parkinson, Patterson, B.H., Patterson, F.W., Peelor, Pennock, Perry, Phillips, Pitts, Powell, Prosser, Pryor, Raymond, Reader, | Thomas, L. D., Thomas, M. G., Towner, Trescher, Voltz, Washington, Watson, Weamer, Welty, Wettach, Wheeler, Whitehouse, Williams, Wilson, Witherspoon, Witkin, Wood, N., Wood, W. P., Wright, Bluett, Speaker. |
|--|--|--|--|

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1132, entitled:

An Act to establish an advisory council of judges and prescribing its powers

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. SOWERS. Mr. Speaker, I move that House Bill No. 1132, file folio 3729, be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. CANON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1122, entitled:

An Act authorizing any married person whose spouse is a lunatic or habitual drunkard or insane or feeble-minded or epileptic or so mentally defective that he or she is unable to take care of his or her property and in consequence thereof is liable to dissipate or lose the same and become the victim of designing persons to sell mortgage lease for years and convey upon ground rent under the direction of the court real estate held in their own right

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

| | | | |
|---|--|---|---|
| Adam, Alexander, Anderson, Armstrong, Aston, Baldi, Bohney, Bell, F. A. Bell, W. T. Bentley, | Evans, F. D., Flinchbaugh, Flynn, Fratt, Frye, Fuller, Gelnett, Goehring, Goss, Greeby, | Lukehart, Lynch, MacMillan, Malle, Marcus, Marshall, Martz, McBride, McCaig, McCann, | Reader, Rhodes, Rieder, Royle, Sautter, Schilling, Schoener, Schwartz, Scott, Shaffer, |
|---|--|---|---|

| | | | |
|---------------|----------------|-------------------|----------------|
| Berkheiser, | Greenstein, | McClure, J. F., | Shambach, |
| Bickett, | Griffith, | McCormick, | Smith, G. A., |
| Blair, | Grimés, | McDaniel, | Soffel, |
| Blumberg, | Guerin, | McDermott, | Sowers, |
| Brewster, | Haas, | McKim, | Spencer, |
| Bromley, | Haines, | McLaughlin, | Stadtlander, |
| Brown, E., | Hall, | Memolo, | Stark, |
| Brown, E. P., | Harding, | Metzger, | Staudenmeier, |
| Brown, T. J., | Harer, | Metzinger, | Stavitski, |
| Burke, | Haws, | Millar, | Sterling, |
| Bush, | Heffernan, | Miller, C., | Stock, |
| Calhoun, | Henderson, | Miller, H. A., | Storer, |
| Colville, | Hess, | Moffatt, | Strayer, |
| Conner, | Himes, | Moore, | Talbot, |
| Craig, | Holmes, | Morrison, | Thomas, L. D., |
| Critchfield, | Holtzman, | Muldowney, | Toepfer, |
| Cross, | Hoover, | Munley, | Towner, |
| Davies, | Howe, | Myers, | Turner, |
| Davis, | Hricko, | Neely, | Voltz, |
| DeFrehn, | Huber, | Nicholson, | Watson, |
| Deibler, | Irvin, | Nolte, | Wells, |
| Dengler, | Jones, | North, | Wettach, |
| Derby, | Kelly, | Orr, | Whitehouse, |
| Diehm, | Labar, | Parkinson, | Williams, |
| Dietz, | Lafferty, | Patterson, F. W., | Witherspoon, |
| Dilsheimer, | Lauver, | Patterson, M., | Wood, N., |
| Donnell, | Leidich, | Pennock, | Wood, W. P., |
| Drumbor, | Little, H. A., | Perry, | Wright, |
| Duddy, | Lockhart, | Phillips, | Bluett, |
| Earley, | Long, | Posey, | Speaker. |
| Ede, | Lotz, | Powell, | |
| Edmonds, | Lucas, | Prosser, | |
| Evans, B. P., | Ludlow, | Raymond, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 825, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipal or incorporated districts within this Commonwealth under the method or procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four (P. L. 65) and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Duddy, | Ludlow, | Prosser, |
| Alexander, | Eaches, | Lukehart, | Raymond, |
| Anderson, | Earley, | MacMillan, | Reader, |
| Armstrong, | Ede, | Malie, | Rhodes, |
| Aston, | Edmonds, | Marcus, | Royle, |
| Bagshaw, | Evans, B. P., | Marshall, | Sarig, |
| Baldi, | Evans, F. D., | Martz, | Schilling, |
| Bartley, | Flynn, | McBride, | Schoener, |
| Behney, | Fockler, | McCaig, | Shaffer, |
| Bell, F. A., | Frye, | McClure, J. F., | Shambach, |
| Bell, W. T., | Fuller, | McClure, J. H., | Smith, G. A., |
| Bentley, | Gilchrist, | McDaniel, | Smith, H. J., |
| Berkheiser, | Goehring, | McDermott, | Sowers, |
| Bickett, | Goodnough, | McKim, | Speer, |
| Blair, | Goss, | McLaughlin, | Stadtlander, |
| Blumberg, | Greeby, | Memolo, | Stark, |
| Bray, | Greenstein, | Metzinger, | Stavitski, |
| Bromley, | Griffith, | Millar, | Sterling, |
| Brown, E., | Grimes, | Miller, C., | Strayer, |
| Brown, E. P., | Guerin, | Miller, H. A., | Talbot, |
| Brown, T. J., | Hall, | Moffatt, | Thomas, L. D., |

| | | | |
|--------------|----------------|-------------------|--------------|
| Burke, | Hantz, | Moore, | Toepfer, |
| Bush, | Harding, | Morrison, | Towner, |
| Canon, | Haws, | Muldowney, | Turner, |
| Colville, | Heffernan, | Munley, | Washington, |
| Conner, | Henderson, | Myers, | Weamer, |
| Craig, | Holmes, | Neely, | Wells, |
| Critchfield, | Holtzman, | Nicholson, | Wettach, |
| Davies, | Horn, | North, | Wheeler, |
| Davis, | Hricko, | Parkinson, | Williams, |
| DeFrehn, | Irvin, | Patterson, B. H., | Wilson, |
| Deibler, | Jones, | Patterson, F. W., | Witherspoon, |
| Dengler, | Labar, | Patterson, M., | Witkin, |
| Diehm, | Lafferty, | Peelot, | Wood, N., |
| Dietz, | Lauver, | Pennock, | Wood, W. P., |
| Dilsheimer, | Little, H. A., | Phillips, | Wright, |
| Donnell, | Little, J. T., | Pitts, | Bluett, |
| Drinkhouse, | Long, | Posey, | Speaker. |
| Drumbor, | Lotz, | Powell, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 890, as follows:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 1405 The board of school directors of every school district in this Commonwealth shall for the purpose of designating the schools to be attended by the several pupils in said district subdivide the same in such manner that all the pupils in each school district shall be assigned to and reasonably accommodated in one of the public schools in said school district Provided That the board of school directors may upon cause shown permit any pupil or pupils in any school district to attend such other school in said district as the board may deem proper or may classify and assign the pupils in the district to any such school or schools therein as it may deem best in order to properly educate the same Provided further That whenever any child or children of compulsory school age have their residence more than two miles by the nearest public highway from the school to which they have been assigned within the district and free transportation for such child or children to a school within the district is not provided and there is a school in session in some other district in the Commonwealth within two miles by the nearest public highway of the residence of such child or children the board of school directors shall re-assign such child or children to this school in another district unless the consent of the board of directors of said district is refused and shall pay to said district the cost of tuition text-books and supplies of such child or children

and this provision shall include also in like manner assignment to high schools in the case of pupils under sixteen years of age who are qualified to be enrolled in such high schools Provided further That hereafter it shall be unlawful for any school director superintendent or teacher to make any distinction whatever on account of or by reason of the race or color of any pupil or scholar who may be in attendance upon or seeking admission to any public school maintained wholly or in part under the school laws of the Commonwealth

Section 2. That section one thousand four hundred and six of said act as amended by an act approved the twenty-eighth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ten) entitled "An act to amend section one thousand four hundred and six as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification [or for economical] or other reasons close [and consolidate] any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools or upon cause shown be permitted to attend schools in other districts

Provided That whenever the average term attendance of pupils regularly enrolled at any one-room school in any school district of the fourth class or township which is a district of the third class is ten or less than ten the board of school directors shall close such school [and provide proper transportation for the pupils of such closed school to and from the nearest or most convenient school to which the pupils shall be assigned]

If the board of school directors [do] does not deem it feasible to close such school [they] it may present [their] its petition to the State Council of Education showing the reasons why such school should not be closed thereupon the State Council of Education shall consider such petition and shall make such order as may seem just in the premises [Provided further That in any district of the fourth class pupils who belong to any such closed school shall not have transportation provided if they reside less than one and one-half miles by the public road from the school in which they are assigned]

Provided however If any school as aforesaid has been closed because the average term attendance of pupils enrolled was ten or less than ten and has been reopened upon an order of the State Council of Education and the average term attendance is twelve or more after such reopening such school shall be considered reestablished Provided further That in any district of the fourth class or township which is a district of the third class pupils who reside within that part of the school district last served by any elementary school closed since the eighteenth day of May one thousand nine hundred and eleven or within a district all of whose schools have been closed or who are assigned to a training school of a State Normal School [belong to any such closed school] and reside one and one-half miles or more from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned [except in case where schools are closed because the average term attendance of ten or less than ten pupils regularly enrolled in which case one-half of the cost of such transportation not to exceed one dollar per diem per pupil shall be paid by the Commonwealth provision for which shall be made by separate appropriation in the general appropriation act]

And provided further That whenever the board of school directors in any fourth class district or township which is a district of the third class agrees to or is required to provide transportation for any pupils such board of school directors may upon petition of the parent guardian or per-

son in parental relation to any of said pupils in lieu of providing such transportation pay for suitable board and lodging for such pupils if such board and lodging is secured in the home of a near relative of the pupil or in a proper school or home approved by the person making the petition Provided That in no case shall [the State pay more than one-half of the amount which it would be required to pay for the transportation of such pupil nor may] the State's share exceed one dollar (\$1.00) per day per pupil for the actual number of days such pupil is in attendance at school not exceeding five days in any one week

Provided That if the Department of Public Instruction approves the transportation as to methods and means and the contracts provided therefor the Commonwealth will pay annually to the school district furnishing such transportation an amount determined by (a) the true valuation per teacher per district as provided by section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended and by (b) a given percentum of the sum which has been expended during the previous school year by such a school district for transporting pupils of said schools to and from said schools as follows The amount paid by the Commonwealth to a school district which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five (75) per centum more than fifty thousand dollars (\$50,000) to one hundred thousand dollars (\$100,000) sixty (60) per centum and more than one hundred thousand dollars (\$100,000) fifty (50) per centum Provided That in case said school district has purchased or shall hereafter purchase an approved school conveyance which is used exclusively for approved school purposes said sum may include a reasonable charge for depreciation and repairs not to exceed fifteen (15) per centum of the cost of said approved school conveyance Provided That the State's share of depreciation and repairs shall not exceed one hundred dollars (\$100) per vehicle per year Provided further That the State's share for transportation shall not exceed one dollar (\$1.00) per day per pupil for the actual number of days such pupil is transported to and from school Provided further That districts receiving reimbursement on the basis of seventy-five (75) per centum and sixty (60) per centum shall not receive more than four thousand dollars (\$4,000) in any one school year from the State for transportation Provided further That districts receiving reimbursement on the basis of fifty (50) per centum shall not receive more than three thousand dollars (\$3,000) in any one year from the state for transportation.

On or before the first day of July of each year each school district of the third and fourth class transporting pupils as herein provided shall present to the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him a sworn statement of the amount expended during the previous school year for transporting pupils to and from school as herein provided On the basis of such a statement the Superintendent of Public Instruction shall by requisition upon the State Treasurer pay during the month of September to such school district such reimbursement for the previous school year as is provided for in this act

Section 3 That section one thousand four hundred and seven of said act be hereby amended to read as follows

Section 1407 If any [such] pupils are assigned to an adjoining district the district where such pupils reside shall promptly pay to the district in which they attend school the cost of tuition text-books and school supplies only which shall not exceed that of the tuition textbooks and school supplies of other pupils pursuing similar courses or studies in the same schools Provided That the consent of the board of school directors of the district to which the pupils of any closed school are [sent] assigned shall be first obtained

Section 4 That section one thousand four hundred and eight of said act as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand and thirty-eight)

entitled "An act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows:

Section 1408 Where by the terms of this act or any other act any distance is specified between the residence of any pupil and any public school to be attended by him or any transportation is provided for within or beyond any particular distance in computing such distance no allowance shall be made for the distance that the dwelling house of the pupil is situated off the public highway All such distances shall be computed by the public highway from the [building to which the pupil has been assigned by the highway to the] nearest point where a private way or private road connects the dwelling house of the pupil with the said highway to the nearest point where said highway touches the school grounds of the school to which the pupil has been assigned Provided That the free transportation of pupils as required or authorized by this act or any other act may be furnished by using [electric railways] either school conveyances private conveyances or [other public transportation] electric railways or other common carriers when the total distance which any pupil must travel by the public highway to or from school [between his residence and the school] in addition to such transportation does not exceed one and one-half miles and when stations or other proper shelters are provided for the use of such pupils where needed

Section 5 That section one thousand four hundred and eighteen of said act is hereby amended to read as follows:

Section 1418 In case there is no public school in session within two miles by the nearest traveled road of the residence of any child such child shall be exempt from the provisions of this act relating to compulsory attendance unless proper free transportation be furnished to such child to and from school Provided If proper free transportation is furnished to such child to and from school the Commonwealth shall reimburse the school district furnishing such transportation in the same manner and amounts as provided for in this act for transportation of pupils from closed schools

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Edmonds, | Little, J. T., | Pitts, |
| Alexander, | Emhardt, | Lockhart, | Posey, |
| Allman, | Evans, B. P., | Long, | Powell, |
| Armstrong, | Evans, F. D., | Lotz, | Prosser, |
| Aston, | Flinchbaugh, | Lucas, | Pryor, |
| Bagshaw, | Flynn, | Ludlow, | Raymond, |
| Baldi, | Fockler, | Lukehart, | Rieder, |
| Bartley, | Fratt, | MacMillan, | Sarig, |
| Behney, | Gelnett, | Malie, | Sautter, |
| Bell, F. A., | Gilchrist, | Mangan, | Schilling, |
| Bell, W. T., | Goehring, | Marcus, | Schoener, |
| Berkheiser, | Goodnough, | Marshall, | Schwartz, |
| Bidelspacher, | Goss, | Martz, | Scott, |
| Blair, | Greeby, | Mathay, | Sheffer, |
| Blumberg, | Greenstein, | McBride, | Smith, H. J., |
| Bray, | Griffith, | McCann, | Smith, G. A., |
| Brewster, | Guerin, | McClure, J. F., | Soffel, |
| Brown, E., | Haas, | McClure, J. H., | Sowers, |
| Brown, E. P., | Haines, | McDaniel, | Speer, |
| Brown, T. J., | Hall, | McDermott, | Stadlander, |
| Burchinal, | Hantz, | McGowan, | Stark, |
| Bush, | Harer, | McLaughlin, | Staudenmeier, |
| Calhoun, | Hart, | Memo, | Stavitski, |
| Canon, | Haws, | Metzinger, | Stock, |
| Colville, | Heffernan, | Millar, | Storb, |
| Conner, | Heffran, | Miller, C., | Strayer, |
| Craig, | Henderson, | Miller, H. A., | Thomas, L. D., |
| Critchfield, | Hess, | Moffatt, | Towner, |

| | | | |
|-------------|----------------|------------------|--------------|
| Cross, | Himes, | Moore, | Turner, |
| Davis, | Holcombe, | Morrison, | Washington, |
| Davis, | Holmes, | Muldowney, | Watson, |
| DeFrehn, | Hoover, | Munley, | Wells, |
| Deibler, | Horn, | Myers, | Wettach, |
| Derby, | Hricko, | Neely, | Wheeler, |
| Diehm, | Huber, | Nicholson, | Williams, |
| Dietz, | Irvin, | North, | Wilson, |
| Dilsheimer, | Jones, | Parkinson, | Witkin, |
| Donnell, | Kelly, | Patterson, B.H., | Wood, N., |
| Drinkhouse, | Labar, | Patterson, F.W., | Wood, W. P., |
| Duddy, | Lauver, | Patterson, M., | Wright, |
| Eaches, | Leidich, | Peelor, | Bluett, |
| Ede, | Little, H. A., | Pennock, | Speaker. |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 893, as follows:

An Act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools" as amended by an act approved the twenty-eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and sixty-three) entitled "An act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools" by providing for reimbursement for certain transportation costs of schools not consolidated" be hereby further amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meanings

[1 "Consolidation of schools" is the act uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after such union are housed in one school plant and taught by two or more teachers

2 A "consolidated school" is a public elementary school formed by uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after said union is housed in one school plant and taught by two or more teachers

3 "A joint consolidated school" is a consolidated school maintained by the joint action of two or more school districts]

1 A "consolidated school" is a school formed by uniting two or more public elementary schools or two or more public elementary schools with the grades of other public schools which prior to such union were maintained in separate buildings and after such union are maintained in one school organization taught by two or more teachers

2 A "consolidated elementary school" is a consolidated school made up of grades one to eight only

3 A "consolidated junior high school" is a consolidated school having an approved junior high school constituted of grades seven to nine inclusive or seven to ten inclusive.

4 A "joint consolidated school" is a consolidated school organization maintained and controlled by the joint action of two or more school districts.

[When pupils of a public school are transported from one school to another for the purpose of better gradation or classification or other reasons and reasons for such transportation to gether with the provisions therefor are approved by the State Council of Education for reimbursement prior to the opening of the school term the State shall be liable for such cost of transportation to the same extent as is now or may hereafter be provided for in the case of consolidated schools]

Section 2 That section two of said act as amended be further amended to read as follows

Section 2 The State Council of Education is hereby authorized and directed to investigate and to aid in the establishment of consolidated and joint consolidated schools and to inspect and approve such schools as hereinafter provided [The State Council of Education shall make a report annually to the Governor and Legislature describing the conditions and progress of consolidation of schools throughout the Commonwealth and making such recommendations as the Council may deem advisable]

Section 3 That section three of said act as amended be hereby further amended to read as follows

Section 3 Any school district may through its board of directors establish equip furnish and maintain consolidated schools and may transport pupils to and from such schools as [already] provided for by law

Two or more districts may as provided in article eighteen sections one thousand eight hundred and one to one thousand eight hundred and eight inclusive of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" through a joint school committee establish equip furnish and maintain joint consolidated schools

Section 4 That section four of said act as amended be hereby further amended to read as follows

Section 4 Consolidated schools or joint consolidated schools shall so long as they are approved by the State Council of Education as to organization control location equipment courses of study qualifications of teachers methods of instruction condition of admission expenditures of money methods and means of transportation and the contracts providing therefor constitute approved consolidated schools [local] or approved joint consolidated schools School districts maintaining or transporting pupils to and from any such approved [local] consolidated or joint consolidated schools shall receive reimbursement as hereinafter provided

The Commonwealth in order to [aid in] encourage the establishment and maintenance of approved consolidated elementary schools or approved consolidated junior high schools [local] or approved joint consolidated schools shall as provided in this act pay annually from the treasury to school districts and unions of school districts maintaining or transporting pupils to and from such [school] schools an amount [equal to one-half] determined by (a) the true valuation per teacher per district as provided by law and (b) a given per centum of the sum which has been expended during the previous school year by such a school district or union of school districts for transporting pupils of said schools to and from said schools as follows

The amount paid by the Commonwealth to a school district which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five (75) per centum more than fifty thousand dollars (\$50,000) to one hundred thousand dollars (\$100,000) sixty (60) per centum and more than one hundred thousand dollars (\$100,000) fifty (50) per centum Provided That in case any of said school districts or union of said school districts has purchased or shall hereafter purchase an approved conveyance which is used exclusively for the transportation of school children to and from said schools said sum may include a reasonable charge for depreciation and

repairs not to exceed fifteen (15) per centum of the cost of said approved school conveyance Provided That the State's share of depreciation and repairs shall not exceed one hundred dollars (\$100) per vehicle per year Provided further That the State's share for transportation shall not exceed one dollar (\$1.00) per day per pupil for the actual number of days such pupil is transported to and from school Provided further That districts receiving reimbursement on the basis of seventy-five (75) per centum and sixty (60) per centum shall not receive more than four thousand dollars (\$4,000) in any one school year from the State for transportation Provided further That districts receiving reimbursement on the basis of fifty (50) per centum shall not receive more than three thousand dollars (\$3,000) in any one year from the State for transportation

[Provided That said sum shall not include amounts paid for the purchase and repair of the vehicle or vehicles used for transporting these pupils And provided further That no one school district shall receive more than three thousand dollars (\$3,000) in any one school year from the funds provided in this act

On or before the third Wednesday of January of any year in which the regular session of the Legislature is held the State Council of Education shall present to the Legislature an estimate of the amount of money necessary to meet the expenditures to be incurred in the administration of this act for the two school years beginning with the first day of the ensuing July and of the amount necessary to meet the claims of school districts and unions of school districts maintaining or transporting pupils to and from approved local or joint consolidated schools under the provisions of this act for the two school years beginning with the first day of the ensuing July] On the basis of [such] a statement of estimates of the amount of money necessary to meet the expenditures provided in this act submitted by the Department of Public Instruction the legislature shall make an appropriation of such amounts as may be necessary to meet the expense of carrying this act into effect and of reimbursing such school districts and unions of school districts for such school years as herein provided

[On or before the tenth day of July of each year the school board of each district maintaining or transporting pupils to and from a local or joint consolidated school shall present to the State Superintendent of Public Instruction a sworn statement of the amount expended during the school year previous to such first day of July for transporting pupils to and from said schools as herein provided On the basis of such a statement the State Superintendent of Public Instruction shall by requisition upon the State Treasury pay such school district or districts and unions of school districts such reimbursement for the previous school year as is provided for in this act]

On or before the first day of July of each year each school district of the third and fourth class or union of such school district transporting pupils to and from any form of an approved consolidated school or approved joint consolidated school shall present to the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him a sworn statement of the amount expended during the previous school year for transporting pupils to and from said school as herein provided On the basis of such a statement the Superintendent of Public Instruction shall by requisition upon the State Treasurer pay during the month of September to such school district or districts and unions of school districts such reimbursement for the previous year as is provided for in this act

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

| | | | |
|--------------|---------------|----------------|-----------|
| Adam, | Ede, | Little, J. T., | Raymond, |
| Alexander, | Edmonds, | Long, | Rhodes, |
| Anderson, | Evans, B. P., | Lotz, | Royle, |
| Armstrong, | Evans, F. D., | Lucas, | Sarig, |
| Bagshaw, | Flinchbaugh, | Ludlow, | Sautter, |
| Baldi, | Flynn, | Lukehart, | Schoener, |
| Behney, | Fockler, | MacMillan, | Schwartz, |
| Bell, F. A., | Frye, | Malie, | Scott, |
| Bell, W. T., | Fuller, | Marcus, | Shambach, |

Bentley,
Berkheiser,
Bidelspacher,
Blair,
Blumberg,
Brewster,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Burke,
Bush,
Canon,
Colville,
Craig,
Critchfield,
Cross,
Davies,
DeFrehn,
Deibler,
Dengler,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,

Gelnett,
Gilchrist,
Goehring,
Goodnough,
Goss,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Hart,
Haws,
Heffernan,
Henderson,
Hess,
Himes,
Holtzman,
Hoover,
Howe,
Hricko,
Irvin,
Jones,
Kelly,
Lafferty,
Lauver,
Leidich,
Little, H. A.,

Marshall,
Martz,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McClure, J. H.,
McDaniel,
McGowan,
McLaughlin,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Munley,
Myers,
Nicholson,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Perry,
Phillips,
Posey,
Powell,
Pryor,

Sheffer,
Smith, G. A.,
Smith, H. J.,
Speer,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Sterling,
Stock,
Strayer,
Talbot,
Thomas, L. D.,
Thomas, M. G.,
Toepfer,
Trescher,
Voltz,
Washington,
Weamer,
Wells,
Welty,
Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, W. P.,
Wright,
Bluett,
Speaker.

Drinkhouse,
Drumbor,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,
Evans, F. D.,
Flinchbaugh,
Flynn,

Little, H. A.,
Little, J. T.,
Long,
Lotz,
Lucas,
Ludlow,
Lynch,
MacMillan,
Mangan,
Marcus,
Marshall,

Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Raymond,
Reader,
Rieder,
Sautter,
Schilling,

Wheeler,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1228, entitled:

An Act giving the assent of the Commonwealth to the act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes" and providing for the appointment of an officer to receive appropriations made under said act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Adam,
Alexander,
Anderson,
Armstrong,
Bagshaw,
Baldi,
Behney,
Bell, F. A.,
Bell, W. T.,
Bentley,
Berkheiser,
Bickett,
Bidelspacher,
Blumberg,
Bray,
Bromley,
Brown, E.,
Brown, E. P.,
Brown, T. J.,
Burke,
Bush,
Canon,
Colville,
Craig,
Critchfield,
Davies,
Davis,
DeFrehn,
Derby,
Diehm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,
Evans, F. D.,
Flynn,
Fockler,
Fratt,
Fuller,
Gelnett,
Gilchrist,
Goehring,
Goodnough,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Hantz,
Harding,
Harer,
Haws,
Heffernan,
Henderson,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Howe,
Hricko,
Huber,
Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Leidich,
Little, H. A.,
Little, J. T.,
Long,
Lotz,
Lucas,
Lukhart,
Lynch,
MacMillan,
Mangan,
Marcus,
Marshall,
Mathay,
McBride,
McCaig,
McCann,
McClure, J. F.,
McCormick,
McDaniel,
McDermott,
McLaughlin,
Memolo,
Metzger,
Metzinger,
Millar,
Miller, C.,
Moffatt,
Moore,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, F. W.,
Patterson, M.,
Pennock,
Perry,
Phillips,
Pitts,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,
Royle,
Sarig,
Sautter,
Schilling,
Schoener,
Schwartz,
Scott,
Shaffer,
Shambach,
Smith, G. A.,
Smith, H. J.,
Sowers,
Spencer,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Storer,
Strayer,
Thomas, L. D.,
Toepfer,
Trescher,
Turner,
Voltz,
Watson,
Weamer,
Wells,
Welty,
Wettach,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1141, entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Adam,
Alexander,
Anderson,
Armstrong,
Bagshaw,
Baldi,
Behney,
Bell, F. A.,
Bentley,
Berkheiser,
Blair,
Blumberg,
Brewster,
Bromley,
Brown, E. P.,
Brown, T. J.,
Burchinal,
Bush,
Canon,
Colville,
Craig,
Critchfield,
Davies,
Davis,
DeFrehn,
Dengler,
Derby,
Diehm,
Dilsheimer,
Donnell,
Fratt,
Frye,
Gelnett,
Gilchrist,
Goodnough,
Goss,
Greeby,
Greenstein,
Griffith,
Grimes,
Guerin,
Haas,
Haines,
Hall,
Harding,
Harer,
Hart,
Haws,
Heffernan,
Hess,
Himes,
Holmes,
Holtzman,
Hoover,
Howe,
Hricko,
Irvin,
Jones,
Lafferty,
Lauver,
Leidich,
Mathay,
McBride,
McCaig,
McClure, J. F.,
McCormick,
McDaniel,
McGowan,
McKim,
McLaughlin,
Metzger,
Metzinger,
Millar,
Miller, C.,
Miller, H. A.,
Moffatt,
Moore,
Morrison,
Muldowney,
Munley,
Myers,
Neely,
Nicholson,
Nolte,
North,
Orr,
Parkinson,
Patterson, B. H.,
Patterson, F. W.,
Patterson, M.,
Pennock,
Schoener,
Schwartz,
Shaffer,
Shambach,
Smith, G. A.,
Smith, H. J.,
Soffel,
Sowers,
Spencer,
Stadtlander,
Stark,
Staudenmeier,
Stavitski,
Sterling,
Stock,
Storer,
Strayer,
Talbot,
Thomas, M. G.,
Towner,
Trescher,
Turner,
Voltz,
Washington,
Watson,
Weamer,
Wells,
Welty,
Wettach,

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 544, as follows:

An Act to amend section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" [discontinuing the taxation of horses mares geldings mules and neat cattle over the age of four years] and providing for the taxation of privately owned improvements erected on public lands

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" is hereby amended to read as follows

Section 32 [And whereas It is necessary that provision be made for the payment of the interest upon the state debt therefore] Be it further enacted that from and after the passage of this act all real estate to wit houses lands lots of ground and ground rents mills and manufactories of all kinds furnaces forges bloomeries distilleries sugar houses malt houses breweries tan yards fisheries and ferries wharves and all other real estate not exempt by law from taxation all privately owned and leased houses hotels lodges and other similar buildings erected on public lands also all personal estate to wit horses mares geldings mules and neat cattle over the age of four years [also all mortgages money owing by solvent debtors whether by promissory note penal or single bill bond or judgment also all articles of agreement and accounts bearing interest owned or possessed by any person or persons whatsoever except notes or bills for work and labor done and bank notes all shares or stock in any bank institution or company now or hereafter incorporated by or in pursuance of any law of this commonwealth or of any other state or government and on all shares of stock or weekly deposits in any unincorporated saving fund institution and all public loans or stocks whatsoever except those issued by this Commonwealth and all money loaned or invested on interest in any other state also all household furniture including gold and silver plate owned by any person or persons corporation or corporations when the value thereof shall exceed the sum of three hundred dollars also all pleasure carriages both of two and four wheels] and all salaries and emoluments of office all offices and posts of profit professions trades and occupations except the occupation of farmers together with all other things now taxable by the laws of this Commonwealth shall be valued and assessed and subject to taxation for the purposes in this act mentioned and for all [state and] county purposes whatsoever

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

| | | | |
|--------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Marcus, | Schoener, |
| Alexander, | Fockler, | Marshall, | Schwartz, |
| Anderson, | Fratt, | Martz, | Scott, |
| Armstrong, | Fuller, | Mathay, | Shaffer, |
| Bagshaw, | Gelnett, | McBride, | Sheffer, |
| Baldi, | Gilchrist, | McCaig, | Smith, G. A., |
| Bartley, | Goehring, | McCann, | Smith, H. J., |
| Behney, | Goodnough, | McClure, J. H., | Sowers, |
| Bell, F. A., | Greeby, | McCormick, | Speer, |
| Bell, W. T., | Greenstein, | McDaniel, | Spencer, |
| Berkheiser, | Griffith, | McGowan, | Stadtlander, |
| Bickett, | Grimes, | McKim, | Stark, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bidelspacher, | Haas, | McLaughlin, | Staudenmeier, |
| Blumberg, | Haines, | Metzger, | Stavitski, |
| Bray, | Hall, | Metzinger, | Sterling, |
| Brewster, | Hantz, | Millar, | Stock, |
| Brown, E., | Harding, | Miller, C., | Storer, |
| Brown, E. P., | Harer, | Miller, H. A., | Strayer, |
| Brown, T. J., | Hart, | Moffatt, | Talbot, |
| Burchinal, | Heffernan, | Moore, | Thomas, L. D., |
| Burke, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Holmes, | Munley, | Towner, |
| Conner, | Holtzman, | Myers, | Trescher, |
| Craig, | Hoover, | Neely, | Turner, |
| Critchfield, | Horn, | North, | Voltz, |
| Davies, | Howe, | Orr, | Watson, |
| Davis, | Hricko, | Patterson, B. H., | Weamer, |
| DeFrehn, | Irvin, | Patterson, F. W., | Wells, |
| Dengler, | Jones, | Peelor, | Welty, |
| Derby, | Kelly, | Pennock, | Wettach, |
| Diehm, | Labar, | Phillips, | Wheeler, |
| Dietz, | Lafferty, | Pitts, | Whitehouse, |
| Donnell, | Lauver, | Possey, | Wilson, |
| Drinkhouse, | Little, H. A., | Prosser, | Witherspoon, |
| Drumhor, | Lockhart, | Pryor, | Wood, N., |
| Eaches, | Long, | Raymond, | Wood, W. P., |
| Earley, | Lotz, | Rhodes, | Wright, |
| Ede, | Lucas, | Rieder, | Bluett, |
| Edmonds, | Ludlow, | Royle, | Speaker. |
| Emhardt, | Lynch, | Sarig, | |
| Evans, F. D., | MacMillan, | Sautter, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 879, as follows:

An Act to amend section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a Fee bill" by increasing the fees of the coroner in counties of the third fourth fifth sixth seventh and eighth classes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nineteen of the act approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two) entitled "An act establishing a Fee bill" is hereby amended to read as follows

Section XIX And be it further enacted by the authority aforesaid That the fees to be received by the coroner of each county of the third fourth fifth sixth seventh and eighth classes shall be as follows namely For viewing a dead body [two] five dollars [seventy-five] fifty cents summoning and qualifying inquest drawing and returning inquisition [one] three [dollar] dollars [thirty-seven and a half] seventy-five cents summoning and qualifying each witness [twenty-five] fifty cents to be paid out of the goods chattels lands or tenements of the slayer (in case of murder or manslaughter) if any he hath otherwise by the county with mileage at the rate of ten cents for each mile circular traveled from the court house to the place of viewing the body executing any process or writs of any kind the same fees as are allowed to the sheriff and the same mileage

Section 2 All acts and parts of acts general local or special inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on third reading?

Mr. EARLEY. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, page 1, line 6 by striking out the word "corner" and inserting in lieu thereof "coroner."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 477, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" by changing the compensation of registrars

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. EARLEY. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. BIDELSPACHER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL POSTPONED.

Mr. EARLEY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. BIDELSPACHER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1276, entitled:

An Act authorizing district attorneys in counties of the sixth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution; the yeas and nays were taken and were as follows, viz:

YEAS—159.

| | | | |
|-------------|---------------|----------------|---------------|
| Adam, | Earley, | Little, J. T., | Rhodes, |
| Alexander, | Ede, | Long, | Rieder, |
| Anderson, | Edmonds, | Lotz, | Sarig, |
| Armstrong, | Evans, B. P., | Lucas, | Sautter, |
| Aston, | Evans, F. D., | Ludlow, | Schilling, |
| Bagshaw, | Flinchbaugh, | Lukehart, | Schoener, |
| Baldi, | Flynn, | MacMillan, | Scott, |
| Bartley, | Fockler, | Malle, | Shaffer, |
| Behney, | Fratt, | Marcus, | Sheffer, |
| Bell, F. A. | Frye, | Marshall, | Smith, G. A., |
| Bell, W. T. | Gelnett, | Mathay, | Smith, H. J., |
| Bentley, | Gilchrist, | McPride, | Sowers, |
| | Goehring, | McCaig, | Speer, |
| | Goodnough, | McCann, | Stadtlander, |

| | | | |
|---------------|----------------|------------------|----------------|
| Bidelspacher, | Goss, | McClure, J. H., | Stark, |
| Blair, | Greeby, | McCormick, | Staudenmeier, |
| Blumberg, | Griffith, | McGowan, | Stavitski, |
| Brewster, | Grimes, | McKim, | Sterling, |
| Bromley, | Haas, | McLaughlin, | Strayer, |
| Brown, E., | Haines, | Metzger, | Talbot, |
| Brown, E. P., | Hall, | Metzinger, | Thomas, L. D., |
| Brown, T. J., | Hantz, | Miller, C., | Toepfer, |
| Burchinal, | Harer, | Miller, H. A., | Towner, |
| Burke, | Hart, | Moffatt, | Trescher, |
| Bush, | Haws, | Moore, | Voltz, |
| Canon, | Heffernan, | Morrison, | Washington, |
| | Henderson, | Munley, | Weamer, |
| Craig, | Hess, | Myers, | Wells, |
| Critchfield, | Himes, | Nolte, | Welty, |
| Cross, | Holtzman, | North, | Wettach, |
| Davis, | Hoover, | Parkinson, | Wheeler, |
| DeFrehn, | Horn, | Patterson, B.H., | Whitehouse, |
| Deibler, | Howe, | Patterson, M., | Williams, |
| Derby, | Hricko, | Peelor, | Wilson, |
| Diehm, | Huber, | Perry, | Witherspoon, |
| Dietz, | Jones, | Phillips, | Wood, N., |
| Dilheimer, | Labar, | Pitts, | Wood, W. P., |
| Drinkhouse, | Lauver, | Posey, | Wright, |
| Duddy, | Leldich, | Pryor, | Bluett, |
| Eaches, | Little, H. A., | Raymond, | Speaker. |

NAYS—2.

Donnell, Irvin,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 674, as follows:

An Act to amend sections three four and five as amended and section eleven of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which was amended by the act approved the nineteenth day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred sixty) entitled "An act to amend sections two three four five as amended seven eight nine and ten of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" is hereby further amended to read as follows

Section 3 For the purpose of carrying out and enforcing the provisions of this act there shall be established in this Commonwealth a board which shall be known as the Board of Optometrical Education Examination and Licensure of the Commonwealth of Pennsylvania. The said board shall consist of seven members who shall be appointed by the Governor of the Commonwealth on or before July first nineteen hundred and seventeen. Each member shall receive a certificate of his appointment signed by the Governor and attested by the Secretary of the Commonwealth. The members of this board shall be optometrists citizens of this Commonwealth who possess the requisite qualifications to practice optometry under this act and who shall have been so practicing in this State during the five years next previous to their appointment. Two members of the board first appointed under this act shall serve for one year two for two years and three for three years after which the successor of each member shall be appointed for the term of three years but no member of said board shall be a member of the faculty of any undergraduate school or college teaching optometry. The first appointees shall by virtue of such appointment receive certificates of licensure without examination. The Governor shall by appointment fill all vacancies caused by death resignation or otherwise and may remove any member of said board for continued neglect of his duties in connection therewith or for any unprofessional or dishonorable conduct. Appointments to fill vacancies shall be for the unexpired term of the deceased or retiring member. The board herein created is hereby charged with the enforcement of this act. To assist the board in the enforcement of this act the board is empowered to employ a skilled investigator who shall be under the control of the board in the investigation of any reported violations of this law.

All suits for the recovery of the penalties prescribed in this act shall be prosecuted in the name of the State of Pennsylvania in any court having jurisdiction and it shall be the duty of the prosecuting attorney of the county where such offense is committed to prosecute all the persons violating the provisions of this act upon proper complaint being made.

Section 2 That section four of said act which was amended by said Act of May nineteenth one thousand nine hundred and twenty-three (Pamphlet Laws two hundred sixty) is hereby further amended to read as follows

Section 4 Said board shall effect its organization immediately after the appointment of its members by the Governor by holding a meeting at which it shall elect from its membership a president and a secretary who shall also be the treasurer it shall have authority to make rules and regulations not inconsistent with the laws of this Commonwealth for the transaction of its business and for the registration of all optometrists of this Commonwealth and for conducting examination of applicants. It shall have power to make rules and regulations governing branch offices and outside practices with full authority to act said rules shall be printed in pamphlet form for public distribution. Five members shall constitute a quorum for the transaction of all business except for the revocation or suspension of a certificate of licensure or the determination of the fitness of any school or college to render eligible its graduates for licensure when the consent to a majority of the whole board shall be necessary. No license shall be granted under this act except with the approval of at least four members of the board. Said board shall meet at least twice a year at Harrisburg. Any member may administer oaths and take testimony when appointed so to do by the board. The appointed members shall each receive compensation at the rate of fifteen dollars and necessary expense for each day actually devoted to the work of the board.

Section 3 That section five of said act which was amended by said act of May nineteen th one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and sixty) is hereby further amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as here in other wise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided. Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another State and is of good character shall be

entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

The board shall also permit the taking of limited examinations by and the license of any person who shall apply therefor before the first day of January one thousand nine hundred and twenty-two who at the time of the passage of the act to which this is an amendment or the time when the limited examinations under said act were held was unavoidable absent from this State on account of service in the Army or Navy of the United States or who was at such time or times otherwise unavoidable absent from this State or was physically handicapped and unable to take such examination. Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another State and shall be of good character.

Any person who at the time of the passage of the act to which this is an amendment was unavoidably absent from this State on account of service in the Army or Navy of the United States or who was otherwise unavoidably absent from this State or was physically handicapped and unable to take the examination and who was actually engaged in the practice of optometry but who had engaged in such practice less than two years and any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school and after the first day of January one thousand nine hundred and twenty-five has had a preliminary education equivalent to a four year high school course whose standard is approved by [the Bureau of Professional Education of] the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Department of Public Instruction as recommended by the State Board of Optometrical Examiners [Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrists office] on satisfactory completion of a course in optometry of not less than three years shall be entitled to take a standard examination. Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry. Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs.

Section 4 That section eleven of said act is hereby amended to read as follows

Section 11 Nothing in this act shall be construed as conferring on the holder of any certificate of licensure issued by said board the title of doctor oculist ophthalmologist or any other word or abbreviation indicating that he is engaged in the practice of medicine or surgery or the treatment or diagnosis of diseases of or injuries to the human eye or the right to use drugs or medicines in any form for the treatment or examination of the human eye. The title "Doctor" or the abbreviation "Dr" shall not be used before the name of any registered optometrist without the word "Optometrist" following the name.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Mangan, | Sautter, |
| Alexander, | Fratt, | Marcus, | Schilling, |
| Anderson, | Frye, | Marshall, | Schoener, |
| Armstrong, | Gelnett, | Mathay, | Scott, |
| Bagshaw, | Goehring, | McBride, | Shaffer, |
| Baldi, | Goodnough, | McCaig, | Shambach, |
| Bartley, | Goss, | McCann, | Sheffer, |
| Behney, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Griffith, | McClure, J. H., | Smith, H. J., |
| Bentley, | Grimes, | McCormick, | Sowers, |
| Berkheiser, | Guerin, | McDaniel, | Speer, |
| Bickett, | Haas, | McDermott, | Stadtlander, |
| Bidelspacher, | Haines, | McGowan, | Stark, |
| Blumberg, | Hall, | McLaughlin, | Staudenmeier, |
| Bray, | Hantz, | Memolo, | Stavitski, |
| Brewster, | Harer, | Metzger, | Sterling, |
| Bromley, | Hart, | Metzinger, | Stock, |
| Brown, E., | Haws, | Millar, | Storer, |
| Brown, E. P., | Heffernan, | Miller, C., | Strayer, |
| Brown, T. J., | Henderson, | Miller, H. A., | Talbot, |
| Burke, | Hess, | Moore, | Thomas, L. D., |
| Canon, | Himes, | Morrison, | Toepfer, |
| Conner, | Holmes, | Munley, | Towner, |
| Craig, | Holtzman, | Myers, | Trescher, |
| Critchfield, | Hoover, | Neely, | Turner, |
| Davies, | Howe, | Nolte, | Voltz, |
| Davis, | Huber, | North, | Washington, |
| Deibler, | Irvin, | Parkinson, | Watson, |
| Dengler, | Kelly, | Patterson, B. H., | Weamer, |
| Diehm, | Labar, | Patterson, M., | Welty, |
| Dietz, | Lafferty, | Peelor, | Wettach, |
| Dilsheimer, | Lauver, | Pennock, | Wheeler, |
| Donnell, | Leidich, | Phillips, | Whitehouse, |
| Drinkhouse, | Little, H. A., | Pitts, | Williams, |
| Duddy, | Little, J. T., | Powell, | Wilson, |
| Eaches, | Long, | Prosser, | Witherspoon, |
| Earley, | Lotz, | Pryor, | Witkin, |
| Ede, | Lucas, | Raymond, | Wood, N., |
| Emhardt, | Ludlow, | Reader, | Wood, W. P., |
| Evans, B. P., | Lukehart, | Rhodes, | Wright, |
| Evans, F. D., | Lynch, | Royle, | Bluett, |
| Flinchbaugh, | MacMillan, | Sarig, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 438, entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Evans, F. D., | Lynch, | Royle, |
| Alexander, | Flinchbaugh, | MacMillan, | Sarig, |
| Allman, | Flynn, | Malle, | Sautter, |
| Armstrong, | Fockler, | Mangan, | Schilling, |
| Anderson, | Fratt, | Marcus, | Schoener, |
| Aston, | Frye, | Marshall, | Schwartz, |
| Bagshaw, | Fuller, | Martz, | Scott, |
| Baldi, | Gelnett, | Mathay, | Shaffer, |
| Bartley, | Gilchrist, | McBride, | Shambach, |
| Behney, | Goehring, | McCaig, | Sheffer, |
| Bell, W. T., | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A., | Goss, | McClure, J. F., | Smith, H. J., |
| Bentley, | Greeby, | McClure, J. H., | Soffel, |
| Berkheiser, | Greenstein, | McCormick, | Sowers, |
| Bickett, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McGowan, | Stadtlander, |
| Blumberg, | Haas, | McKim, | Stark, |
| Bray, | Haines, | McLaughlin, | Staudenmeier, |
| Brewster, | Hall, | Memolo, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bromley, | Hantz, | Metzger, | Sterling, |
| Brown, E., | Harding, | Metzinger, | Stock, |
| Brown, E. P., | Harer, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Burchinal, | Haws, | Miller, H. A., | Strayer, |
| Burke, | Heffernan, | Moffatt, | Talbot, |
| Bush, | Heffran, | Moore, | Thomas, L. D., |
| Calhoun, | Henderson, | Morrison, | Thomas, M. G., |
| Canon, | Hess, | Muldowney, | Toepfer, |
| Colville, | Himes, | Munley, | Towner, |
| Conner, | Holcombe, | Myers, | Trescher, |
| Craig, | Holmes, | Neely, | Turner, |
| Critchfield, | Holtzman, | Nicholson, | Voltz, |
| Cross, | Hoover, | Nolte, | Washington, |
| Davies, | Horn, | North, | Watson, |
| Davis, | Howe, | Orr, | Weamer, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, B. H., | Welty, |
| Dengler, | Irvin, | Patterson, F. W., | Wettach, |
| Derby, | Jones, | Patterson, M., | Wheeler, |
| Diehm, | Kelly, | Peelor, | Whitehouse, |
| Dietz, | Labar, | Pennock, | Williams, |
| Dilsheimer, | Lafferty, | Perry, | Wilson, |
| Donnell, | Lauver, | Phillips, | Witherspoon, |
| Drinkhouse, | Leidich, | Pitts, | Witkin, |
| Drumbor, | Little, H. A., | Posay, | Wood, W. P., |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wright, |
| Earley, | Long, | Pryor, | Bluett, |
| Ede, | Lotz, | Raymond, | Speaker. |
| Edmonds, | Lucas, | Reader, | |
| Emhardt, | Ludlow, | Rhodes, | |
| Evans, B. P., | Lukehart, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1079, entitled:

An Act to further amend sections one and two and to amend section eleven of article one chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing two or more boroughs to act jointly in the acquisition improvement maintenance and control of public parks playgrounds swimming pools and gymnasiums

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

| | | | |
|---------------|--------------|-----------------|----------------|
| Adam, | Flinchbaugh, | Mangan, | Sarig, |
| Alexander, | Flynn, | Marshall, | Sautter, |
| Anderson, | Fratt, | Martz, | Schilling, |
| Armstrong, | Frye, | Mathay, | Schoener, |
| Bagshaw, | Gelnett, | McBride, | Shaffer, |
| Baldi, | Gilchrist, | McCaig, | Shambach, |
| Behney, | Goehring, | McCann, | Sheffer, |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Greeby, | McCormick, | Smith, H. J., |
| Bentley, | Greenstein, | McDaniel, | Sowers, |
| Berkheiser, | Griffith, | McDermott, | Speer, |
| Bickett, | Grimes, | McGowan, | Stadtlander, |
| Bidelspacher, | Guerin, | McKim, | Stark, |
| Blair, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Hall, | Metzger, | Sterling, |
| Brewster, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Talbot, |
| Brown, T. J., | Hart, | Miller, H. A., | Thomas, M. G., |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Towner, |
| Canon, | Himes, | Morrison, | Trescher, |

| | | | |
|---------------|----------------|-------------------|--------------|
| Colville, | Holmes, | Muldowney, | Turner, |
| Conner, | Holtzman, | Munley, | Washington, |
| Craig, | Hoover, | Myers, | Watson, |
| Critchfield, | Horn, | Neely, | Weamer, |
| Cross, | Hricko, | North, | Wells, |
| Davis, | Huber, | Orr, | Welty, |
| DeFrehn, | Irvin, | Parkinson, | Wettach, |
| Dengler, | Kelly, | Patterson, B. H., | Wheeler, |
| Diehm, | Labar, | Patterson, F. W., | Whitehouse, |
| Dietz, | Lafferty, | Peelor, | Williams, |
| Dilsheimer, | Leidich, | Pennock, | Wilson, |
| Donnell, | Little, H. A., | Phillips, | Witherspoon, |
| Drinkhouse, | Lockhart, | Pitts, | Witkin, |
| Drumbor, | Long, | Posey, | Wood, N., |
| Eaches, | Lotz, | Powell, | Wood, W. P., |
| Earley, | Lucas, | Prosser, | Wright, |
| Ede, | Ludlow, | Pryor, | Bluett, |
| Edmonds, | Lukehart, | Reader, | Speaker. |
| Evans, B. P., | MacMillan, | Rhodes, | |
| Evans, F. D., | Malie, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1271, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adams, | Edmonds, | Ludlow, | Rhodes, |
| Alexander, | Emhardt, | Lukehart, | Rieder, |
| Anderson, | Flinchbaugh, | MacMillan, | Royle, |
| Armstrong, | Flynn, | Malie, | Sarig, |
| Bagshaw, | Fockler, | Mangan, | Sautter, |
| Baldi, | Frye, | Marshall, | Schoener, |
| Bartley, | Fuller, | Martz, | Schwartz, |
| Behney, | Gelnett, | Mathay, | Scott, |
| Bell, F. A., | Goehring, | McBride, | Shaffer, |
| Bell, W. T., | Goodnough, | McCaig, | Smith, G. A., |
| Berkheiser, | Goss, | McCann, | Soffel, |
| Bickett, | Greenstein, | McClure, J. F., | Sowers, |
| Bidelspacher, | Griffith, | McCormick, | Speer, |
| Blumberg, | Grimes, | McDaniel, | Stadtlander, |
| Bray, | Guerin, | McGowan, | Stark, |
| Brewster, | Haines, | McKim, | Staudenmeier, |
| Bromley, | Hall, | McLaughlin, | Stavitski, |
| Brown, E., | Hantz, | Memo, | Sterling, |
| Brown, E. P., | Harding, | Metzger, | Stock, |
| Burchinal, | Hart, | Miller, | Storb, |
| Burke, | Haws, | Miller, C., | Talbot, |
| Bush, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Canon, | Henderson, | Moffatt, | Thomas, M. G., |
| Colville, | Hess, | Moore, | Towner, |
| Conne., | Holtzman, | Morrison, | Trescher, |
| Craig, | Hoover, | Munley, | Turner, |
| Critchfield, | Horn, | Myers, | Voltz, |
| Davis, | Howe, | Nicholson, | Washington, |
| Davis, | Hricko, | Nolte, | Watson, |
| Deibler, | Huber, | Parkinson, | Weamer, |
| Dengler, | Irvin, | Patterson, B. H., | Wells, |
| Derby, | Jones, | Patterson, F. W., | Welty, |
| Dietz, | Labar, | Patterson, M., | Wettach, |
| Dilsheimer, | Lafferty, | Pennock, | Wheeler, |
| Donnell, | Lauver, | Perry, | Whitehouse, |
| Drinkhouse, | Leidich, | Phillips, | Williams, |
| Drumbor, | Little, H. A., | Pitts, | Witherspoon, |
| Duddy, | Little, J. T., | Posey, | Wood, W. P., |
| Eaches, | Long, | Prosser, | Wright, |
| Earley, | Lotz, | Pryor, | Bluett, |
| Ede, | Lucas, | Raymond, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1124, as follows:

An Act providing for the sale of certain armories and the use of the money derived therefrom in the acquisition of property and building of other armories

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in the opinion of the Governor Auditor General and Adjutant General any armory owned by the Commonwealth is no longer available for military services due to change in population or to the needs of the military service they may sell such armory at either public or private sale for the best price obtainable and shall give deed thereto in the name of the Commonwealth of Pennsylvania Such deed shall be prepared and approved by the Attorney General and shall divest all the title and interest of the Commonwealth

Section 2 No part of the money derived from such sale shall be returned to any municipality or private person or organization who or which contributed towards the establishment of such armory Provided That should a new armory built from proceeds of such sale be erected in a municipality other than the armory sold was located the amount contributed by the municipality towards the erection of the armory so sold shall be returned to the municipality

The whole or balance of such money shall be paid into the State Treasury and shall be used only for the purchase of a site or the erection of an armory or both at the nearest practicable point to the site of the armory sold Such purchases shall be made and such work done by the Armory Board under the provisions of existing law For such purposes all of such moneys are hereby specifically appropriated to the Armory Board

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Earley, | Lucas, | Sarig, |
| Alexander, | Ede, | Lukehart, | Sautter, |
| Allman, | Edmonds, | MacMillan, | Schilling, |
| Anderson, | Emhardt, | Malie, | Schwartz, |
| Armstrong, | Evans, F. D., | Marcus, | Scott, |
| Bagshaw, | Flinchbaugh, | Marshall, | Shambach, |
| Bartley, | Flynn, | Mathay, | Smith, G. A., |
| Behney, | Fratt, | McBride, | Smith, H. J., |
| Bell, F. A., | Frye, | McCaig, | Sowers, |
| Bell, W. T., | Gelnett, | McCann, | Speer, |
| Bentley, | Gilchrist, | McClure, J. F., | Spencer, |
| Berkheiser, | Goodnough, | McClure, J. H., | Stadtlander, |
| Bickett, | Goss, | McCormick, | Staudenmeier, |
| Bidelspacher, | Greeby, | McGowan, | Stavitski, |
| Blumberg, | Greenstein, | McKim, | Stock, |
| Bray, | Griffith, | McLaughlin, | Storb, |
| Brewster, | Grimes, | Metzger, | Talbot, |
| Bromley, | Haines, | Metzinger, | Thomas, L. D., |
| Brown, E., | Hall, | Miller, | Thomas, M. G., |
| Brown, E. P., | Hantz, | Miller, C., | Toeper, |
| Brown, T. J., | Harding, | Moffatt, | Towner, |
| Burchinal, | Harer, | Moore, | Trescher, |
| Bush, | Hart, | Morrison, | Turner, |
| Calhoun, | Haws, | Munley, | Voltz, |
| Canon, | Heffernan, | Myers, | Washington, |
| Conner, | Hess, | Neely, | Watson, |
| Craig, | Himes, | Nicholson, | Wells, |
| Critchfield, | Holtzman, | Nolte, | Welty, |
| Cross, | Hoover, | North, | Wettach, |
| Davis, | Horn, | Patterson, B. H., | Wheeler, |

| | | | |
|-------------|----------------|------------------|--------------|
| DeFrehn, | Howe, | Patterson, F.W., | Whitehouse, |
| Deibler, | Hricko, | Patterson, M., | Williams, |
| Dengler, | Huber, | Pennock, | Wilson, |
| Diehm, | Irvin, | Perry, | Witherspoon, |
| Dietz, | Jones, | Phillips, | Witkin, |
| Dilsheimer, | Labar, | Pitts, | Wood, N., |
| Donnell, | Lafferty, | Prosser, | Wood, W. P., |
| Drinkhouse, | Little, H. A., | Pryor, | Wright, |
| Drumbor, | Little, J. T., | Raymond, | Bluett, |
| Duddy, | Long, | Rhodes, | Speaker. |
| Eaches, | Lotz, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1147, entitled:

An Act conferring upon cities of the second class the power to authorize the construction maintenance and use of overhead passageways across and of underground passageways beneath public highways by the owners or lessees of the abutting properties and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adain, | Evans, B. P., | Lukehart, | Schwartz, |
| Alexander, | Evans, F. D., | Lynch, | Shaffer, |
| Allman, | Flinchbaugh, | MacMillan, | Shambach, |
| Anderson, | Flynn, | Malie, | Sheffer, |
| Armstrong, | Fratt, | Mangan, | Smith, G. A., |
| Aston, | Frye, | Marshall, | Smith, H. J., |
| Bagshaw, | Fuller, | Martz, | Sowers, |
| Baldi, | Gelnett, | McBride, | Speer, |
| Bartley, | Goehring, | McCaig, | Spencer, |
| Behney, | Goodnough, | McClure, J. F., | Stadtlander, |
| Bell, F. A., | Greeby, | McCormick, | Staudenmeier, |
| Bell, W. T., | Greenstein, | McDaniel, | Stavitski, |
| Bentley, | Griffith, | McDermott, | Stevling, |
| Bidelspacher, | Grimes, | McKim, | Stock, |
| Blair, | Guerin, | McLaughlin, | Storb, |
| Bray, | Haas, | Metzinger, | Strayer, |
| Brewster, | Haines, | Millar, | Talbot, |
| Bromley, | Hall, | Miller, C., | Thomas, L. D., |
| Brown, E., | Hantz, | Miller, H. A., | Thomas, M. G., |
| Brown, E. P., | Harding, | Moore, | Toepfer, |
| Burchinal, | Hart, | Morrison, | Towner, |
| Burke, | Haws, | Munley, | Trescher, |
| Calhoun, | Heffernan, | Myers, | Turner, |
| Canon, | Henderson, | North, | Voltz, |
| Conner, | Hess, | Orr, | Washington, |
| Craig, | Himes, | Patterson, B. H., | Weamer, |
| Critchfield, | Holtzman, | Patterson, F.W., | Wells, |
| Davies, | Hoover, | Patterson, M., | Welty, |
| Davis, | Howe, | Pennock, | Wettach, |
| DeFrehn, | Hricko, | Perry, | Wheeler, |
| Dengler, | Huber, | Pitts, | Whitehouse, |
| Derby, | Irvin, | Powell, | Wilson, |
| Dietz, | Jones, | Prosser, | Witherspoon, |
| Dilsheimer, | Kelly, | Raymond, | Witkin, |
| Donnell, | Lafferty, | Reader, | Wood, N., |
| Drinkhouse, | Lauver, | Rhodes, | Wood, W. P., |
| Duddy, | Little, H. A., | Rieder, | Wright, |
| Eaches, | Little, J. T., | Royle, | Bluett, |
| Earley, | Lotz, | Sautter, | Speaker. |
| Ede, | Lucas, | Schilling, | |
| Edmonds, | Ludlow, | Schoener, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1396, entitled:

An Act authorizing counties cities boroughs towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods and providing for the expenditure and repayment of such moneys by the Commonwealth

On the question,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Mercer, Mr. Anderson, permit himself to be interrogated?

Mr. ANDERSON. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like to ask the sponsor of this bill if he would have any objection to placing the bill on the postponed Calendar for the present?

Mr. ANDERSON. For what reason?

Mr. ALEXANDER. Mr. Speaker, this is a case of the interrogator being interrogated. There is some question in the minds of some of us as to the constitutionality of this act, and I think before this House acts on a bill of as much importance as this is, that we ought to make a thorough study of this question. I have grave doubts about the constitutionality of the act and I find there are at least two or three that agree with me. I would like to have it on the postponed calendar, but I would not want to do anything to oppose if it is a proper bill; at the same time, I would like to have it postponed so we can look into the question.

Mr. ANDERSON. Mr. Speaker, may I say a few words in explanation. This applies only to the Pymatuning dam project. That is not mentioned in the bill but it applies only to such projects as have been authorized by law prior to this act, and would affect only the municipalities that wish to issue bonds to go ahead and complete the project. This dam is located in Crawford County and the Shenango and Beaver Valleys are very much interested in it, because it is primarily for the conservation of the water supply. An enabling act was passed in 1917 and an appropriation, I believe, of \$400,000 was made at that time. That money has been spent in acquiring the land to be covered by the water. I may say further that not all of the land has been acquired but options have been taken on it. Last year we passed an appropriation bill here for \$1,000,000 which was vetoed by the Governor, and one of the reasons he gave was the lack of funds. And he has intimated to us that he would have to do the same thing again. The Governor visited the project last fall and seemed satisfied that it was a worth-while proposition, and, at his suggestion, this bill was drawn to give us this relief. The bill would authorize the various municipalities, boroughs, townships and counties to appropriate money from current funds or to issue bonds and advance the money to the State so we might go ahead and construct this dam. If the gentleman from Delaware still desires it, I will offer no objection to placing the bill on the postponed calendar, although I feel that would make it harder to get the bill across. The bill was finally drafted by the Attorney General in conjunction with Mr. Fertig of the Legislative Reference Bureau, and it seems to be the best they could do on it. If the question of its constitutionality is raised, the bill states that the provisions of this act are separable, and

if any of its provisions are held to be unconstitutional such decisions shall not affect the remaining provision of this act.

Mr. ALEXANDER. Supposing, however, knowing what this bill was and knowing all the provisions of it, suppose a municipality should advance the money to the Commonwealth to construct this dam and it should turn out afterwards that it would be contrary to the Constitution for the State to either contract to pay it back or to pay it back without an appropriation from the Commonwealth, which you would not be able to get, would not the passage of this act of Assembly put the municipality in a wrong light?

Mr. ANDERSON. They have assured me they are willing to assume the risk.

Mr. ALEXANDER. They are willing to take a chance?

Mr. ANDERSON. They are.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | Mangan, | Royle, |
| Alexander, | Evans, F. D., | Marcus, | Sarig, |
| Anderson, | Flinchbaugh, | Martz, | Schilling, |
| Armstrong, | Fockler, | Marshall, | Schoener, |
| Bagshaw, | Fratt, | Mathay, | Schwartz, |
| Bartley, | Fuller, | McBride, | Scott, |
| Behney, | Gelnett, | McCaig, | Shambach, |
| Beil, F. A., | Goehring, | McCann, | Sheffer, |
| Bell, W. T., | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bentley, | Goss, | McDaniel, | Soffel, |
| Berkheiser, | Greeby, | McGowan, | Speer, |
| Bidelspacher, | Greenstein, | McLaughlin, | Spencer, |
| Blair, | Grimes, | Memolo, | Stadtlander, |
| Blumberg, | Guerin, | Metzinger, | Stark, |
| Bray, | Haines, | Millar, | Staudenmeier, |
| Brewster, | Hall, | Miller, C., | Stavitski, |
| Bromley, | Harding, | Miller, H. A., | Stock, |
| Brown, E., | Harer, | Moffatt, | Storb, |
| Brown, E. P., | Hart, | Moore, | Strayer, |
| Brown, T. J., | Haws, | Morrison, | Talbot, |
| Burke, | Heffernan, | Muldowney, | Thomas, L. D., |
| Bush, | Henderson, | Munley, | Thomas, M. G., |
| Canon, | Hess, | Myers, | Towner, |
| Conner, | Himes, | Neely, | Trescher, |
| Craig, | Hoover, | Nicholson, | Voltz, |
| Critchfield, | Horn, | North, | Washington, |
| Cross, | Howe, | Orr, | Wells, |
| Davies, | Huber, | Parkinson, | Welty, |
| DeFrehn, | Irvin, | Patterson, B. H., | Wettach, |
| Deibler, | Kelly, | Patterson, F. W., | Wheeler, |
| Derby, | Labar, | Peelor, | Williams, |
| Diehm, | Lafferty, | Pennock, | Wilson, |
| Dietz, | Lauver, | Perry, | Witherspoon, |
| Dilzheimer, | Leidich, | Phillips, | Witkin, |
| Donnell, | Little, H. A., | Pitts, | Wood, N., |
| Drinkhouse, | Lockhart, | Posey, | Wood, W. P., |
| Drumbor, | Long, | Powell, | Wright, |
| Duddy, | Lucas, | Prosser, | Bluett, |
| Eaches, | Ludlow, | Pryor, | Speaker. |
| Earley, | Lukehart, | Reader, | |
| Ede, | Lynch, | Rhodes, | |
| Edmonds, | MacMillan, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1365, entitled:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Ede, | Lynch. | Sarig, |
| Alexander, | Edmonds, | MacMillan, | Sautter, |
| Anderson, | Emhardt, | Mangan, | Schoener, |
| Armstrong, | Evans, F. D., | Marcus, | Schwartz, |
| Bagshaw, | Flinchbaugh, | Martz, | Shaffer, |
| Baldi, | Flynn, | Mathay, | Shambach, |
| Behney, | Fratt, | McBride, | Smith, G. A., |
| Bell, F. A., | Frye, | McCaig, | Smith, H. J., |
| Bell, W. T., | Fuller, | McCann, | Sowers, |
| Bentley, | Gilchrist, | McClure, J. F., | Speer, |
| Bickett, | Goehring, | McCormick, | Stadtlander, |
| Bidelspacher, | Goodnough, | McDaniel, | Stark, |
| Blair, | Greeby, | McDermott, | Staudenmeier, |
| Blumberg, | Greenstein, | McGowan, | Stavitski, |
| Bray, | Griffith, | McLaughlin, | Sterling, |
| Brewster, | Grimes, | Memolo, | Stock, |
| Bromley, | Haas, | Metzinger, | Strayer, |
| Brown, E., | Haines, | Millar, | Talbot, |
| Brown, E. P., | Hantz, | Miller, C., | Thomas, L. D., |
| Brown, T. J., | Harding, | Miller, H. A., | Thomas, M. G., |
| Burchinal, | Hart, | Moore, | Towner, |
| Bush, | Haws, | Morrison, | Trescher, |
| Canon, | Heffernan, | Muldowney, | Turner, |
| Colville, | Henderson, | Myers, | Washington, |
| Conner, | Hess, | Neely, | Watson, |
| Craig, | Holtzman, | Nolte, | Weamer, |
| Critchfield, | Hoover, | North, | Welty, |
| Cross, | Howe, | Parkinson, | Wettach, |
| Davis, | Hricko, | Patterson, B. H., | Wheeler, |
| DeFrehn, | Huber, | Patterson, F. W., | Whitehouse, |
| Deibler, | Irvin, | Pennock, | Williams, |
| Dengler, | Kelly, | Perry, | Wilson, |
| Diehm, | Labar, | Phillips, | Witherspoon, |
| Dietz, | Lauver, | Pitts, | Wood, N., |
| Dilzheimer, | Leidich, | Posey, | Wood, W. P., |
| Donnell, | Little, J. T., | Powell, | Wright, |
| Drinkhouse, | Lockhart, | Prosser, | Bluett, |
| Drumbor, | Lotz, | Pryor, | Speaker. |
| Duddy, | Lucas, | Raymond, | |
| Eaches, | Ludlow, | Reader, | |
| Earley, | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1263, entitled:

An Act to amend subdivision fifteen of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

considered and agreed to.

And said bill having been read at length the third time,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

| | | | |
|------------|---------------|----------|------------|
| Adam, | Evans, B. P., | Marcus, | Sautter, |
| Alexander, | Flinchbaugh, | Mathay, | Schilling, |
| Anderson, | Flynn, | McBride, | Schoener, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Armstrong, | Fockler, | McCaig, | Schwartz, |
| Bagshaw, | Fratt, | McCann, | Shaffer, |
| Baldi, | Gelnett, | McClure, J. F., | Shambach, |
| Behney, | Gilchrist, | McCormick, | Sheffer, |
| Bell, F. A., | Goehring, | McDaniel, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McDermott, | Smith, H. J., |
| Bentley, | Greeby, | McKim, | Sowers, |
| Berkheiser, | Greenstein, | McLaughlin, | Speer, |
| Bickett, | Grimes, | Metzger, | Stadtlander, |
| Bidelspacher, | Haines, | Metzinger, | Stark, |
| Blair, | Hall, | Miller, C., | Staudenmeier, |
| Blumberg, | Harding, | Miller, H. A., | Stavitski, |
| Brewster, | Harer, | Moffatt, | Sterling, |
| Bromley, | Haws, | Morrison, | Stock, |
| Brown, E., | Heffernan, | Muldowney, | Strayer, |
| Brown, T. J., | Henderson, | Munley, | Talbot, |
| Burchinal, | Hess, | Myers, | Thomas, L. D., |
| Bush, | Himes, | Neely, | Thomas, M. G., |
| Canon, | Hoover, | Nicholson, | Turner, |
| Colville, | Horn, | Nolte, | Trescher, |
| Conner, | Howe, | North, | Washington, |
| Craig, | Huber, | Orr, | Watson, |
| Davies, | Irvin, | Parkinson, | Wells, |
| Davis, | Jones, | Patterson, F. W., | Welty, |
| Deibler, | Labar, | Patterson, M., | Wettach, |
| Dengler, | Lafferty, | Peelor, | Wheeler, |
| Diehm, | Leidich, | Pennock, | Whitehouse, |
| Dilsheimer, | Little, H. A., | Perry, | Williams, |
| Donnell, | Little, J. T., | Posey, | Wilson, |
| Drinkhouse, | Lotz, | Powell, | Witherspoon, |
| Drumbor, | Lucas, | Prosser, | Witkin, |
| Eaches, | Lukehart, | Pryor, | Wood, N., |
| Earley, | Lynch, | Raymond, | Wood, W. P., |
| Ede, | MacMillan, | Rhodes, | Wright, |
| Edmonds, | Mangan, | Rieder, | Bluett, |
| Emhardt, | Marshall, | Sarig, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1129, entitled:

An Act to amend chapter five article one section two of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to erect establish and maintain market houses and market places and to regulate the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Ede, | Ludlow, | Pryor, |
| Alexander, | Edmonds, | Lukehart, | Reader, |
| Allman, | Emhardt, | Lynch, | Rieder, |
| Armstrong, | Evans, B. P., | Malie, | Sarig, |
| Aston, | Flinchbaugh, | Mangan, | Schoener, |
| Bagshaw, | Flynn, | Marcus, | Schwartz, |
| Bartley, | Fratt, | Marshall, | Shaffer, |
| Behney, | Frye, | Mathay, | Shambach, |
| Bell, F. A., | Gelnett, | McBride, | Smith, G. A., |
| Bell, W. T., | Gilchrist, | McCaig, | Soffel, |
| Berkheiser, | Goehring, | McCann, | Sowers, |
| Bickett, | Goodnough, | McClure, J. F., | Speer, |
| Bidelspacher, | Goss, | McCormick, | Stadtlander, |
| Blumberg, | Greeby, | McDaniel, | Stark, |
| Bray, | Griffith, | McDermott, | Staudenmeier, |
| Brewster, | Grimes, | McKim, | Stavitski, |
| Bromley, | Haines, | McLaughlin, | Sterling, |
| Brown, E., | Hall, | Metzger, | Strayer, |
| Brown, T. J., | Harding, | Metzinger, | Thomas, L. D., |
| Burchinal, | Hart, | Miller, | Thomas, M. G., |
| Burke, | Harer, | Miller, C., | Towner, |
| Bush, | Haws, | Miller, H. A., | Trescher, |
| Canon, | Heffernan, | Moffatt, | Voltz, |

| | | | |
|--------------|----------------|-------------------|--------------|
| Colville, | Hess, | Morrison, | Washington, |
| Craig, | Holmes, | Muldowney, | Weamer, |
| Critchfield, | Holtzman, | Munley, | Wells, |
| Cross, | Horn, | Myers, | Welty, |
| Davis, | Howe, | Neely, | Wettach, |
| DeFrehn, | Huber, | Nicholson, | Wheeler, |
| Deibler, | Irvin, | Nolte, | Whitehouse, |
| Dengler, | Kelly, | Orr, | Williams, |
| Derby, | Labar, | Parkinson, | Wilson, |
| Dietz, | Lafferty, | Patterson, B. H., | Witherspoon, |
| Dilsheimer, | Lauver, | Patterson, F. W., | Witkin, |
| Donnell, | Leidich, | Pennock, | Wood, N., |
| Drinkhouse, | Little, H. A., | Perry, | Wood, W. P., |
| Duddy, | Little, J. T., | Pitts, | Wright, |
| Eaches, | Long, | Posey, | Bluett, |
| Earley, | Lotz, | Prosser, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1344, entitled:

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Supplies to agree with municipalities upon the terms and conditions and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes and to receive such compensation and to release the municipality and to grant to the municipality or municipalities the right to open lay out and maintain a street highway or parkway through the lands under their supervision

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Edmonds, | Long, | Pryor, |
| Alexander, | Emhardt, | Lucas, | Raymond, |
| Allman, | Evans, B. P., | Ludlow, | Reader, |
| Anderson, | Evans, F. D., | Lukehart, | Rhodes, |
| Armstrong, | Flinchbaugh, | Lynch, | Royce, |
| Aston, | Flynn, | MacMillan, | Sarig, |
| Bagshaw, | Fockler, | Malie, | Sautter, |
| Baldi, | Fratt, | Marcus, | Schilling, |
| Bartley, | Frye, | Marshall, | Schoener, |
| Behney, | Fuller, | Martz, | Schwartz, |
| Bell, W. T., | Gelnett, | Mathay, | Scott, |
| Bentley, | Gilchrist, | McCaig, | Shambach, |
| Berkheiser, | Goehring, | McClure, J. F., | Sheffer, |
| Bidelspacher, | Goodnough, | McClure, J. H., | Smith, G. A., |
| Blair, | Goss, | McCormick, | Smith, H. J., |
| Blumberg, | Greeby, | McDaniel, | Sowers, |
| Bray, | Greenstein, | McDermott, | Speer, |
| Brewster, | Griffith, | McKim, | Spencer, |
| Brown, E., | Grimes, | Memolo, | Stadtlander, |
| Brown, T. J., | Guerin, | Metzger, | Stark, |
| Burchinal, | Haas, | Metzinger, | Stavitski, |
| Burke, | Haines, | Millar, | Stock, |
| Bush, | Hantz, | Miller, C., | Strayer, |
| Colville, | Harding, | Miller, H. A., | Talbot, |
| Conner, | Hart, | Moffatt, | Thomas, M. G., |
| Craig, | Harer, | Moore, | Thomas, L. D., |
| Critchfield, | Haws, | Morrison, | Towner, |
| Cross, | Heffernan, | Muldowney, | Trescher, |
| Davies, | Hess, | Munley, | Turner, |
| Davis, | Himes, | Myers, | Washington, |
| DeFrehn, | Holtzman, | Neely, | Weamer, |
| Deibler, | Hoover, | Nicholson, | Wells, |
| Dengler, | Horn, | Nolte, | Welty, |
| Derby, | Howe, | North, | Wettach, |
| Diehm, | Hricko, | Orr, | Wheeler, |
| Dietz, | Irvin, | Patterson, B. H., | Williams, |
| Dilsheimer, | Jones, | Patterson, F. W., | Wilson, |
| | Labar, | Peelor, | Witkin, |
| | Lafferty, | Pennock, | Wood, N., |

| | | | |
|-------------|----------------|-----------|----------|
| Drinkhouse, | Leidich, | Perry, | Wright, |
| Duddy, | Little, H. A., | Phillips, | Bluett, |
| Eaches. | Little, J. T., | Posey, | Speaker. |
| Ede, | Lockhart, | Prosser, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 584, entitled:

An Act to regulate and determine what weight shall make a ton in all transactions in this Commonwealth and to impose penalties for short weight

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. LUDLOW. Mr. Speaker, in the absence of the sponsor I should like to move, unless there is somebody here to answer interrogations, that this bill be placed on the postponed calendar.

Mr. McBRIDE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 913, (Senate Bill No. 160), entitled

An Act authorizing local boards of health of cities of the third class boroughs and first-class townships of the Commonwealth to organize county health associations providing for the representation of such county associations in a State Association to be formed by representatives from such county health associations and providing for the payment of the expenses of county and State Associations

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. The sponsor of this bill is not in the room. It is a Senate bill.

Mr. ALEXANDER. Oh, I see it is a Senate bill. Is there anyone here who can explain the bill?

The SPEAKER. Is there anyone here who is familiar with the terms of this bill and can explain it?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. LUCAS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 943, (Senate Bill No. 91), as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June

one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by extending the provisions thereof to cities and boroughs and to include appropriations to aid in defraying expenses of Armistice Day

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" which was amended by the act approved the first day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred and twenty-eight) entitled "An act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled 'An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic' to include authorization of appropriations to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto" and the act approved the twentieth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and forty) entitled "An act to further amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the Disabled American Veterans of the World War" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties cities boroughs and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and to each post of the American Legion and to each post of the Veterans of Foreign Wars and to each Naval Association and to each post of the Grand Army of the Republic and to each post of the Disabled American Veterans of the World War and to each organization of ex-service men incorporated under the act of April twenty-ninth one thousand eight hundred and seventy-four and the supplements thereto in the respective counties or towns a sum not to exceed one hundred dollars to aid in defraying the expenses of Memorial Day and a sum not to exceed

one hundred dollars to aid in defraying the expenses of Armistice Day

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Lotz, | Sarig, |
| Alexander, | Evans, B. P., | Lucas, | Sautter, |
| Allman, | Flinchbaugh, | Evans, F. D., | Schilling, |
| Anderson, | Fockler, | Lukehart, | Schoener, |
| Armstrong, | Fratt, | MacMillan, | Schwartz, |
| Aston, | Frye, | Malie, | Smalley, |
| Baldi, | Fuller, | Mangan, | Shambach, |
| Bartley, | Gelnett, | Marcus, | Smith, G. A., |
| Behney, | Gilchrist, | Marshall, | Smith, H. J., |
| Bell, F. A., | Goehring, | Martz, | Sowers, |
| Bentley, | Goodnough, | McCaig, | Speer, |
| Berkheiser, | Goss, | McClure, J. H., | Spencer, |
| Bickett, | Greeby, | McCormick, | Stadtlander, |
| Bidelspacher, | Greenstein, | McDermott, | Stark, |
| Blair, | Griffith, | McGowan, | Staudenmeier, |
| Bray, | Grimes, | McLaughlin, | Stavitski, |
| Brewster, | Guerin, | Metzger, | Sterling, |
| Bromley, | Haas, | Metzinger, | Strayer, |
| Brown, E., | Haines, | Millar, | Talbot, |
| Brown, E. P., | Hall, | Miller, H. A., | Thomas, L. D., |
| Brown, T. J., | Hantz, | Moffatt, | Toepfer, |
| Burchinal, | Harding, | Morrison, | Towner, |
| Burke, | Harer, | Muldowney, | Trescher, |
| Canon, | Hart, | Munley, | Turner, |
| Conner, | Haws, | Myers, | Washington, |
| Craig, | Heffernan, | Neely, | Watson, |
| Critchfield, | Henderson, | Nicholson, | Weamer, |
| Cross, | Himes, | Nolte, | Wells, |
| Davies, | Holmes, | North, | Welty, |
| Davis, | Holtzman, | Orr, | Wheeler, |
| DeFrehn, | Hoover, | Patterson, B. H., | Whitehouse, |
| Deibler, | Horn, | Patterson, M., | Williams, |
| Dengler, | Hricko, | Peelor, | Wilson, |
| Derby, | Huber, | Pennock, | Witherspoon, |
| Diehm, | Irvin, | Perry, | Witkin, |
| Dietz, | Jones, | Phillips, | Wood, N., |
| Dilsheimer, | Kelly, | Posey, | Wood, W. P., |
| Donnell, | Labar, | Powell, | Wright, |
| Drumbor, | Lauver, | Prosser, | Bluett, |
| Duddy, | Little, H. A., | Raymond, | Speaker. |
| Eaches, | Little, J. T., | Rhodes, | |
| Earley, | Lockhardt, | Rieder, | |
| Edmonds, | Long, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrences of the Senate is requested.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 1061.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 2, line 16, by inserting after the word "buildings", the following: "repair and improve pres-

at school building".

Amend section 1, page 2, line 18, by inserting after the word "building" the following: "to erect new school building for girls".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I move that the House non-concur in the amendments made by the Senate to House Bill No. 1061.

Mr. CRAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 750.

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals not owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 1, line 6, by inserting after the word "appropriated", the following: "to the Department of Welfare".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. GOODNOUGH. Mr. Speaker, I am informed that the amendment made by the Senate is satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Edmonds, | Lukehart, | Schilling, |
| Alexander, | Evans, B. P., | Lynch, | Schoener, |
| Allman, | Evans, F. D., | MacMillan, | Schwartz, |
| Armstrong, | Flinchbaugh, | Marcus, | Scott, |
| Aston, | Flynn, | Mathay, | Shaffer, |
| Baldi, | Frye, | McCaig, | Shambach, |
| Bartley, | Fuller, | McCann, | Sheffer, |
| Behney, | Gilchrist, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Goehring, | McCormick, | Smith, H. J., |
| Bell, W. T., | Goodnough, | McDaniel, | Soffel, |
| Bentley, | Goss, | McDermott, | Speer, |
| Berkheiser, | Greeby, | McGowan, | Spencer, |
| Bickett, | Greenstein, | McLaughlin, | Stadtlander, |
| Bidelspacher, | Griffith, | Memolo, | Staudenmeier, |
| Blumberg, | Grimes, | Metzinger, | Stavitski, |
| Bray, | Guerin, | Millar, | Sterling, |
| Brewster, | Haines, | Miller, C., | Storer, |
| Brown, E., | Hall, | Miller, H. A., | Talbot, |
| Brown, E. P., | Harding, | Moffatt, | Thomas, L. D., |
| Brown, T. J., | Hart, | Moore, | Thomas, M. G., |
| Burchinal, | Harer, | Morrison, | Trescher, |
| Burke, | Haws, | Muldowney, | Turner, |
| Canon, | Henderson, | Munley, | Washington, |
| Colville, | Hess, | Neely, | Watson, |
| Conner, | Himes, | Nicholson, | Weamer, |
| Craig, | Holmes, | Nolte, | Wells, |
| Critchfield, | Holtzman, | Orr, | Welty, |
| Davies, | Horn, | Patterson, F. W., | Wettach, |

| | | | |
|-------------|----------------|----------------|--------------|
| Dietz, | Howe, | Patterson, M., | Wheeler, |
| DeFrehn, | Hricko, | Pennock, | Williams, |
| Deibler, | Huber, | Phillips, | Witherspoon, |
| Dengler, | Jones, | Pitts, | Witkin, |
| Diehm, | Labar, | Posey, | Wood, N., |
| Dilsheimer, | Lafferty, | Powell, | Wood, W. P., |
| Drinkhouse, | Leidich, | Prosser, | Wright, |
| Drumbor, | Little, H. A., | Raymond, | Bluett, |
| Duddy, | Little, J. T., | Reader, | Speaker. |
| Eaches, | Long, | Rieder, | |
| Earley, | Lotz, | Royle, | |
| Ede, | Ludlow, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 340.

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal-mines of Pennsylvania and for the protection and preservation of property connected therewith"

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The Speaker. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 2, page 2, line 26, by striking out the following: "provided for in section nine, paragraph two, so as."

On the question,

Will the House concur in the amendment made by the Senate?

Mr. GOODNOUGH. Mr. Speaker, I am informed that the amendment made by the Senate is satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

| | | | |
|---------------|-------------|-----------------|----------------|
| Adam, | Emhardt, | Mangan, | Royle, |
| Alexander, | Fockler, | Marshall, | Sarig, |
| Allman, | Frye, | Mathay, | Sautter, |
| Anderson, | Gelnett, | McCaig, | Schoener, |
| Armstrong, | Goehring, | McClure, J. F., | Scott, |
| Baldi, | Goss, | McClure, J. H., | Shaffer, |
| Bartley, | Greeby, | McDaniel, | Shambach, |
| Behney, | Greenstein, | McDermott, | Smith, G. A., |
| Bell, F. A., | Griffith, | McGowan, | Smith, H. J., |
| Bell, W. T., | Grimes, | McKim, | Sowers, |
| Berkheiser, | Guerin, | Memo, | Speer, |
| Bickett, | Haas, | Metzger, | Spencer, |
| Bidelspacher, | Haines, | Metzinger, | Stark, |
| Blumberg, | Hall, | Miller, | Stavitski, |
| Bray, | Hantz, | Miller, C., | Sterling, |
| Brewster, | Harding, | Miller, H. A., | Storer, |
| Bromley, | Harer, | Morrison, | Strayer, |
| Brown, T. J., | Hart, | Munley, | Talbot, |
| Brown, E., | Haws, | Myers, | Thomas, L. D., |
| Burchinal, | Hess, | Neely, | Thomas, M. G., |
| Burke, | Himes, | Nicholson, | Towner, |
| Canon, | Holtzman, | Nolte, | Turner, |
| Conner, | Hoover, | North, | Voltz, |

| | | | |
|--------------|----------------|------------------|--------------|
| Craig, | Horn, | Orr, | Watson, |
| Critchfield, | Howe, | Parkinson, | Weamer, |
| Cross, | Hricko, | Patterson, B.H., | Wells, |
| Davis, | Irvin, | Patterson, M., | Welty, |
| DeFrehn, | Jones, | Peelot, | Wheeler, |
| Deibler, | Kelly, | Pennock, | Williams, |
| Dengler, | Labar, | Perry, | Wilson, |
| Derby, | Lauver, | Phillips, | Witherspoon, |
| Dietz, | Leidich, | Pitts, | Witkin, |
| Dilsheimer, | Little, H. A., | Posey, | Wood, N., |
| Donnell, | Lockhart, | Powell, | Wood, W. P., |
| Drumbor, | Lotz, | Prosser, | Wright, |
| Duddy, | Lucas, | Pryor, | Bluett, |
| Eaches, | Ludlow, | Raymond, | Speaker. |
| Earley, | Lukehart, | Rhodes, | |
| Ede, | Lynch, | Reader, | |
| Edmonds, | Malie, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 342.

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

With the information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 3, beginning with line 8, by striking out the following: "Such operators shall exchange with each other copies of their respective mine maps, showing such portions of their respective mines as may be directly above or below the other mine."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. GOODNOUGH. Mr. Speaker, I am informed that the amendment made by the Senate is satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|--------------|----------------|---------------|
| Adam, | Flinchbaugh, | Mangan, | Sarig, |
| Alexander, | Flynn, | Marshall, | Sautter, |
| Anderson, | Fratt, | Mathay, | Schilling, |
| Armstrong, | Frye, | McCaig, | Schoener, |
| Bagshaw, | Fuller, | McCann, | Schwartz, |
| Bartley, | Gilchrist, | McDaniel, | Scott, |
| Behney, | Goehring, | McDermott, | Shaffer, |
| Bell, F. A., | Goodnough, | McGowan, | Shambach, |
| Bell, W. T., | Goss, | McKim, | Smith, G. A., |
| Berkheiser, | Greenstein, | Memo, | Soffel, |
| Bidelspacher, | Guerin, | Metzger, | Sowers, |
| Blair, | Haas, | Miller, | Spencer, |
| Blumberg, | Hall, | Miller, C., | Stadtlander, |
| Brewster, | Hantz, | Miller, H. A., | Stark, |
| Bromley, | Harding, | Moffatt, | Staudenmeier, |
| Brown, E., | Harer, | Moore, | Stavitski, |
| Brown, T. J., | Hart, | Morrison, | Sterling, |
| Burchinal, | Haws, | Muldowney, | Stock, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Canon, | Heffernan, | Munley, | Storer, |
| Colville, | Hess, | Myers, | Strayer, |
| Conner, | Holmes, | Neely, | Thomas, L. D., |
| Craig, | Holtzman, | Nicholson, | Thomas, M. G., |
| Critchfield, | Hoover, | Nolte, | Towner, |
| Davies, | Horn, | North, | Trescher, |
| Davis, | Howe, | Orr, | Turner, |
| Deibler, | Hricko, | Parkinson, | Watson, |
| Dengler, | Huber, | Patterson, F. W., | Weamer, |
| Derby, | Irvin, | Patterson, M., | Welty, |
| Diehm, | Labar, | Peelor, | Wheeler, |
| Dilsheimer, | Lafferty, | Pennock, | Wettach, |
| Donnell, | Lauver, | Perry, | Whitehouse, |
| Drinkhouse, | Little, H. A., | Pitts, | Williams, |
| Duddy, | Little, J. T., | Powell, | Witherspoon, |
| Eaches, | Lockhart, | Prosser, | Witkin, |
| Earley, | Lotz, | Pryor, | Wood, N., |
| Ede, | Ludlow, | Raymond, | Wood, W. P., |
| Edmonds, | Lukehart, | Reader, | Wright, |
| Emhardt, | Lynch, | Rhodes, | Bluett, |
| Evans, F. D., | MacMillan, | Rieder, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered an dentitled as follows:

HOUSE BILL No. 378.

An Act to amend section three five and nine of an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded paris greens lead arsenates lime-sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it unlawful to sell any insecticide or fungicide not registered and fixing a minimum fine for the violation of this act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 2, page 3, by inserting after the word "registered," in line 23, the following: "Providing that every person registering five kinds or brands of insecticides or fungicides and paying to the Secretary of Agriculture the sum of Five Dollars (5.00) for each may register additional kinds or brands for the sum of One Dollar (\$1.00) for each insecticide or fungicide Provided further That selling agents and retailers when selling insecticides or fungicides registered by manufacturers or importers shall not be required to effect additional registration for such brands"

Amend bill, page 4, by inserting the following section: "Section 4 This amendment shall take effect and be in force January first one thousand nine hundred and twenty-six This act shall not prevent the sale or disposal of in-

secticides and fungicides in the possession of dealers or selling agents at the date of the approval of this act".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. GOODNOUGH. Mr. Speaker, I am informed that the amendments made by the Senate are satisfactory to the sponsor of the bill.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Marcus, | Sarig, |
| Alexander, | Evans, B. P., | Martz, | Sautter, |
| Allman, | Evans, F. D., | McBride, | Schoener, |
| Anderson, | Flynn, | McCaig, | Schwartz, |
| Bagshaw, | Fratt, | McClure, J. F., | Shaffer, |
| Baldi, | Fuller, | McClure, J. H., | Shambach, |
| Bartley, | Gelnett, | McCormick, | Sheffer, |
| Bell, F. A., | Gilchrist, | McDermott, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McGowan, | Soffel, |
| Bentley, | Greeby, | McLaughlin, | Speer, |
| Berkheiser, | Greenstein, | Memolo, | Spencer, |
| Bickett, | Grimes, | Metzinger, | Stadtlander, |
| Bidenspacher, | Guerin, | Millar, | Staudenmeier, |
| Blair, | Haines, | Miller, C., | Stavitski, |
| Bray, | Hantz, | Miller, H. A., | Sterling, |
| Brewster, | Harer, | Moffatt, | Stock, |
| Brown, E., | Hart, | Moore, | Strayer, |
| Brown, E. P., | Haws, | Morrison, | Talbot, |
| Brown, T. J., | Heffernan, | Muldowney, | Thomas, L. D., |
| Burchinal, | Hess, | Munley, | Thomas, M. G., |
| Burke, | Holmes, | Myers, | Toepfer, |
| Canon, | Holtzman, | Neely, | Towner, |
| Colville, | Hoover, | Nicholson, | Trescher, |
| Conner, | Horn, | Nolte, | Washington, |
| Craig, | Howe, | North, | Weamer, |
| Critchfield, | Huber, | Orr, | Wells, |
| Cross, | Jones, | Parkinson, | Wheeler, |
| DeFrehn, | Kelly, | Patterson, B. H., | Whitehouse, |
| Deibler, | Labar, | Patterson, F. W., | Williams, |
| Derby, | Lauver, | Patterson, M., | Wilson, |
| Diehm, | Little, H. A., | Pennock, | Witherspoon, |
| Dilsheimer, | Little, J. T., | Phillips, | Witkin, |
| Donnell, | Lockhart, | Posey, | Wood, N., |
| Drinkhouse, | Lotz, | Powell, | Wood, W. P., |
| Drumbor, | Lucas, | Prosser, | Wright, |
| Duddy, | Ludlow, | Pryor, | Bluett, |
| Eaches, | Lynch, | Reader, | Speaker. |
| Earley, | MacMillan, | Rhodes, | |
| Ede, | Malie, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILLS NONCONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

SENATE BILL No. 7.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

Mr. ALEXANDER. Mr. Speaker, I move that the House do insist on the amendments made to this bill non-concurred in by the Senate.

Mr. CRAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

RECONSIDERATION OF VOTE.

Mr. ALEXANDER. Mr. Speaker, on my motion the House nonconcurred in the amendments made by the Senate to House Bill No. 1061. That was a bill making an appropriation to the Pennsylvania Training School, and I confused that bill and name with that of the Pennsylvania Training School for Feeble Minded at Elwyn, Delaware County. I now understand that Bill No. 1061 makes an appropriation to the Pennsylvania Training School at Morgantown.

I therefore move that the vote by which the House nonconcurred in the amendments made to this bill be reconsidered.

Mr. CRAIG. Mr. Speaker, I second the motion.
The motion was agreed to.

SENATE MESSAGE.

AMENDED SENATE BILLS RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 1061.

-An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 2, line 16, by inserting after the word "buildings" the following: "repair and improve present school buildings."

Amend section 1, page 2, line 18, by inserting after the word "buildings", the following: "to erect new school buildings for girls."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

| | | | |
|---------------|---------------|------------------|----------------|
| Adam, | Emhardt, | Lotz, | Sautter, |
| Alexander, | Evans, F. D., | Ludlow, | Schilling, |
| Anderson, | Flinchbaugh, | Lynch, | Schoener, |
| Armstrong, | Fockler, | MacMillan, | Schwartz, |
| Aston, | Fratt, | Malie, | Scott, |
| Bagshaw, | Fuller, | Marshall, | Shaffer, |
| Baldi, | Gelnett, | McBride, | Sheffer, |
| Bartley, | Goehring, | McCann, | Smith, G. A., |
| Behney, | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bell, F. A., | Goss, | McCormick, | Sowers, |
| Bell, W. T., | Greeby, | McDaniel, | Spencer, |
| Bentley, | Greenstein, | McGowan, | Stadtlander, |
| Berkheiser, | Griffith, | McLaughlin, | Staudenmeier, |
| Bickett, | Grimes, | Memolo, | Stavitski, |
| Bidelspacher, | Haines, | Metzger, | Sterling, |
| Blair, | Hantz, | Metzinger, | Stock, |
| Bray, | Harding, | Miller, H. A., | Talbot, |
| Brewster, | Hart, | Moore, | Thomas, L. D., |
| Bromley, | Haws, | Morrison, | Thomas, M. G., |
| Brown, E., | Heffernan, | Muldowney, | Towner, |
| Brown, E. P., | Henderson, | Munley, | Trescher, |
| Burchinal, | Hess, | Myers, | Turner, |
| Burke, | Himes, | Neely, | Voltz, |
| Conner, | Holmes, | North, | Washington, |
| Craig, | Holtzman, | Orr, | Watson, |
| Critchfield, | Hoover, | Parkinson, | Weamer, |
| Davies, | Horn, | Patterson, F.W., | Wells, |
| Davis, | Howe, | Patterson, M., | Wetly, |
| DeFrehn, | Hricko, | Peelor, | Whitehouse, |
| Dengler, | Huber, | | |

Derby,
Diehm,
Dilsheimer,
Donnell,
Drinkhouse,
Drumhor,
Eaches,
Earley,
Ede,
Edmonds,

Irvin,
Jones,
Kelly,
Labar,
Lafferty,
Leidich,
Little, H. A.,
Little, J. T.,
Lockhart,
Long,

Pennock,
Perry,
Pills,
Posey,
Powell,
Pryor,
Reader,
Rhodes,
Rieder,
Royle,

Williams,
Wilson,
Witkin,
Wood, N.,
Wright,
Speaker.

NAYS—0.

BILL RECOMMENDED.

Mr. EARLEY. Mr. Speaker, I move that Senate Bill No. 108, House Bill No 1418, file folio 2197, on page 20 of today's calendar, bills on third reading, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

be recommitted to the Committee on Military for the purpose of a hearing

Mr. BEHNEY. Mr. Speaker, I second the motion.
The motion was agreed to

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 915, (Senate Bill No. 106), entitled:

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156

| | | | |
|---------------|----------------|------------------|----------------|
| Adam, | Ede, | Ludlow, | Pryor, |
| Alexander, | Edmonds, | Lukehart, | Raymond, |
| Anderson, | Evans, B. P., | MacMillan, | Reader, |
| Armstrong, | Evans, F. D., | Malie, | Rieder, |
| Bagshaw, | Flinchbaugh, | Mangan, | Royle, |
| Baldi, | Fockler, | Marshall, | Sarig, |
| Bartley, | Fratt, | Martz, | Schilling, |
| Behney, | Frye, | Mathay, | Scott, |
| Bell, F. A., | Gelnett, | McBride, | Shaffer, |
| Bell, W. T., | Gilchrist, | McCaig, | Sheffer, |
| Berkheiser, | Goehring, | McCann, | Smith, H. J., |
| Bickett, | Goodnough, | McClure, J. F., | Soffel, |
| Bidelspacher, | Goss, | McCormick, | Spencer, |
| Blair, | Greenstein, | McDaniel, | Stadtlander, |
| Blumberg, | Griffith, | McGowan, | Staudenmeier, |
| Brewster, | Haines, | McKim, | Stavitski, |
| Bromley, | Hall, | McLaughlin, | Sterling, |
| Brown, E., | Hantz, | Memolo, | Storer, |
| Brown, E. P., | Harer, | Metzger, | Strayer, |
| Brown, T. J., | Hart, | Metzinger, | Thomas, L. D., |
| Burke, | Heffernan, | Miller, C., | Thomas, M. G., |
| Bush, | Henderson, | Miller, H. A., | Trescher, |
| Canon, | Hess, | Moffatt, | Turner, |
| Colville, | Holmes, | Moore, | Washington, |
| Craig, | Holtzman, | Morrison, | Watson, |
| Critchfield, | Horn, | Muldowney, | Wells, |
| Cross, | Howe, | Munley, | Wetly, |
| Davies, | Hricko, | Myers, | Wheeler, |
| Davis, | Huber, | Neely, | Whitehouse, |
| DeFrehn, | Irvin, | Nolte, | Wilson, |
| Dengler, | Jones, | Parkinson, | Witherspoon, |
| Derby, | Labar, | Patterson, B.H., | Witkin, |
| Diehm, | Lafferty, | Patterson, F.W., | Wood, N., |
| Dietz, | Lauver, | Patterson, M., | Wood, W. P., |
| Dilsheimer, | Leidich, | Pennock, | Wright, |
| Drinkhouse, | Little, H. A., | Perry, | |

| | | | |
|----------|----------------|-----------|----------|
| Drumbor, | Little, J. T., | Phillips, | Bluett, |
| Duddy, | Long, | Pitts, | Speaker. |
| Eaches, | Lotz, | Posey, | |
| Earley, | Lucas, | Prosser, | |

NAYS—0—.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 267, entitled:

An Act authorizing corporations to issue stock to their employes and to employes of their subsidiaries at par value or at a price in excess of par value

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flinchbaugh, | Mangan, | Sautter, |
| Alexander, | Flynn, | Marcus, | Schoener, |
| Anderson, | Fratt, | Martz, | Schwartz, |
| Armstrong, | Frye, | Mathay, | Scott, |
| Aston, | Gelnett, | McBride, | Shaffer, |
| Baldi, | Gilchrist, | McCaig, | Shambach, |
| Bartley, | Goehring, | McCann, | Sheffer, |
| Behney, | Goodnough, | McClure, J. H., | Smith, G. A., |
| Bell, F. A., | Greeby, | McDaniel, | Smith, H. J., |
| Berkheiser, | Greenstein, | McGowan, | Soffel, |
| Bickett, | Grimes, | McLaughlin, | Sowers, |
| Bidelspacher, | Guerin, | Memolo, | Spencer, |
| Blair, | Haines, | Metzinger, | Stark, |
| Brewster, | Hall, | Miller, | Stavitski, |
| Brown, E., | Hantz, | Miller, C., | Sterling, |
| Brown, E. P., | Harding, | Moffatt, | Storer, |
| Burchinal, | Hart, | Moore, | Strayer, |
| Burke, | Haws, | Muldowney, | Talbot, |
| Canon, | Heffernan, | Munley, | Thomas, L. D., |
| Conner, | Hess, | Neely, | Thomas, M. G., |
| Craig, | Holmes, | Nicholson, | Towner, |
| Critchfield, | Hoover, | Nolte, | Turner, |
| Davies, | Horn, | North, | Voltz, |
| Davis, | Howe, | Parkinson, | Watson, |
| Deibler, | Huber, | Patterson, F. W., | Weamer, |
| Dengler, | Irvin, | Patterson, M., | Wells, |
| Derby, | Jones, | Peelor, | Welty, |
| Dietz, | Labar, | Pennock, | Wheeler, |
| Dillsheimer, | Lafferty, | Phillips, | Williams, |
| Donnell, | Leidich, | Posey, | Wilson, |
| Drinkhouse, | Little, H. A., | Powell, | Witkin, |
| Drumbor, | Lockhart, | Prosser, | Wood, N., |
| Eaches, | Long, | Pryor, | Wood, W. P., |
| Earley, | Lotz, | Raymond, | Wright, |
| Ede, | Lucas, | Reader, | Bluett, |
| Edmonds, | Ludlow, | Rhodes, | Speaker. |
| Emhardt, | Lukehart, | Rieder, | |
| Evans, F. D., | MacMillan, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1136, as follows:

An Act to authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed and to reduce such claims to judgment and providing for the revival and collection of such judgments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough has heretofore filed in the office of the prothonotary of the proper county any municipal claim or claims and the borough has not within the period of five years after the date on which any such claim was filed sued out a writ of scire facias to reduce the same to judgment then in any such case any such borough may within three months after the passage of this act issue its praecipe for a writ of scire facias on any such municipal claim and proceed to judgment in the manner provided by law to obtain judgments upon municipal claims and such judgment shall be a valid judgment and be a lien upon the real estate upon which it was a lien at the time it was filed and said judgment may be revided and collected as other judgment upon municipal claims and revived and collected Provided however That the lien of any such judgment shall not reattach against any real estate transferred to any purchaser during the time when the lien of any such municipal claim was lost

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. FLYNN. Mr. Speaker I move that this bill be placed on the postponed calendar.

Mr. MOFFATT Mr. Speaker I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 640, as follows:

An Act to regulate the practice of Chiropractic and to provide for the appointment and maintenance of a Board of Chiropractic Examiners To define the powers and duties of said Board of Chiropractic Examiners To provide for the examining and licensing of Chiropractors in this State and provide for penalties for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same For the purpose of carrying out and enforcing the provisions of this act there shall be established a Board of Chiropractic Examiners for the State of Pennsylvania under the supervision of the Department of Public Instruction The Board shall consist of five (5) members and each of said members shall serve for a term of five years from the first day of July next after his or her appointment or until a successor is appointed with the exception of those first appointed who shall serve as follows namely

One for one year
One for two years
One for three years
One for four years
One for five years

Each member of the said Board shall be a graduate of a reputable college of Chiropractic and shall have been licensed to practice Chiropractic under the Laws of the State excepting in the case of the first Board which shall be appointed as provided for in section (3)

Section 2 The Governor shall appoint the members of said Board of Examiners from lists of all eligible Chiropractors within the State of Pennsylvania who are qualified by graduation and practice under the terms of this Bill for appointment

Section 3 Within fifteen (15) days after the approval of this act the Secretaries of the various Chiropractor Associations of Pennsylvania shall submit to the Governor of this State a full list of members in good standing in said Associations who are eligible for appointment under the provisions of this act and within thirty (30) days from the receipt of said list the Governor shall appoint from said lists (5) persons to serve on the first Board

The Governor shall in his first appointments designate the number of years for which each appointee shall serve in case of vacancy by death or otherwise there shall be appointed in like manner a person to serve through such unexpired term Each person who shall be appointed to serve on said Board of Chiropractic Examiners shall receive a Certificate of Appointment from the Secretary of the Commonwealth Each and every member of said Board shall within ten (10) days after appointment on being apprised of the same take and subscribe an oath or affirmation before the Secretary of the Commonwealth to faithfully and impartially perform the duties of said office

The Board shall be authorized to take testimony concerning all matters within its jurisdiction and the presiding officer for the time being of the said Board or any of the Committees thereof may issue subpoenas and administer oaths to witnesses The Board of Examiners shall make and adopt all necessary rules regulations and by-laws not inconsistent with the Constitution and laws of the State of Pennsylvania or of the United States of America whereby to perform the duties and transact the business required under the provisions of this act

Section 4 The first meeting of the said Board of Chiropractic Examiners shall convene on the third Monday in August one thousand nine hundred and twenty-five and subsequent meetings for organization in June annually thereafter suitable notice in the usual form being given by the Secretary of the Board to each of the members thereof specifying the time and place of meeting At the first meeting of the Board and at each annual meeting in June an organization shall be effected by the election from its membership of a President Secretary and Treasurer

Section 5 A certificate or license to practice Chiropractic in Pennsylvania shall be issued to the individual members of said Board by themselves at the first meeting of said Board upon the payment of the regular fee as provided in this act

Section 6 For the purpose of examining applicants for license the said Board of Chiropractic Examiners shall hold two stated meetings in each year due notice of which shall be made public at such times and places as the Board may determine At said meetings a majority of the members of the Board shall constitute a quorum thereof but the examinations may be conducted by a committee of three or more members of the Board of Examiners duly authorized by said Board and no license to practice Chiropractic shall be granted on an affirmative vote of less than three members Said examinations shall be conducted in writing in accordance with the rules and regulations prescribed by the said Board of Chiropractic Examiners and may be supplemented by practical examinations and by practical tests upon the human body and shall embrace the subjects named in section (9) of this act after each such examination the committee having charge thereof shall without unnecessary delay act upon the same An official report of such action signed by each acting member of said Committee of Examiners stating the examination average of each candidate the general average and the result of the examination whether successful or unsuccessful shall be transmitted to the said Board of Chiropractic Examiners Said report shall embrace all examination papers questions and answers therein and such written reports as result from the practical tests as hereinbefore specified All such reports shall be kept for reference and inspection for a period of not less than five (5) years The board shall keep a record of its proceedings and register all applicants for license giving the name and location of the institution granting the applicant the Degree of "Doctor of" or "Diplomat in Chiropractic" the date of his or her diploma and also whether the applicant was rejected or granted a license and the number of the license granted

The record and register shall be prima facie evidence of all matters recorded therein

Section 7 All fees provided by this act shall be paid in advance to the Treasurer of the Board and after proper audit thereof by the Auditor General the Treasurer shall pay the same out on warrants drawn by the Auditor General and signed by the President and Secretary of the Board The compensation and expenses of the members and officers of said board and all expenses proper and necessary in the opinion of such board to discharge its duties under and to enforce the law shall be paid out upon the warrant of the President and Secretary of the said board and no expenses shall be created to exceed the income of fees and fines as

herein provided Salaries shall be fixed by the board but shall not exceed fifteen dollars (\$15.00) per day of actual service per member and railroad and hotel expenses

Section 8 Any person resident in this Commonwealth for at least two (2) years and engaged in the practice of Chiropractic in this Commonwealth prior to the passage of this act and desiring to continue the practice thereof after the passage of this act who shall file with the Secretary of the said State Board of Chiropractic Examiners upon appropriate blank to be furnished by said Secretary an application verified by oath that the applicant is not less than twenty-one years of age is of good moral character and a graduate of a legally incorporated or chartered school or college of Chiropractic shall be entitled upon the payment of the fee of twenty-five (\$25) to take an examination as to his or her qualifications for the practice of chiropractic which examination shall include subjects of anatomy physiology chemistry diagnosis pathology sanitation hygiene neurology symptomatology and the principles of Chiropractic and shall further require the prospective licentiate to give a clinical demonstration of vertebral palpation and adjusting The said State Board of Chiropractic Examiners shall issue forthwith to each applicant who shall have successfully passed said examination and been adjudged by said Board of Examiners to be duly qualified for practice of Chiropractic a license to practice Chiropractic in the State of Pennsylvania

Every license to practice Chiropractic issued under the provisions of this act shall be signed by each member of the Board of Examiners and shall have affixed to it by the person authorized to affix the same the seal of the State Board of Chiropractic Examiners Before said license shall be issued it shall be recorded in a book to be kept by the Secretary of the Board of Examiners and the number of the book and page therein containing such recorded copy shall be noted upon the face of said license said records shall under proper restriction for safe keeping be open to public inspection

Section 9 On receipt from the committee of Examiners delegated to conduct the examination as provided for in section (6) of this act of official report of examination of any applicant for license the said State Board of Chiropractic Examiners shall issue forthwith to each applicant who shall have obtained the general average of not less than 75% and a grade of at least 60% on the questions propounded in each subject and who has been returned by the Committee as having successfully passed such examination and who shall have been adjudged by the said Board of Examiners to be duly qualified to practice Chiropractic a license to practice Chiropractic in the State of Pennsylvania as provided for in section (11) of this act In case of failure in any such examination the candidate after the expiration of six months and within two years shall have the privilege of a second examination

Having failed upon the second examination as herein provided application denovo may be made upon conforming with the standard of qualification as to character preliminary and chiropractic education in force at the time of said application and upon payment of a fee of Twenty-five (\$25.00) Dollars

Section 10 From and after the passage of this act a school or college of Chiropractic to be recognized as reputable under the provisions of this act must be legally incorporated prosecute a course of study consisting of at least three terms of actual resident attendance each term being of at least eight months duration and the three terms being in different calendar years and the total attendance during the three years being at least twenty-four hundred (2400) sixty (60) minute hours and offer adequate instruction in all the branches of study in which examinations are required for licensure under the provisions of this act Said colleges to be under the supervision of the Department of Public Instruction of Pennsylvania which shall have the power of inspection of said colleges to see that the provisions of this act are complied with

Section 11 Applicants examined and licensed by the State Board of Chiropractic Examiners of other States on the payment of a fee of twenty-five (\$25.00) Dollars to the State Board of Chiropractic Examiners and filing in the office of the State Board of Chiropractic Examiners a copy of said license certified by the affidavit of the President or Secretary of such Board showing the standard of readopted by this act if the State Board of Examiners be satisfied of the applicant's standing and qualifications may

without further examination receive a license conferring upon the holder thereof all the rights and privileges provided by section (12) of this act

Candidates for license to practice Chiropractic in this State who present their applications and undergo examinations after September first one thousand nine hundred and twenty-six shall be obliged to present to the State Board of Chiropractic Examiners one of the following credentials covering their preliminary education to wit A diploma of graduation from a reputable college or university granting the degree of Bachelor of Arts or Science or equivalent degree or a diploma of graduation from an educational institution maintaining a four year course of study that is a State Normal School or High School a Seminary an Academy or a College Preparatory School or a certificate of having passed examination for admission to the Freshman Class of a reputable literary or scientific college or university or a certificate of having passed an equivalent examination conducted by a certified examiner for the State of Pennsylvania to be appointed by the State Superintendent of Public Instruction and for other States to be approved by the State Superintendent of Public Instruction of Pennsylvania said certified examiner being privileged to accept credentials from reputable and recognized preliminary schools for any subject included in the preliminary education. He shall in addition thereto give satisfactory evidence that he has successfully completed one year of college credit in each of the sciences chemistry physics and biology. After the satisfactory submission of these credentials he or she shall be entitled to take the examination provided in section eight (8) of this act provided the other requirements set forth therein are complied with

Section 12 The license provided for in this act shall authorize the holder thereof to practice Chiropractic which is defined to be The adjustment by hand of any or all articulations of the spinal column as taught and practiced in the legally incorporated reputable colleges of Chiropractic as provided for in this act

Section 13 Chiropractors shall observe and be subject to all State and Municipal regulations relating to the control of contagious diseases the reporting of deaths and all matters relating to public health the same as practitioners of other schools and such reports shall be accepted by the Officers or department to whom the same are made

Section 14 From and after the approval of this act no person shall enter upon or continue the practice of Chiropractic in the State of Pennsylvania unless he or she has complied with the provisions of this act and shall have exhibited to the Prothonotary of the Court of Common Pleas of County in which he or she desires to practice Chiropractic a license duly granted to him or her as hereinbefore provided whereupon he or she shall be entitled upon the payment of one dollar (\$1.00) to be duly registered in the office of the Prothonotary of the Court of Common Pleas of the said County and any person who shall practice or attempt to practice Chiropractic as defined in section (12) of this act in treating any ailment whatsoever of the human body or who shall use any of the terms or letters "Chiropractor" "Chiropractic" "Doctor of Chiropractic" "Diplomat of Chiropractic" or "D C" or any other titles or letters under such circumstances as to induce the belief that the person who uses such terms is engaged in the practice of Chiropractic without having first obtained the license as herein provided for or contrary to the provisions of this act or who shall under any other terms or name practice Chiropractic as defined in section (12) of this act or who for the purpose of obtaining such license shall falsely represent himself or herself to be the holder of a diploma as herein provided shall be guilty of a misdemeanor and upon conviction thereof in the Court of Quarter Sessions of the County wherein the offense shall have been committed shall suffer punishment by the imposition of a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) or by imprisonment in the County Jail for not less than thirty days nor more than six months for each offense either or both at the discretion of the court. Provided however that nothing contained in this act shall be construed as affecting the practice of medicine Osteopathy or Drugless Therapy

Section 15 On and after the approval of this act the State Board of Chiropractic Examiners shall refuse to grant a license to an applicant to practice Chiropractic in this State and is empowered to revoke a license conferring on a person the right to practice Chiropractic upon the pre-

sentation to the State Board of Chiropractic Examiners of a Court record showing the conviction in due course of law of said person for procuring aiding or abetting in producing a criminal abortion or miscarriage by any means whatsoever. The State Board of Chiropractic Examiners upon such evidence and proof shall cause the name of said convicted licensee to be removed from the record in the office of any Prothonotary in the State. The State Board of Chiropractic Examiners may refuse revoke or suspend the rights to practice in this State upon any or all of the following reasons to wit

The conviction of a crime involving moral turpitude habitual intemperance in the use of ardent spirits or stimulants narcotics or any other substance which impairs the intellect and judgment to such an extent as to incapacitate him or her in the performance of professional duties. Any person who is a licensee under this act or who is an applicant for examination for licensure to practice Chiropractic in this State against whom any of the foregoing charges are preferred for causing the revocation or suspension of license or for causing the refusal of the right to be examined for license shall be furnished by the State Board of Chiropractic Examiners with a copy of the complaint and shall have a hearing before said Board in person or by attorney and witnesses may be examined by said Board respecting the guilt or innocence of said accused. The suspension of license of any licensee under this act shall be removed when said narcotic or vicious habit hereinbefore specified shall have been adjudged by the proper authorities to be cured or overcome and said suspended licensee deemed again capable of practicing the healing art

Section 16 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

Mr. BURD P. EVANS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER The amendments will be read by the Clerk for information

The Clerk read the amendments as follows:

Amend sec. 3 line 23 page 3 by striking out "ten (10)" and inserting in lieu thereof the words "thirty (30)."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1401, entitled:

An Act transferring and re-appropriation certain moneys heretofore appropriated to the Department of Mines considered and agreed to.

And said bill having been read at length the third time,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

| | | | |
|--------------|---------------|------------|------------|
| Adam, | Eaches, | Lóng, | Phillips, |
| Alexander, | Earley, | Lotz, | Pitts, |
| Anderson, | Ede, | Lucas, | Posey, |
| Armstrong, | Edmonds, | Ludlow, | Prosser, |
| Bagshaw, | Evans, B. P., | Lukehart, | Pryor, |
| Baldi, | Evans, F. D., | Lynch, | Reader, |
| Bartley, | Flinchbaugh, | MacMillan, | Rhodes, |
| Behney, | Flynn, | Mangan, | Royle, |
| Bell, F. A., | Fockler, | Marcus, | Sautter, |
| Bell, W. T., | Frye, | Martz, | Schilling, |
| Bentley, | | | |

| | | | | | | | |
|---------------|----------------|-------------------|----------------|---------------|----------------|-------------------|--------------|
| Berkheiser, | Fuller, | Mathay, | Schoener, | Dengler, | Irvin, | Parkinson, | Weamer, |
| Bickett, | Gilchrist, | McBride, | Scott, | Derby, | Jones, | Patterson, B. H., | Wells, |
| Bidelspacher, | Goehring, | McCaig, | Shambach, | Diehm, | Kelly, | Patterson, F. W., | Welty, |
| Blair, | Goodnough, | McCann, | Shaffer, | Dietz, | Labar, | Patterson, M., | Wettach, |
| Blumberg, | Greeby, | McClure, J. F., | Smith, G. A., | Dilsheimer, | Lafferty, | Peelot, | Wheeler, |
| Brewster, | Greenstein, | McCormick, | Sowers, | Donnell, | Lauver, | Pennock, | Whitehouse, |
| Bromley, | Griffith, | McDaniel, | Spencer, | Drinkhouse, | Leidich, | Perry, | Williams, |
| Brown, E., | Grimes, | McGowan, | Stadtlander, | Drumbor, | Little, H. A., | Phillips, | Wilson, |
| Brown, E. P., | Haines, | McKim, | Staudenmeier, | Duddy, | Little, J. T., | Pitts, | Witherspoon, |
| Brown, T. J., | Hall, | Memolo, | Sterling, | Eaches, | Lockhart, | Posey, | Witkin, |
| Burke, | Hantz, | Metzger, | Strayer, | Earley, | Long, | Powell, | Wood, N., |
| Bush, | Harding, | Metzinger, | Thomas, L. D., | Ede, | Lotz, | Prosser, | Wood, W. P., |
| Canon, | Harer, | Miller, C., | Thomas, M. G., | Edmonds, | Lucas, | Pryor, | Wright, |
| Colville, | Haws, | Miller, H. A., | Trescher, | Emhardt, | Ludlow, | Raymond, | Bluett, |
| Craig, | Heffernan, | Moffatt, | Voltz, | Evans, B. P., | Lukehart, | Reader, | Speaker. |
| Critchfield, | Henderson, | Moore, | Watson, | | | | |
| Cross, | Himes, | Morrison, | Weamer, | | | | |
| Davies, | Holmes, | Muldowney, | Welty, | | | | |
| Davis, | Horn, | Myers, | Wheeler, | | | | |
| DeFrehn, | Howe, | Neely, | Williams, | | | | |
| Dengler, | Hricko, | Nicholson, | Wilson, | | | | |
| Derby, | Irvin, | Nolte, | Witherspoon, | | | | |
| Diehm, | Jones, | Orr, | Wood, N., | | | | |
| Dietz, | Kelly, | Parkinson, | Wood, W. P., | | | | |
| Dilsheimer, | Lafferty, | Patterson, F. W., | Wright, | | | | |
| Drinkhouse, | Lauver, | Patterson, B. H., | Bluett, | | | | |
| Drumbor, | Leidich, | Patterson, M., | Speaker. | | | | |
| Duddy, | Little, J. T., | Perry, | | | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1409, (Senate Bill No. 459), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, F. D., | Lynch, | Rhodes, |
| Alexander, | Flinchbaugh, | MacMillan, | Rieder, |
| Allman, | Flynn, | Malie, | Royle, |
| Anderson, | Fockler, | Mangan, | Sarig, |
| Armstrong, | Fratt, | Marcus, | Sautter, |
| Aston, | Frye, | Marshall, | Schilling, |
| Bagshaw, | Fuller, | Martz, | Schoener, |
| Baldi, | Gelnett, | Mathay, | Schwartz, |
| Bartley, | Gilchrist, | McBride, | Scott, |
| Behney, | Goehring, | McCaig, | Shaffer, |
| Bell, F. A., | Goodnough, | McCann, | Shambach, |
| Beil, W. T., | Goss, | McClure J. F., | Shaffer, |
| Bentley, | Greeby, | McClure, J. H., | Smith, G. A., |
| Berkheiser, | Greenstein, | McCormick, | Smith, H. J., |
| Bickett, | Griffith, | McDaniel, | Soffel, |
| Bidelspacher, | Grimes, | McDermott, | Sowers, |
| Blair, | Guerin, | McGowan, | Speer, |
| Blumberg, | Haas, | McKim, | Spencer, |
| Bray, | Haines, | McLaughlin, | Stadtlander, |
| Brewster, | Hall, | Memolo, | Stark, |
| Bromley, | Hantz, | Metzger, | Staudenmeier, |
| Brown, E., | Harding, | Metzinger, | Stavitski, |
| Brown, E. P., | Harer, | Miller, | Sterling, |
| Brown, T. J., | Hart, | Miller, C., | Stock, |
| Burchinal, | Haws, | Miller, H. A., | Storb, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Henderson, | Moore, | Talbot, |
| Canon, | Hess, | Morrison, | Thomas, L. D., |
| Colville, | Himes, | Muldowney, | Thomas, M. G., |
| Conner, | Holmes, | Munley, | Toepfer, |
| Craig, | Holtzman, | Myers, | Towner, |
| Critchfield, | Hoover, | Neely, | Trescher, |
| Cross, | Horn, | Nicholson, | Turner, |
| Davies, | Howe, | Nolte, | Voltz, |
| Davis, | Hricko, | North, | Washington, |
| DeFrehn, | Huber, | Orr, | Watson, |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1370, (Senate Bill No. 408), entitled:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Gelnett, | MacMillan, | Sautter, |
| Alexander, | Gilchrist, | Marshall, | Schoener, |
| Anderson, | Goehring, | Mathay, | Schilling, |
| Armstrong, | Goodnough, | McCaig, | Schwartz, |
| Aston, | Goss, | McCann, | Shaffer, |
| Bell, F. A., | Greeby, | McClure, J. F., | Shambach, |
| Bell, W. T., | Greenstein, | McCormick, | Shaffer, |
| Bickett, | Griffith, | McDaniel, | Smith, G. A., |
| Bidelspacher, | Grimes, | McDermott, | Soffel, |
| Blair, | Guerin, | McKim, | Sowers, |
| Bray, | Haines, | Memolo, | Speer, |
| Bromley, | Hantz, | Metzger, | Spencer, |
| Brown, E., | Harding, | Metzinger, | Stadtlander, |
| Brown, E. P., | Hart, | Miller, | Stark, |
| Brown, T. J., | Harer, | Miller, C., | Stavitski, |
| Burke, | Haws, | Miller, H. A., | Sterling, |
| Bush, | Heffernan, | Moffatt, | Stock, |
| Colville, | Henderson, | Moore, | Storer, |
| Conner, | Hess, | Muldowney, | Talbot, |
| Craig, | Himes, | Munley, | Thomas, L. D., |
| Cross, | Holmes, | Myers, | Thomas, M. G., |
| Davies, | Holtzman, | Neely, | Towner, |
| Davis, | Hoover, | Nicholson, | Turner, |
| Deibler, | Horn, | Nolte, | Voltz, |
| Dengler, | Howe, | North, | Washington, |
| Derby, | Hricko, | Parkinson, | Watson, |
| Diehm, | Huber, | Patterson, B. H., | Wells, |
| Dilsheimer, | Irvin, | Patterson, F. W., | Wettach, |
| Donnell, | Jones, | Peelot, | Whitehouse, |
| Drumbor, | Kelly, | Pennock, | Wilson, |
| Duddy, | Labar, | Perry, | Witherspoon, |
| Earley, | Lauver, | Phillips, | Witkin, |
| Edmonds, | Little, H. A., | Pitts, | Wood, N., |
| Evans, B. P., | Little, J. T., | Powell, | |

| | | | |
|---------------|-----------|----------|--------------|
| Evans, F. D., | Lockhart, | Pryor, | Wood, W. P., |
| Flinchbaugh, | Long, | Raymond, | Wright, |
| Fockler, | Lotz, | Reader, | Bluett, |
| Fratt, | Lucas, | Rhodes, | Speaker. |
| Frye, | Ludlow, | Rieder, | |
| Fuller, | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1369, (Senate Bill No. 444), entitled:

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Gelnett, | McCann, | Schoener. |
| Alexander, | Gilchrist, | McClure, J. F., | Schwartz, |
| Allman, | Goehring, | McClure, J. H., | Shaffer, |
| Anderson, | Goodnough, | McDaniel, | Shambach, |
| Aston, | Goss, | McDermott, | Sheffer, |
| Baldi, | Greenstein, | McGowan, | Smith, G. A., |
| Behney, | Griffith, | McKim, | Smith, H. J., |
| Bentley, | Grimes, | McLaughlin, | Soffel, |
| Bickett, | Guerin, | Memolo, | Spencer, |
| Blair, | Haas, | Metzinger, | Stark, |
| Blumberg, | Hall, | Miller, H. A., | Staudenmeier, |
| Bray, | Hantz, | Miller, C., | Stavitski, |
| Bromley, | Harding, | Moffatt, | Stirling, |
| Brown, E., | Harer, | Morrison, | Stock, |
| Brown, E. P., | Hart, | Muldowney, | Storer, |
| Burchinal, | Heffernan, | Hess, | Strayer, |
| Bush, | Hess, | Munley, | Talbot, |
| Colville, | Himes, | Myers, | Thomas, L. D., |
| Conner, | Holtzman, | Neely, | Thomas, M. G., |
| Critchfield, | Horn, | Nicholson, | Toepfer, |
| Davies, | Hricko, | Nolte, | Trescher, |
| DeFrehn, | Huber, | Orr, | Turner, |
| Deibler, | Irvin, | Parkinson, | Voltz, |
| Derby, | Jones, | Patterson, B. H., | Washington, |
| Diehm, | Kelly, | Patterson, M., | Watson, |
| Dietz, | Labar, | Pennock, | Wells, |
| Dilsheimer, | Lafferty, | Perry, | Welty, |
| Donnell, | Leidich, | Phillips, | Wettach, |
| Drinkhouse, | Little, H. A., | Pitts, | Wheeler, |
| Drumbor, | Lockhart, | Posey, | Whitehouse, |
| Duddy, | Long, | Prosser, | Williams, |
| Earley, | Lotz, | Pryor, | Wilson, |
| Ede, | Lucas, | Raymond, | Witherspoon, |
| Emhardt, | Lukehart, | Reader, | Witkin, |
| Evans, B. P., | Lynch, | Rhodes, | Wood, N., |
| Evans, F. D., | MacMillan, | Rieder, | Wood, W. P., |
| Flynn, | Mangan, | Sarig, | Wright, |
| Fockler, | Marcus, | Sautter, | Bluett, |
| Fratt, | Martz, | Schilling, | Speaker. |
| Fuller, | McBride, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1083, (Senate Bill No. 378), entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Gelnett, | McCann, | Schwartz, |
| Alexander, | Gilchrist, | McClure, J. F., | Shaffer, |
| Allman, | Goehring, | McClure, J. H., | Shambach, |
| Anderson, | Goodnough, | McDaniel, | Sheffer, |
| Aston, | Goss, | McDermott, | Smith, G. A., |
| Baldi, | Greenstein, | McGowan, | Smith, H. J., |
| Behney, | Grimes, | McKim, | Soffel, |
| Bentley, | Griffith, | McLaughlin, | Spencer, |
| Bickett, | Guerin, | Memolo, | Stark, |
| Blair, | Haas, | Metzinger, | Staudenmeier, |
| Blumberg, | Hall, | Miller, C., | Stavitski, |
| Bray, | Hantz, | Miller, H. A., | Sterling, |
| Bromley, | Harding, | Moffatt, | Stock, |
| Brown, E., | Harer, | Morrison, | Storer, |
| Brown, E. P., | Hart, | Muldowney, | Strayer, |
| Burchinal, | Heffernan, | Hess, | Talbot, |
| Bush, | Hess, | Myers, | Thomas, L. D., |
| Colville, | Himes, | Neely, | Thomas, M. G., |
| Conner, | Holtzman, | Nicholson, | Toepfer, |
| Critchfield, | Horn, | Nolte, | Trescher, |
| Davies, | Hricko, | Orr, | Turner, |
| DeFrehn, | Huber, | Patterson, B. H., | Voltz, |
| Deibler, | Irvin, | Patterson, M., | Washington, |
| Derby, | Jones, | Peelor, | Watson, |
| Diehm, | Kelly, | Pennock, | Wells, |
| Dietz, | Labar, | Perry, | Welty, |
| Dilsheimer, | Lafferty, | Phillips, | Wettach, |
| Donnell, | Leidich, | Pitts, | Wheeler, |
| Drinkhouse, | Little, H. A., | Posey, | Whitehouse, |
| Drumbor, | Lockhart, | Prosser, | Williams, |
| Duddy, | Long, | Pryor, | Wilson, |
| Earley, | Lotz, | Raymond, | Witherspoon, |
| Ede, | Lucas, | Reader, | Witkin, |
| Emhardt, | Lukehart, | Rhodes, | Wood, N., |
| Evans, B. P., | Lynch, | Rieder, | Wood, W. P., |
| Evans, F. D., | MacMillan, | Sarig, | Wright, |
| Flynn, | Mangan, | Sautter, | Bluett, |
| Fockler, | Marcus, | Schilling, | Speaker. |
| Fratt, | Martz, | | |
| Fuller, | McBride, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 279, entitled:

An Act to fix the salaries of the judges of the courts of common pleas and the judges of the orphans' courts County Courts Municipal Courts and Attached Judicial Districts

On the question,

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend House Bill No. 279, white file folio 965, section 2, line 10, by striking out the word "sixteen" and inserting in lieu thereof the word "fifteen".

Amend section 2, line 11, by striking out the figures (\$16,000) and inserting in lieu thereof the figures (\$15,000).

Amend section 2, line 13, by striking out the word "sixteen" and inserting in lieu thereof the word "fifteen", and also by striking out the figures (\$16,000) and inserting in lieu thereof the figures (\$15,000).

Amend section 3, page 2, line 5, by striking out the word "one" after the word "of" and inserting in lieu thereof the word "two".

Amend section 3, page 2, line 5, by striking out the figures (100,000) and inserting in lieu thereof the figures (200,000).

Amend Section 3, page 2, line 5, by striking out the word "five" and inserting in lieu thereof the word "four".

Amend section 3, page 2, line 6, by striking out the figures (500,000) and inserting in lieu thereof the figures (400,000).

Amend section 3, page 2, line 8, by striking out the words and figures "sixty-five thousand (65,000)" after the words "population of" and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

Amend section 3, page 2, line 5, by striking out the word "one" and inserting the word "two".

Amend section 3, page 2, line 9, by striking out the figures "(100,000)" and inserting in lieu thereof the figures "(200,000)".

Amend section 3, page 2, line 11, after the words "shall be" by striking out the words "ten thousand" and inserting in lieu thereof the words "eleven thousand five hundred".

Amend section 3, page 2, line 12, by striking out the figures "(\$10,000)" and inserting in lieu thereof the figures "\$11,500)".

Amend section 3, page 2, line 13, by striking out the words and figures "sixty-five thousand (65,000)", and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

Amend section 3, page 2, line 16, by striking out the figures "(\$8,500)" and inserting in lieu thereof the figures "(\$9,500)".

Insert in line 16 after the figures "(\$9,500)" the following: "in judicial districts of this Commonwealth having a population of less than sixty-five thousand (65,000) the annual salary of each of the judges of Courts of Common Pleas learned in the law shall be eight thousand dollars (\$8,000)".

Amend section 4, page 2, line 22, by striking out the word "twelve" and inserting in lieu thereof the word "eleven".

Amend section 4, page 2, line 24, by striking out the word "twelve" and inserting in lieu thereof the word "eleven".

Amend section 5, page 2, line 26, by adding after the words "state treasurer" the following: "except that the salaries of the judges of the Municipal Court of the County of Philadelphia and the judges of the County Court of the County of Allegheny shall be paid respectively upon warrants drawn by the County Commissioners on the county treasurer of the respective counties as heretofore provided by law".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection- The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1093, entitled:

An Act to amend article thirteen of the act approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight "An act providing for the incorporation regulation and government of cities of the third class regulating

nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" providing for a charge on property for the use of sewers and sewage disposal plants and the collection of such charge

BILL POSTPONED.

On the question,

Will the House agree to the bill on third reading?

Mr. WELTY. Mr. Speaker, in the absence of the sponsor, I move that House Bill No. 1093, file folio No. 3345, be placed on the postponed calendar.

Mr. H. J. SMITH. Mr. Speaker, I second the motion.

The motion was agreed to

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1088, as follows:

An Act providing for the notification of witnesses for the defendant in criminal cases where the accused is held for want of bail and imposing certain duties on the district attorney

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at least four days before any person under indictment for crime and who is detained in jail for want of bail is brought to trial the district attorney shall notify such person in writing of the time of such trial Such notice shall contain the direction that the accused may transmit to the district attorney the names and addresses of any witnesses in his defense including character witnesses whose attendance he may require at the trial for the purpose of having them summoned by the district attorney Such names and addresses may be transmitted to the district attorney by the accused at any time prior to two days before the day set for trial

Section 2 Upon receipt of any such names and addresses the district attorney shall promptly mail notices to all such witnesses to appear at the time and place therein specified for the purpose of testifying in behalf of the defendant

Before proceeding with the trial of any case where the accused is held for want of bail the district attorney must file in open court a certificate that he has complied with the provisions of this act Until such certificate is filed the court shall of its own motion continue the case

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. I will Mr. Speaker.

Mr. ALEXANDER I would like to ask the gentleman to explain the purpose of this bill

Mr. SOWERS. Mr. Speaker and members of the House, the purpose of the bill is to aid a defendant in prison without bail and without counsel. All over the United States there is a sort of a wave to have a kind of public defender. This bill is a step in that direction. A man arrested, charged with a crime, and who has nobody to go his bail in Philadelphia, is sent to prison. He remains there and in the morning about 9:00 o'clock he is informed that he will be tried that day. He has no opportunity to notify witnesses. He has no chance to write to anybody.

He comes up at ten o'clock for trial and the trial is all over before his parents or any of his friends know anything about it. It seems to me that this is an error and it ought to be corrected. The bill seeks to correct that error in this way: it requires the district attorney to notify that defendant in prison at least four days before the time set for trial after telling the defendant in order that he can furnish the district attorney with the names and addresses of his character witnesses or any other witnesses that he desires to produce at the trial. The district attorney is not required to subpoena them, but he is required under this bill to mail a notice to each one of the witnesses that the defendant furnishes him. It seems to me that that is right and proper and that a man so confined ought at least have the opportunity to notify his friends to be present at his trial.

Mr. ALEXANDER. Why not instead of having letters written to the witnesses have the bill provide that the subpoena may be issued by the Commonwealth subpoenaing the

Mr. SOWERS. Mr. Speaker and members of the House, in answer to my friend's question I would say this: I approach this matter timidly. I felt that maybe this House might not want to go that far, and I have really drawn the bill as a step in that direction and have some other Legislature in the future add to it.

Mr. ALEXANDER. I think the gentleman will agree that a letter written to a witness amounts absolutely to nothing.

Mr. SOWERS. Mr. Speaker, I sometimes must disagree with my opponent on the other side. A letter sent to a mother or father by a prisoner in a jail amounts to more than nothing.

Mr. ALEXANDER. But to witnesses who do not want to appear in court, what does it amount to?

Mr. SOWERS. Mr. Speaker, I never found a witness that needed a subpoena and needed to be brought in by force amounted to anything anyway.

Mr. ALEXANDER. Mr. Speaker and members of the House, I will have to differ with the gentleman on the other side also, and in this especially, I think the gentleman if he will think over a few cases he has had, will agree with me. Many men and many women who are employed in the department stores and in other places of employment want a subpoena in order that they may show their employer that they have been subpoenaed in court and they are absolutely satisfied at all times to come and testify but they know if they come simply because a letter has been written them that that won't go with their employers. For that reason I cannot see why this should not be. It is very little more expense, and if it is necessary to have the witnesses subpoenaed a subpoena should issue rather than have only a letter written. Of course, I agree that this is a step in the right direction. I agree with what the gentleman says. Many a time a poor fellow is put in jail and doesn't have a chance to communicate with his parents or even his wife or anyone else, which is especially so in Philadelphia, I understand but not so much so in the country districts. He is brought into court without a chance to prepare his case or anything else. Now, I simply make this suggestion, and I wonder if the gentleman will agree to amend it?

Mr. SOWERS. Mr. Speaker, and members of the House, the thought that Mr. Alexander expresses that he thinks the witnesses ought to be subpoenaed was very carefully considered by the committee. We felt that this bill being more or less an experiment we didn't want to ask too

much at the beginning. To ask for a subpoena and to ask for the service of the subpoena is very right and proper in my judgment, but I didn't want to go that far. I just merely wanted to start it and then let some other Legislature add to it.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Earley, | Lucas, | Rieder, |
| Alexander, | Ede, | Ludlow, | Sarig, |
| Allman, | Edmonds, | Lukehart, | Sautter, |
| Anderson, | Emhardt, | MacMillan, | Schilling, |
| Aston, | Evans, B. P., | Malie, | Schwartz, |
| Bagshaw, | Evans, F. D., | Marcus, | Shaffer, |
| Baldi, | Flinchbaugh, | Marshall, | Shambach, |
| Bartley, | Flynn, | Martz, | Smith, H. J., |
| Behney, | Fratt, | McBride, | Smith, G. A., |
| Bell, F. A. | Frye, | McCaig, | Soffel, |
| Bell, W. T. | Fuller, | McCann, | Sowers, |
| Berkheiser, | Gelnett, | McClure, J. F., | Spencer, |
| Bickett, | Gilchrist, | McCormick, | Stadtlander, |
| Bidelspacher, | Goehring, | McDaniel, | Stark, |
| Blumberg, | Goodnough, | McDermott, | Staudenmeier, |
| Bray, | Greeby, | McKim, | Stavitski, |
| Brewster, | Greenstein, | McLaughlin, | Stock, |
| Bromley, | Griffith, | Metzger, | Storer, |
| Brown, E., | Grimes, | Metzinger, | Talbot, |
| Brown, E. P., | Haas, | Miller, | Thomas, L. D., |
| Burchinal, | Hall, | Miller, C., | Thomas, M. G., |
| Burke, | Hantz, | Miller, H. A., | Toepfer, |
| Canon, | Harer, | Moffatt, | Trescher, |
| Colville, | Hart, | Munley, | Voltz, |
| Conner, | Haws, | Myers, | Washington, |
| Craig, | Heffernan, | Neely, | Weamer, |
| Critchfield, | Himes, | Nicholson, | Welty, |
| Cross, | Holmes, | North, | Wettach, |
| Davis, | Holtzman, | Orr, | Wheeler, |
| DeFrehn, | Horn, | Patterson, B. H., | Whitehouse, |
| Deibler, | Howe, | Patterson, F. W., | Wilson, |
| Dengler, | Hricko, | Patterson, M., | Witherspoon, |
| Derby, | Irvin, | Perry, | Witkin, |
| Diehm, | Jones, | Phillips, | Wood, N., |
| Dietz, | Kelly, | Pitts, | Wood, W. P., |
| Dilsheimer, | Lafferty, | Powell, | Wright, |
| Donnell, | Lauver, | Pryor, | Bluet, |
| Drumbr, | Little, H. A., | Raymond, | Speaker. |
| Duddy, | Lockhart, | Reader, | |
| Eaches, | Lotz, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 696, as follows:

An Act providing for the protection of the public health by regulating the occupation of hairdressers cosmeticians cosmetologists and dermatichologists creating a State Board of Examiners for the licensing of persons to carry on and teach such practices providing rules regulating the proper conduct and sanitation of hairdressing cosmetician cosmetologist and dermatichologist establishments and schools wherein the practice is conducted and providing penalties for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to engage in the occupation of a hairdresser cosmetician cosmetologist or dermatichologist working on the complexion the scalp and the hair of the feminine sex or to conduct a school or college for teaching the practice in any of its branches unless he or she shall have first obtained a certificate of registration and license as provided by this act.

Section 2 Classification For The Purpose of This act The following classifications of practices shall be adopted and understood to define practitioners within the meaning of this act

Class A Any person who engages for compensation in anyone or any combination of the following practices to wit Arranging dressing curling waving cleansing singeing bleaching coloring or similar work upon the hair of any female person by any means shall be construed to be practicing the occupation of a Hair Dresser

Class B Any person who for compensation with hands or mechanical or electrical apparatus or appliances or by use of any cosmetics preparations antiseptics chemicals chemical compounds drugs lotions tonics astringents creams clays steam water heat or light in any one or any combination of the following practices to wit Massaging cleansing stimulating manipulating exercising beautifying or similar work the scalp hair face neck arms bust or upper part of the human body or manicuring the nails or removing of superfluous hair warts moles or other blemishes upon the human body by the use of electricity mechanical appliances depilatories or otherwise about the body of any female person shall be construed to be practicing the occupation or profession of a cosmetician cosmetologist or dermatichologist

Section 3 Students Apprentices Operators Schools Colleges and Shops Defined For the purpose of this act the following definitions shall be adopted and understood to be included within the meaning of this act

(a) A Student or apprentice is a person who is engaged in a course of study in a hairdressing cosmetician cosmetologist or dermatichologist school college or shop and while so studying assists in any of the practices of the classified branches or occupations within this act under the immediate direction and supervision of a registered operator or instructor

(b) An operator or instructor is a person (not a student or apprentice as described in paragraph (a) of section three) who for compensation engages in and follows or teaches any of the practices of the classified occupations or branches named within this act

(c) A school or college of hairdressers cosmeticians cosmetology or dermatichology is any building or part thereof not used for sleeping purposes or residential purposes wherein any of the classified branches or occupations are taught and practiced

(d) A hairdressing cosmetician cosmetologist or dermatichologist shop is any building or part thereof (not used for sleeping or residential purposes) wherein any of the classified occupations are practiced

Section 4 Creation of State Board There is hereby created a departmental administrative board in the Department of Public Instruction to be known as the "State Board of Hairdressers Cosmeticians Cosmetologists and Dermatichologists" consisting of five members one of whom shall be a duly registered and licensed physician and the other four members of the board shall be hairdressers and two cosmeticians cosmetologists or dermatichologists The Governor shall appoint the members of such board by and with the advice and consent of the Senate The four members appointed from the hairdressers cosmeticians cosmetologists and dermatichologists must have at least three years' practical experience in their respective occupations shall be citizens of this State and shall not be members of nor affiliated with any school or college teaching any of the classified occupations nor shall they teach any of the classified occupations named in this act while in office nor shall any two members of said board be graduates of the same school of hairdressers cosmeticians cosmetologists or dermatichologists nor practitioners of the same system or method Each member of said board shall serve a term of four years and until his successor is appointed and qualified except in the case of the first board whose members shall serve one (1) two (2) three (3) and four (4) years respectively two members being appointed for the four year terms and shall take the oath provided for public officers Vacancies shall be filled by the Governor for the unexpired portion of a term

Section 5 Organization of Board The said board shall have a president secretary and treasurer who shall be elected annually from among its members The office of secretary and treasurer may be filled by the same member as said board may determine The president and secretary shall have the power to administer oaths

Section 6 Compensation of Members of Board Each

member of said board shall receive ten (\$10.00) dollars for each day employed in the actual discharge of his or her official duties and his or her necessary expenses so incurred Compensation and other expenses of the board shall be paid out of the funds of the treasury of such board

Section 7 Salary of Secretary Appointment and Compensation of Employees The secretary of the board shall receive an annual salary not to exceed three thousand dollars (\$3,000) to be fixed by the board and his or her necessary expenses actually incurred in the performance of official duties to be paid out of the funds of the treasury of such board The Department of Public Instruction shall appoint and fix compensation of all clerical stenographic and other assistance required for the proper conduct of the work of said board

Section 8 Bond of Treasurer The treasurer of said board shall give a corporate surety bond payable to the Commonwealth in the sum of ten thousand dollars (\$10,000) conditioned for the faithful performance of the duties of his office Such bond shall be deposited with the State Treasurer

Section 9 Meetings of Board The said board shall meet in the Capitol of the State on the second Tuesday in January and July of each year and at such other times and places as the board may direct The majority members of the board shall constitute a quorum for the transaction of business The board shall prescribe rules for its government and have a seal with which to authenticate its acts

Section 10 Records of Board The said board shall keep a record of its proceedings which shall be open to inspection by the public It shall keep a register of applicants for certificates showing the name of the applicant the name and location of his or her occupation and whether the applicant was granted or refused a certificate The books and records of the board shall be prima facie evidence of matters therein contained

Section 11 Registered Schools and Colleges

(a) It shall be competent for any citizen of the United States copartnership or corporation of citizens of the United States to apply to the said board for a certificate of registration as a school or college of any of the practices of the classified occupations within this act upon the payment of a reasonable annual registration fee as determined annually by the said board for each of the classified occupations or any of the practices thereof taught in such school or college

(b) No school or college for hairdressers cosmeticians cosmetologists or dermatichologists within this act shall be granted a certificate of registration unless it shall attach to its staff a regularly licensed physician and employ and maintain a sufficient number of competent instructors registered as such who shall hold an operator's license issued as provided in this act and shall require a course of training for its students of not less than two hundred and fifty (250) hours for each of the two classified occupations as defined within this act to include both practical demonstrations written and oral tests and practical instructions in sanitation sterilization and the use of antiseptics a course of studies in elementary anatomy (pertaining to head neck arms and hands) elementary physiology hygiene bacteriology chemistry and physics consistent with the practical and theoretical requirements as applicable to the classified occupations as provided by this act

(c) No school or college as provided in this act shall operate within this State unless a proper certificate of registration under this act has first been obtained

Section 12 Apprentices in Shops It shall be competent for any hairdresser cosmetician cosmetologist or dermatichologist who is a shop owner after first receiving an instructor's certificate of registration to instruct not more than one (1) apprentice to three (3) operators and not more than four (4) apprentices to any one shop and in their regular course of business and provided they do not hold themselves out as a school

Section 13 Application for Examination Each person who desires to practice any of the occupations designated within the meaning of this act shall file with the secretary of the said board a written application under oath on a form prescribed and supplied by said board and shall submit satisfactory proof of the required age educational qualifications and of good moral character and shall deposit with the secretary the required fee

Section 14 Requisites for Admission to Examination and Registration Certain practices Prohibited The board shall determine the sufficiency of the preliminary qualifications:

of applicants for admission to examinations and registration. The following preliminary qualifications shall be sufficient:

Operators and instructors may be registered in any of the practices of the classifications under this act upon the payment of the examination fee of ten dollars (\$10.00) for each of the classifications or any one or any combination of the practices of the classifications as application is therefor made providing they are of good moral character and have an education equivalent to the completion of the eighth grade of grammar school and shall have served the required time as determined by the board for any one or combination of the practices but not less than six (6) months for each of the classifications under the supervision of a registered operator or instructor in a shop having a certificate issued or shall have had the required training in a registered school or college but not less than two hundred and fifty (250) hours for each of the two classifications as defined in this act and shall have passed an examination to the satisfaction of the board as provided in this act. Provided however That on and after two years after the passage of this act the educational qualifications required of applicants shall be equivalent to the completion of the first year of high school. Instructors duly registered under any medical practice act or under any act for the licensing of persons to practice the healing art need not be holders of operators' certificates as provided for under this act.

All persons who are registered and licensed to practice derma trichology cosmetology or as cosmeticians whether or not under class A or B or both shall confine their practice to the surface of the human body and it shall not be lawful for any registered or licensed person in the meaning of this act to treat pathological conditions such as is construed under the medical practice act nor the practice or minor surgery or major surgery nor the treatment of an pathological condition of the human body by the use of mechanical or electrical appliances nor by the administering of drugs nor by the aid of light heat cold air or any preparation whatsoever when such conditions are pathological.

Section 15 Examination The examination of applicants for certificates to practice under this act shall be conducted under rules prescribed by the said board and shall include both practical demonstrations and written or oral tests and shall not be confined to any specific system or method and such examinations shall be consistent with the practical and theoretical requirements of the classified occupation or occupations as provided by this act.

Section 16 Certificates If an applicant for a certificate to practice as an operator or instructor passes such examination in any or any combination of the practices of either or all of the classifications within this act to the satisfaction of said board and has paid the fee required the Department of Public Instruction shall issue a certificate to that effect signed by the president and secretary of the board and attested by its seal. Such certificate shall be conspicuously displayed in his or her principal office place of business or employment.

Section 17 When Board May Dispense with Examinations The board may dispense with examinations of applicants as provided in this act provided that such applicant has complied with the requirement of the law of another state territory the District of Columbia or foreign country state or province where the requirements of registration are substantially equivalent to the requirements then in force in this State.

Section 18 Exemptions All persons who have been engaged for a period of one year in the continuous practice of any of the practices of the classified occupations named in this act prior to the passage of this act or have been engaged for a period of one year in teaching any of the branches of study of the classified occupations enumerated herein prior to the passage of this act shall be entitled to an operator's certificate to practice or to an instructor's certificate to teach in a duly registered school or college without an examination or any person who prior to the passage of this act was studying any of the classified occupations shall be credited with the time or hours spent in the study of the classified occupations provided that application for such certificate or credit is filed within six months after this act becomes effective and upon payment of the fees as provided herein.

Section 19 Powers and Duties of the Board (a) The said board created by this act shall have power to revoke and suspend certificates provided for in this act upon proof

of violation of the rules and regulations established by the said board governing the classified practices under this act.

(b) The board shall refuse to grant a certificate to a person guilty of fraud in passing the examination or at any time guilty of felony or gross immorality grossly unprofessional or dishonest conduct or to one addicted to liquor or the drug habit to such a degree as to render him or her unfit to practice in any of the occupations classified under this act or to one who advises by means of false or deceptive statements knowing the same to be false or deceptive or for the failure to display the certificates as provided in this act.

(c) The said board shall have the power to hold hearings and require the attendance of witnesses and the production of such books records and papers as it may desire at any matter which the board has authority to investigate and for that purpose it may require the secretary of the board to issue a subpoena for any witness or a subpoena duces tecum to compel the production of any books records or papers directed to the sheriff of the county where such witness resides or is found which shall be served and returned in the same manner as a subpoena in a criminal case is served and returned. The fees and mileage of the sheriff and witnesses shall be the same as that allowed in the common pleas court in criminal cases. Fees and mileage shall be paid from the fund in the treasury of the board in the same manner as other expenses of the said board are paid.

Section 20 Sanitary Rules and Regulations The said board shall prescribe such sanitary rules as it may deem necessary with particular reference to the precautions necessary to prevent the creating and spreading of infectious and contagious diseases.

Section 21 Appeal from Actions of the Board An appeal may be taken from the actions of the said board refusing to grant or suspending or revoking a certificate for the causes mentioned in this act to the common pleas court of the county in which the person who has been refused a certificate or whose certificate has been suspended or revoked resides. The judgment of the common pleas court shall be final.

Section 22 Use of Fees Collected by Board The fees for examination and certificate as provided in this act shall be paid in advance to the treasurer of the board and shall be used under the direction of the board for the payment of administering and enforcing this act. On failure to pass an examination the fees shall not be returned to the applicant but within one year after such failure he or she may present himself or herself and be again examined without the payment of an additional fee.

Section 23 To Whom Provisions of this act shall not Apply Nothing in this act shall prohibit service in case of emergency or domestic administration without compensations nor services by persons authorized under the laws of this State to practice medicine surgery osteopathy drugless therapy dentistry or chiropody nor services by barbers lawfully carrying on their particular profession or business under any valid existing act of this State regulatory thereof.

Section 24 Display of Certificates Every holder of a certificate granted by the said board as provided in this act shall display it in a conspicuous place in his or her principal place of business or employment.

Section 25 Renewal of Certificates Every holder of a certificate issued by the board as provided in this act who continues in active practice of occupations or teaching of branches shall annually on or before the first day of December renew his or her certificate and pay the renewal fee. A certificate which has not been renewed during the month of November in any year shall expire on the thirty-first day of December in that year. The holder of the expired certificate may have the certificate renewed upon the payment of the required renewal fee and satisfactory proof of his or her qualifications to resume practice occupation or teaching.

Section 26 Duration of Certificates Renewal Fees No certificate shall be issued for a period longer than one year. All certificates shall expire on the thirty-first day of December next succeeding unless renewed for the next year as herein provided and upon the payment of the following fees for renewals: For renewal of certificate for operator five dollars (\$5.00) renewal of certificate for instructor five dollars (\$5.00) renewal of certificates for visiting residential operators twenty-five dollars (\$25.00).

Section 27 Penalties Any person who shall practice any

of the occupations teach maintain a school or act in any capacity wherein a certificate is required without a certificate as provided for in this act shall open conviction thereof before magistrate alderman or justice of the peace be sentenced to pay a fine not exceeding one hundred dollars (\$100.00) and in default of the payment of such fine and costs be sentenced to undergo an imprisonment for a period not exceeding ninety (90) days All fines and penalties shall be paid into the treasury of the board within ten (10) days after payment thereof and shall inure to the benefit of said board

Section 28 The word "board" as used in this act shall mean the board of hairdressers cosmeticians cosmetologists and dermatichologists as created by this act

Section 29 This act shall take effect the first day of January one thousand nine hundred and twenty-seven but the board shall have power prior to said date to preform any and all acts to hold examinations and to issue certificates of registration and to perform any other duties necessary to fully carry into effect this act on said date

Section 30 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

| | | | |
|---------------|--------------|-----------------|----------------|
| Adam, | Flinchbaugh, | MacMillan, | Royle, |
| Alexander, | Fockler, | Mangan, | Sarig, |
| Allman, | Fratt, | Marcus, | Schilling, |
| Anderson, | Frye, | Marshall, | Schoener, |
| Armstrong, | Fuller, | Martz, | Schwartz, |
| Aston, | Gelnett, | Mathay, | Scott, |
| Bagshaw, | Gilchrist, | McBride, | Shaffer, |
| Bartley, | Goehring, | McCaig, | Sheffer, |
| Behney, | Goodnough, | McCann, | Smith, G. A., |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Greeby, | McClure, J. H., | Soffel, |
| Bentley, | Greenstein, | McCormick, | Sowers, |
| Berkheiser, | Griffith, | McDaniel, | Speer, |
| Bidelspacher, | Grimes, | McDermott, | Spencer, |
| Blair, | Guerin, | McKim, | Stadtlander, |
| Bray, | Haas, | McLaughlin, | Stark, |
| Brewster, | Haines, | Memolo, | Staudenmeler, |
| Bromley, | Hall, | Metzger, | Stavitski, |
| Brown, E., | Hantz, | Millar, | Sterling, |
| Brown, E. P., | Harding, | Miller, H. A., | Storer, |
| Brown, T. J., | Hart, | Miller, C., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |

| | | | |
|---------------|----------------|------------------|----------------|
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Canon, | Henderson, | Muldowney, | Towner, |
| Colville, | Hess, | Munley, | Trescher, |
| Conner, | Holtzman, | Myers, | Turner, |
| Critchfield, | Hoover, | Neely, | Voltz, |
| Cross, | Horn, | Nicholson, | Washington, |
| Davies, | Howe, | Nolte, | Watson, |
| Davis, | Hricko, | North, | Weamer, |
| Deibler, | Irvin, | Orr, | Wells, |
| Dengler, | Jones, | Parkinson, | Welty, |
| Derby, | Kelly, | Patterson, B.H., | Wettach, |
| Diehm, | Labar, | Patterson, M., | Wheeler, |
| Dietz, | Lafferty, | Peelor, | Williams, |
| Dilshelmer, | Lauver, | Pennock, | Wilson, |
| Donnell, | Leidich, | Perry, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Phillips, | Witkin, |
| Drumbor, | Lockhart, | Pitts, | Wood, N., |
| Duddy, | Long, | Powell, | Wood, W. P., |
| Eaches, | Lotz, | Prosser, | Wright, |
| Earley, | Lucas, | Pryor, | Bluett |
| Edmonds, | Ludlow, | Raymond, | Speaker. |
| Evans, B. P., | Lukehart, | Reader, | |
| Evans, F. D., | Lynch, | Rhodes, | |

NAYS—1.

Strayer.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair desires to announce that tomorrow is the last day for the introduction of bills according to the resolution adopted by the House some time ago. It does not appear now that we will be in session to-morrow so the Chair desires to announce that any bills may be introduced to-morrow by filing them with the Chief Clerk or in the Office of the Speaker, thus carrying out our resolution.

ADJOURNMENT.

Mr. SOWERS. Mr. Speaker, I move that this House do now adjourn until Monday evening, March 30th, at 9:00 o'clock.

The motion was agreed to and at 10:32 P.M., the House adjourned until Monday March 30th, at 9:00 o'clock P. M.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., MONDAY, MARCH 30, 1925.

No. 30.

SENATE.

MONDAY, MARCH 30th, 1925.

The Senate met at 9:00 o'clock P. M.

The PRESIDENT (Lieutenant-Governor David J. Davis) in the Chair.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

Almighty God: At the beginning of another week of legislative work, we come to Thee to ask Thy blessing to rest upon these Senators. How often they have been prayed for, not only within these walls but in a multitude of places. From hundreds of pulpits and from thousands of homes, prayer has gone up unto Thee that our Lawmakers, both in the Senate and in the House, might be guided and strengthened in the performance of their duties. We have faith in Thee and we believe Thou dost hear us when we pray. Thou knowest how many important matters are coming before this body. May the legislative action be wise and right, that honor may come to Thy name and blessing to the great State in which we live.

On this anniversary day we pause for a moment to ask Thy divine blessing to rest upon our genial and efficient Secretary. We thank Thee that he has been spared to his multitude of friends for these 51 years; and grant that these may be but the glad prophecy of the happy and prosperous days that shall come to him in the years to follow. All these blessings we ask in the Redeemer's Name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mrs. VARE, the further reading was dispensed with, and the Journal was approved.

The PRESIDENT. At this time I want to digress just a moment from the usual procedure to offer our genial Secretary, on behalf of the Senate, its officers and its employees, our hearty congratulations. The Secretary by his uniform courtesy and fair treatment has endeared himself to every member of the Senate and I know I express the hope of every Senator when I wish for him a long life of health, happiness and prosperity.

QUESTION OF PERSONAL PRIVILEGE.

Mr. FREEMAN. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Lebanon, Mr. Freeman, will state his question of personal privilege.

Mr. FREEMAN. Mr. President, as the Chair and the Chaplain have so aptly stated, this is the birthday of our Secretary, the Honorable W. Harry Baker, a man active at all times and at all times on the job; a man beloved, esteemed, admired and respected, not only by members of the

Senate, but also by all of its employees. Mr. President, some of the employees of the Senate Transcribing Room have for some time been aware of this date. It is their desire now to take action appropriate to the occasion and they have been debating just what form that action should take. They would not give him flowers because they know that in a day or so those flowers would fade and only a pleasant memory would remain. And so they have all joined together to give to him some permanent, some lasting token of their affection and esteem. Mr. President, therefore, acting upon the request of the Transcribing Room employees, and acting on their behalf, it is my pleasant privilege to present to Mr. Baker their gift for this occasion.

Mr. BAKER. Mr. President, Senator Freeman and Members of the Senate, my friends in the Transcribing Department: I thought my birthday would go by this year unnoticed and unsung, but it seems it has been quite well advertised. I do not seem any older than I felt when I entered this chamber in 1889. True, I have taken on some years, since that time, but they have all been years of pleasure. I know no person who enjoys the association of persons here more than I do, and I want to say to all of you that I prize your friendship and I sincerely hope that nothing in the future will ever occur that will mar the good fellowship that has existed between all of you gentlemen, my good friends, and myself. I thank you again.

PETITION.

PROTESTING AGAINST THE PASSAGE OF HOUSE BILL NO. 765.

Mrs. VARE presented petition of Philadelphia Board of Trade, protesting against the passage of House Bill No. 765. Which was referred to the Committee on Finance.

LEAVES OF ABSENCE.

Mr. SNYDER asked and obtained leave of absence for the Senator from Venango, Mr. Phipps, on account of illness in his family.

Mr. STEELE asked and obtained leave of absence for the Senator from Franklin, Mr. Bonbrake, on account of illness.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 532, (Senate Bill No. 1095), entitled:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

Which was committed to the Committee on Finance.

House Bill No. 1115, (Senate Bill No. 1096), entitled:

An Act to further the privileges now enjoyed by social service centers charitable organizations private schools colleges universities Y. M. C. A. and Y. W. C. A. branches as well as other educational and character building organizations by permitting them to encourage thrift among their frequenters students or members by accepting temporarily from them for safe keeping money that they may be induced to save for future needs

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 978, (Senate Bill No. 1097), entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section

Which was committed to the Committee on Public Health Affairs.

House Bill No. 1029, (Senate Bill No. 1098), entitled:

An Act to amend section twenty-three of the act approved the first day of June one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty) entitled "An further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" by clarifying the provisions thereof with respect to municipally owned and operated public utilities

Which was committed to the Committee on Finance.

House Bill No. 1139, (Senate Bill No. 1099), entitled:

An Act to amend section three hundred and four section three hundred and ten and section six hundred and one of an act approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and ninety-eight) entitled "An act for the prevention and treatment of mental diseases mental defect epilepsy and inebriety regulating the admission and commitment of mental patients to hospitals for mental diseases and institutions for mental defectives and epileptics governing the transfer discharge interstate rendition and deportation of mental patients providing for the payment by individuals counties or the Commonwealth of the cost of the admission care and discharge of mental patients and imposing penalties"

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 267, (Senate Bill No. 1100), entitled:

An Act authorizing corporations to issue stock to employees of the corporation and of its subsidiaries at par value or at a price in excess of par value

Which was committed to the Committee on Corporations.

House Bill No. 438, (Senate Bill No. 1101), entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 544, (Senate Bill No. 1102), entitled:

An Act to amend section thirty-two of the act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" and providing for the taxation of privately owned improvements erected on public lands

Which was committed to the Committee on Finance.

House Bill No. 674, (Senate Bill No. 1103), entitled:

An act to amend sections three four and five as amended and section eleven of the act approved the thirtieth day of

March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 696, (Senate Bill No. 1104), entitled:

An Act providing for the protection of the public health by regulating the occupation of hairdressers cosmeticians cosmetologists and dermatichologists creating a State Board of Examiners for the licensing of persons to carry on and to teach such practices providing rules regulating the proper conduct and sanitation of hairdressing cosmetician cosmetologist and dermatichologist establishments and schools wherein the practice is conducted prohibiting the use of dangerous hair dyes hair tonics and cosmetics and providing penalties for violation thereof

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 825, (Senate Bill No. 1105), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipal or incorporated districts within this Commonwealth under the method or procedure specified by the provisions of an act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Which was committed to the Committee on Judiciary General.

House Bill No. 890, (Senate Bill No. 1106), entitled:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 893, (Senate Bill No. 1107), entitled:

An Act to amend sections one two three and four of an act approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools"

Which was committed to the Committee on Education.

House Bill No. 1079, (Senate Bill No. 1108), entitled:

An Act to further amend sections one and two and to amend section eleven of article one chapter nine of an act approved the fourteenth day of May one thousand nine hun-

dred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing two or more boroughs to act jointly in the acquisition improvement maintenance and control of public parks playgrounds swimming pools and gymnasiums

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1088, (Senate Bill No. 1109), entitled:

An Act providing for the notification of witnesses for the defendant in criminal cases where the accused is held for want of bail and imposing certain duties on the district attorney

Which was committed to the Committee on Judiciary General.

House Bill No. 1114, (Senate Bill No. 1110), entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Which was committed to the Committee on Education.

House Bill No. 1122, (Senate Bill No. 1111), entitled:

An Act authorizing any married person whose spouse is a lunatic or habitual drunkard or insane or feeble-minded or epileptic or so mentally defective that he or she is unable to take care of his or her property and in consequence thereof liable to dissipate or lose the same and become the victim of designing persons to sell mortgage lease for years and convey upon ground rent under the direction of the court real estate held in their own right

Which was committed to the Committee on Judiciary General

House Bill No. 1124, (Senate Bill No. 1112), entitled:

An Act providing for the sale of certain armories and the use of the money derived therefrom in the acquisition of property and building of other armories

Which was committed to the Committee on Military Affairs.

House Bill No. 1129, (Senate Bill No. 1113), entitled:

An Act to amend chapter five article one section two of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to erect establish and maintain market houses and market places and to regulate the same

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1141, (Senate Bill No. 1114), entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred and fifty millions of dollars for the improvement of the highways of the Commonwealth

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 1147, (Senate Bill No. 1115), entitled:

An Act conferring upon cities of the second class the power to authorize the construction maintenance and use of overhead passageways across and of underground passageways beneath public highways by the owners or lessees of the abutting properties and ratifying and approving existing ordinances authorizing such underground and overhead passageways in said cities

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1228, (Senate Bill No. 1116), entitled:

An Act giving the assent of the Commonwealth to the Act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes" and providing for the appointment of an officer to receive appropriations made under said act

Which was committed to the Committee on Agriculture.

House Bill No. 1234, (Senate Bill No. 1117), entitled:

A Supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" establishing and regulating a Department of City Transit defining the powers and duties and jurisdiction of the Department and providing for its officers and employees

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1263, (Senate Bill No. 1118), entitled:

An Act to amend subdivision fifteen of section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1271, (Senate Bill No. 1119), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general purposes

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1276, (Senate Bill No. 1120), entitled:

An Act authorizing district attorneys in counties of the sixth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1344, (Senate Bill No. 1121), entitled:

An Act authorizing the Board of Trustees of Harrisburg State Hospital and the Department of Property and Supplies to agree with municipalities upon the terms and conditions and the amount of compensation for which lands and property of the Commonwealth may be taken for municipal purposes and to receive such compensation and to release the municipality and to grant to the municipality or municipalities the right to open lay out and maintain a street highway or parkway through the lands under their supervision

Which was committed to the Committee on Judiciary Special.

House Bill No. 1365, (Senate Bill No. 1122), entitled:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard

Which was committed to the Committee on Military Affairs.

House Bill No. 1396, (Senate Bill No. 1123), entitled:

An Act authorizing counties cities boroughs towns and townships to appropriate money and to borrow money for use by the Commonwealth in the construction and completion of any project or improvement authorized by law for the conservation of water and control of floods and providing for the expenditure and repayment of such moneys by the Commonwealth

Which was committed to the Committee on Judiciary Special.

House Bill No. 1401, (Senate Bill No. 1124), entitled:

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines

Which was committed to the Committee on Appropriations.

SENATE BILL No. 230, RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 230, entitled:

An Act to ratify and adopt a compact negotiated by Commissioners designated by the Governor under a law of the Commonwealth of Pennsylvania with Commissioners duly authorized thereto by the States of New York and New Jersey, for the regularization of the flow of the Delaware River the conservation of the water resources of the Delaware Basin the apportionment thereof among the said States for domestic and municipal supply and the utilization thereof for power and other beneficial uses

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. BUCKMAN. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend Article 2, page 7, line 2, by striking out the word "purpose" and inserting in lieu thereof the word "purposes"; also Article 3, page 7, line 20, by striking out "importance" and inserting in lieu thereof the word "importance"; also Article 7, page 14, line 1, by striking out the word "five" and inserting in lieu thereof the Roman figure "V"; also by striking out "article six" and inserting in lieu thereof "Article VI"; also line 7, by striking out the word "six" and inserting "VI"; also Article 8, page 15, line 9, by striking out "ten" and inserting in lieu thereof "X".

On the question,

Will the Senate concur in the amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Krause, | Quigley, |
| Baldwin, | Einstein, | Kunkle, | Salus, |
| Barr, | Eyre, | Kutz, | Schantz, |
| Baumer, | Freeman, | Lanier, | Snyder, |
| Betts, | Gelder, | Leslie, | Sones, |
| Brown, | Griswold, | MacDade, | Sprowls, |
| Buckman, | Harris, | Mansfield, | Steele, |
| Culbertson, | Homsher, | Miller, | Stites, |
| Daix, | Heaton, | Norton, | Vare, |
| Davis, | Huffman, | Painter, | Weingartner, |
| Derrick, | Joyce, | Patton, | Woodward, |
| DeWitt, | | | |

YEAS—0.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE INSISTS UPON ITS AMENDMENTS TO SENATE BILL No. 7.

He also presented communication from the House of Representatives, informing the Senate that the House insists upon its amendments non-concurred in by the Senate to Senate Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

and has appointed Messrs. McCaig, Mathay and Alexander, as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

APPOINTMENT OF CONFERENCE COMMITTEE

Mr. SCHANTZ. Mr. President, I move that a Committee of Conference be appointed to confer with a Committee of the House of Representatives (already appointed) to consider the differences existing between the two houses in relation to said bill.

Mr. LESLIE. Mr. President, I second the motion. The motion was agreed to.

Ordered, That Messrs. Schantz, Patton and Kutz be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN RESOLUTION RELATIVE TO FILING OF BILLS.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate March 10, 1925.

WHEREAS, On January 27, 1925, a resolution was adopted concurrently by the Senate and House of Representatives, designated as resolution number 6, authorizing the appointment of a Committee for the purpose of studying the prevailing method of filing the Bills, Calendars, Histories and Journals on the desks of the members of the General Assembly, with the purpose of simplifying said method; and

WHEREAS, Said Committee was appointed, has made the study as required, and has worked out a simplified system for said filing; therefore be it

RESOLVED, If the House of Representatives concur, that the Chief Clerks of the Senate and House of Representatives be and are hereby authorized and instructed to install at succeeding Sessions of the General Assembly the following filing system:

1. On the desk of each Senator, Representative and officers of the General Assembly there shall be three binders as follows:

(a) One snap ring binder containing the Calendars and all Bills listed on the daily Calendar filed in the same order as they are listed on said Calendar and classified by index cards as follows:

- Bills postponed.
- Bills on final passage.
- Bills on third reading.
- Bills on second reading.
- Bills on first reading.

(b) One suitable binder in which there shall be filed a copy of the weekly History of both Senate and House Bills.

(c) One suitable binder in which there shall be filed the Legislative Journal.

2. Reference tables shall be installed in convenient places in both the Senate Chamber and House of Representatives or in adjoining rooms, and on each of said tables there shall be kept complete files of all Senate and House Bills filed serially according to printer's numbers.

Be it further

RESOLVED. That the Chief Clerks of the Senate and House of Representatives be and are hereby authorized to make requisition on the Department of Property and Supplies for the binders, tables and any other material necessary to put such system into operation.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 340.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 340, entitled:

An Act to amend paragraph two section nine article four paragraph three section fourteen article four and sections one and three of article ten of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 342.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 342, entitled:

An Act to amend section five of article two of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven fifty-six) entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania and for the protection and preservation of property connected therewith"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 378.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 378, entitled:

An Act to amend sections three five and nine of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphle Laws two hundred and twenty-four) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" making it unnecessary for the Secretary of Agriculture to hear persons whose samples of insecticides and fungicides have been found to be adulterated or misbranded requiring persons manufacturing or importing insecticides or fungicides into this State to register the same with the Secretary of Agriculture making it un-

lawful to sell any insecticides or fungicides not registered and fixing a minimum fine for the violation of this act

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 750.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 750, entitled:

An Act making an appropriation to the Department of Welfare to pay for the treatment of the indigent sick or injured in Medical and Surgical Hospitals now owned by the Commonwealth nor to which direct appropriations have been made for such purposes for the two years ending the thirty-first day of May one thousand nine hundred twenty-seven

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL No. 1061.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1061, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Training School

SENATE BILL NO. 91, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 91, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended to include appropriations to aid in defraying expenses of Armistice Day

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. MANSFIELD. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. HARRIS. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend title, line 11, by striking out "Amercian" and inserting in lieu thereof the word "American"; also page 2, line 2, by striking out "Armistrice" and inserting in lieu thereof the word "Armistice."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Krause, | Quigley, |
| Baldwin, | Einstein, | Kunkle, | Salus, |
| Barr, | Eyre, | Kutz, | Schantz, |
| Baumer, | Freeman, | Lanius, | Snyder, |
| Betts, | Gelder, | Leslie, | Sones, |
| Brown, | Griswold, | MacDade, | Sprowls, |
| Buckman, | Harris, | Mansfield, | Steele, |
| Culbertson, | Heaton, | Miller, | Stites, |
| Daix, | Homsher, | Norton, | Vare, |
| Davis, | Huffman, | Painter, | Weingartner, |
| Derrick, | Joyce, | Patton, | Woodward, |
| DeWitt, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 400 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 400, entitled:

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. BUCKMAN. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 16, by adding thereto the following: "And Provided further That all fees collected under this Act shall be paid into the State Treasury as part of the general fund"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Krause, | Quigley, |
| Baldwin, | Einstein, | Kunkle, | Salus, |
| Barr, | Eyre, | Kutz, | Schantz, |
| Baumer, | Freeman, | Lanius, | Snyder, |
| Betts, | Gelder, | Leslie, | Sones, |
| Brown, | Griswold, | MacDade, | Sprowls, |
| Buckman, | Harris, | Mansfield, | Steele, |
| Culbertson, | Heaton, | Miller, | Stites, |
| Daix, | Homsher, | Norton, | Vare, |
| Davis, | Huffman, | Painter, | Weingartner, |
| Derrick, | Joyce, | Patton, | Woodward, |
| DeWitt, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 451 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 451, entitled:

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. EARNEST. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 2, line 25, by striking out the word "service" and inserting in lieu thereof the word "section"; also page 3, line 1, by striking out the word "bonds" and inserting in lieu thereof the word "bond"; also by striking out the word "mortgages" and inserting in lieu thereof the word "mortgage."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Krause, | Quigley, |
| Baldwin, | Einstein, | Kunkle, | Salus, |
| Barr, | Eyre, | Kutz, | Schantz, |
| Baumer, | Freeman, | Lanius, | Snyder, |
| Betts, | Gelder, | Leslie, | Sones, |
| Brown, | Griswold, | MacDade, | Sprowls, |
| Buckman, | Harris, | Mansfield, | Steele, |
| Culbertson, | Heaton, | Miller, | Stites, |
| Daix, | Homsher, | Norton, | Vare, |
| Davis, | Huffman, | Patton, | Weingartner, |
| Derrick, | Joyce, | Painter, | Woodward, |
| DeWitt, | | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL No. 467.

He also returned to the Senate, Senate Bill No. 467, entitled:

An Act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (P. L. 746) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same" by providing for the heating by means of mechanical warm air

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 481.

He also returned to the Senate, Senate Bill No. 481, entitled:

An Act making an appropriation to Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 106.

He also returned to the Senate, Senate Bill No. 106, entitled:

An Act providing for the appropriation of moneys by counties toward the expenses of installing ornamental illumination upon streets in the county seat on which county buildings abut

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 310.

He also returned to the Senate, Senate Bill No. 310, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 351.

He also returned to the Senate, Senate Bill No. 351, entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 358.

He also returned to the Senate, Senate Bill No. 358, entitled:

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 378.

He also returned to the Senate, Senate Bill No. 378, entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 408.

He also returned to the Senate, Senate Bill No. 408, entitled:

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employees of the Department of Public Instruction and of the Legislature

with information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL No. 409.

He also returned to the Senate, Senate Bill No. 409, entitled:

An Act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by changing the time during which a State employee shall have the option of membership in the retirement association

With the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 410.

He also returned to the Senate, Senate Bill No. 410, entitled:

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of State annuities thereunder.

With the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 444.

He also returned to the Senate, Senate Bill No. 444, entitled:

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

With the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL No. 459.

He also returned to the Senate, Senate Bill No. 459, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

With the information that the House has passed the same without amendments.

COMMUNICATION FROM THE GOVERNOR.

The Secretary of the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 313, 314, 442, 15, 46, 236, 311, 312, AND 39.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 313, entitled "An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-six) entitled 'An act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth' extending the provisions of the act to pupils in institutions or schools for the deaf as well as for the blind and authorizing the Department of Public Instruction to determine the number of years during which such pupils may be educated in whole or in part at State expense."

Senate Bill No. 314, entitled "An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'", by providing for the education of deaf blind or crippled children.

Senate Bill No. 442, entitled "An Act to further amend paragraph nineteen of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' by including payments on account of special classes."

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 15, entitled "An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels restaurants lunch rooms fountains and dining cars and providing penalties".

Senate Bill No. 46, entitled "An Act making an appropriation to the Auditor General to pay the balance of the claim of the architect employed by the Commission to erect an institution for inebriates under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred six) entitled, 'An act to provide for the selection of a site and the erection of a state institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor' said claim having been adjusted and approved by the Auditor General State Treasurer and Attorney General and to pay the personal expenses of the members of the Commission".

Senate Bill No. 236, entitled "An Act authorizing the Department of Forests and Waters to accept gifts donations or contributions under certain circumstances and providing for the use of such gifts".

Senate Bill No. 311, entitled "An Act to amend section one thousand four hundred thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled, 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended making further provision for the special education of certain children incapable of receiving proper education in the regular classes of public schools"

Senate Bill No. 312, entitled "An Act to amend section one thousand four hundred and forty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' making provision for assistance to blind and to deaf students in certain schools and institutions".

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 39, entitled "An Act to provide for an additional system for the collection of State and county taxes in cities of the third class."

GIFFORD PINCHOT.

NOMINATIONS BY THE GOVERNOR.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Albert T. Hall, College Hill, Pa., to be Justice of the Peace in and for the Borough of College Hill, Beaver County.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John H. Harris, Taylor, Pa., to be Justice of the Peace, in and for the Borough of Taylor, Lackawanna County.

GIFFORD PINCHOT.

JUSTICE OF THE PEACE AND COMMISSIONERS OF DEEDS.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor to nominate for the advice and consent of the Senate the following:

Lynn W. Shipman, of Corydon, to be Justice of the Peace in and for the Township of Corydon, Warren County.

J. Otto Rhome, of Asbury Park, N. J., to be Commissioner of Deeds for the State of Pennsylvania with residence in New Jersey.

GIFFORD PINCHOT.

MEMBER OF COMMISSION TO STUDY SUBJECT OF CONSOLIDATION OF THE VARIOUS MUNICIPALITIES IN ALLEGHENY COUNTY.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 23, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John J. Jackson, East Pittsburgh, Pa., to be member of the Commission to study the Subject of Consolidation of the Various Municipalities in Allegheny County.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor to nominate for the advice and consent of the Senate, Anthony M. Ruffu, Jr., of Atlantic City, N. J., to be Commissioner of Deeds for the State of Pennsylvania with residence in New Jersey.

GIFFORD PINCHOT.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of expiration:

ALLEGHENY COUNTY.

Raymond J. Leahy, 348 Oakland Ave., Pittsburgh, April 1, 1925.

LACKAWANNA COUNTY.

Miss Phebe B. Gealy, Scranton, April 4, 1925.

LANCASTER COUNTY.

G. S. Royer, Ephrata, April 13, 1925.

LEBANON COUNTY.

John R. Lentz, Jonestown, April 12, 1925.

LUZERNE COUNTY.

George J. Kulp, Truckville, April 13, 1925.

McKEAN COUNTY.

M. J. Burns, Bradford, April 6, 1925.

MERCER COUNTY.

Anthony T. Pascone, Farrell, April 1, 1925.

MONTGOMERY COUNTY.

Mrs. Sarah M. Keinard, Norristown, April 13, 1925.

PHILADELPHIA COUNTY.

Joseph G. Patterson, Jr., 1321 Poplar St., Phila., April 13, 1925.

SCHUYLKILL COUNTY.

Frank A. Leinheiser, Pottsville, April 7, 1925.

YORK COUNTY.

Miss Margie E. Craumer, Hanover, April 13, 1925.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation:

ADAMS COUNTY.

John W. Herwitt, Gettysburg.

ALLEGHENY COUNTY.

Robert M. Baglin, 112 Earlham St., Pittsburgh.

J. H. Beckfield, 722 E. Diamond St., Pittsburgh.

Mrs. Ella L. Braszo, Homestead.

Miss M. H. Buckley, 518 S. Main St., Pittsburgh.

Miss N. N. Gaertner, 1336 Liverpool St., N. S. Pittsburgh.

David A. Hardie, 5449 Wilkins Ave., Pittsburgh.

Karl S. Honning, 1231 Wightman St., Pittsburgh.

R. W. Junker, McKeesport.

Morris Levy, 431 Atwood St., Pittsburgh.

William G. McQuiston, 7235 Penn Ave., Pittsburgh.

C. H. Roth, William Penn Hotel, Pittsburgh.

Mrs. L. E. Schinneller, 1140 Tennessee Ave., Pittsburgh.

Miss Margaret L. Schrier, 4824 Chatsworth Ave., Pittsburgh.

Russell Seitz, Etna.

ARMSTRONG COUNTY.

Miss Ethel F. Coulter, Apollo.

BEAVER COUNTY.

Harry Troyanowski, Beaver Falls.

BLAIR COUNTY.

J. Foster Meck, Altoona.

BUCKS COUNTY.

John E. Healey, Bristol.

CARBON COUNTY.

William H. Schlick, Lansford.

CHESTER COUNTY.

John W. Kenney, West Chester.

CRAWFORD COUNTY.

J. P. Eckels, Conneautville.

Miss Elvera E. Schreck, Meadville.

ERIE COUNTY.

Miss Augusta M. Mertens, Erie.

FRANKLIN COUNTY.

Miss Edna Snider, Chambersburg.

GREENE COUNTY.

Charles Phillips, Brave.

HUNTINGDON COUNTY.

J. J. Piper, Orbisonia.

LACKAWANNA COUNTY.

F. M. Clemens, Dunmore.

LAWRENCE COUNTY.

W. H. Montgomery, New Castle.

LEHIGH COUNTY.

Robert G. Kleckner, Allentown.
Miss Helen R. Oberly, Allentown.

LUZERNE COUNTY.

Miss Regina M. Kemmey, Pittston.
F. H. Waechter, West Hazleton.

MERCER COUNTY.

Ernest T. Chapman, Sharpsville.
Mrs. Wilda F. Gould, Grove City.
H. P. Lurie, Farrell.

NORTHAMPTON COUNTY.

Miss C. F. Michael, Nazareth.

PHILADELPHIA COUNTY.

John W. Kane, 405 Sanger St., Philadelphia.
Harry G. Malloy, 524 Walnut St., Philadelphia.
Joseph L. McCaffrey, 149 Noble St., Philadelphia.
Alfred P. Orleans, 504 Shubert Bldg., Philadelphia.
Miss Margaret Walls, 426 Snyder Ave., Philadelphia.

SCHUYLKILL COUNTY.

Edward D. O'Donnell, Coaldale.

WARREN COUNTY.

Earl C. Christensen, Warren.

WASHINGTON COUNTY.

Louis R. Smith, Finleyville.

WYOMING COUNTY.

Henry M. Lewis, Tunkhannock.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|----------|-----------|---------|----------|
| Aron, | Einstein, | Krause, | Quigley, |
| Baldwin, | Earnest, | Kunkle, | Salus, |
| Barr, | Eyre, | Kutz, | Schantz, |
| Baumer, | Freeman, | Lanius, | Snyder, |
| Betts, | Gelder, | Leslie, | Sones, |

| | | | |
|-------------|-----------|------------|--------------|
| Brown, | Griswold, | MacDade, | Sprolws, |
| Buckman, | Harris, | Mansfield, | Steele, |
| Culbertson, | Homsher, | Miller, | Stites, |
| Daix, | Heaton, | Norton, | Vare, |
| Davis, | Huffman, | Painter, | Weingartner, |
| Derrick, | Joyce, | Patton, | Woodward, |
| DeWitt, | | | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. DAVIS, from the Committee on Elections, reported as committed, Senate Bill No. 29, entitled:

An Act to amend paragraph four of section four of an act approved the fifth day of March, one thousand nine hundred and six (P. L. 63), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions," as amended.

Mr. GRISWOLD, from the Committee on Municipal Affairs, re-reported as amended, Senate Bill No. 510, (House Bill No. 673), entitled:

An Act to further amend section eleven of article six and section fifteen of article seven of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by changing the salaries of councilmen and mayors

Mr. CULBERTSON, from the Committee on Agriculture, re-reported as amended, Senate Bill No. 959, entitled:

An Act providing for the protection of the public health, and the prevention of fraud and deception, by regulating the weighing testing buying and selling of milk and cream: providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 918, entitled:

An Act to enable any city, town, borough, or township owning and operating its own water works to require a water meter to be installed upon every property supplied from such water works at the expense of the owner thereof and providing that the cost of and charge for installing such water meter shall be a lien upon such property with same priority and enforceable in the same manner as a municipal claim.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 41, entitled:

An Act authorizing counties to build improved highways for townships at the joint expense of the county and township; authorizing townships to incur indebtedness therefor; providing said highways shall remain township highways; and authorizing joint maintenance thereof by county and township.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 42, entitled:

An Act authorizing county commissioners in cases of emergency to construct or reconstruct county bridges upon the approval of the Court of Quarter Sessions,

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 414, entitled:

An Act to repeal route 305 of an act approved the twenty-second day of July, one thousand nine hundred and thirteen, (Pamphlet Laws nine hundred and forty-eight), entitled, "An Act establishing certain public roads as state highways and providing for their construction and maintenance at the expense of the Commonwealth.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1065, entitled:

An Act for the protection of the public safety by providing as a prerequisite to the registration of motor vehicles, for the establishment (including the continuance during the period of registration) of financial responsibility by owners thereof for injury, including death resulting therefrom, to persons, or damage to property caused by, or as the result of, the negligent use, maintenance or operation of such motor vehicles; conferring powers and imposing duties upon the Secretary of Highways and his agents in connection therewith, and for the enforcement thereof: imposing certain duties upon owners of motor vehicles and upon insurance companies, associations, exchanges and corporations issuing policies and contracts to motor vehicle owners; and providing penalties.

Mr. MacDADE, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 354, entitled:

An Act to further amend section six hundred and twenty-five of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled, "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Also, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 377, entitled:

An Act to amend section six hundred and forty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Mr. BALDWIN, from the Committee on Game and Fisheries, re-reported as amended, Senate Bill No. 963, entitled:

An Act to amend sections 302, 802 and 1201 of an act approved the 24th day of May, 1923 (P. L. 359), entitled "An Act concerning game and other wild birds and wild animals; and amending, revising, consolidating and changing the law relating thereto;" increasing the resident hunters' license fee; providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes; and making appropriations.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 929, (House Bill No. 516), entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 930, (House Bill No. 627), entitled:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 977, (House Bill No. 137), entitled.

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 1002, (House Bill No. 1058), entitled:

An Act making an appropriation to the Board of Trustees of the Western Penitentiary

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1035, entitled:

An Act making an appropriation to the Board of Trustees of the Shamokin State Hospital, Shamokin, Pennsylvania.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 1053, entitled:

An Act making an appropriation to the Department of Military Affairs for the purchase of additional lands in connection with the State Military Reservation at Mt. Gretna.

Also, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 1023, entitled:

An Act relating to the licensing of persons, firms, or corporations advertising, soliciting, or contracting to treat shade, park or ornamental trees or shrubs by pruning, trimming or filling of cavities, or to protect such trees from damage from insects or diseases, by spraying or by other method; providing for the appointment of a licensing board, and defining its powers and duties; providing penalties and making an appropriation.

BILLS INTRODUCED.

Mr. SCHANTZ read in his place and presented to the Chair, Senate Bill No. 1125, entitled:

An Act making an appropriation to the estate of Horatio B. Koch, late of the City of Allentown, Pennsylvania, for the refund of transfer inheritance taxes erroneously paid into the State Treasury, together with interest thereon.

Which was committed to the Committee on Appropriations.

Mr. PATTON read in his place and presented to the Chair, Senate Bill No. 1126, entitled:

An Act proposing an amendment to article three of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section.

Which was committed to the Committee on Judiciary General.

Mr. CULBERTSON read in his place and presented to the Chair, Senate Bill No. 1127, entitled:

An Act to amend route three hundred and five of an act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

Mr. EARNEST read in his place and presented to the Chair, Senate Bill No. 1128, entitled:

An Act to amend route forty-one of section six of an act approved the thirty-first day of May, (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner; two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioners and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describ-

ing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over the same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with the Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 1129, entitled:

An act to amend section 5 of article 5 of the act approved the 26th day of July, 1913 (P. L. 1374), entitled "An act defining public service companies; and providing for their regulation and prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damage resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporations concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the Commissions, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Ser-

vise Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled 'An act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains' by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania Railroad Commission; and sections one and two of the act approved the fourth day of June, 1883, entitled 'An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled 'To provide the maximum car service charges, including car storage charges, that railroad companies or corporations or associations may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved the 24th day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twentieth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act;" providing for the filing of complaints and petitions for reparation or for the recovery of overcharges within three years instead of two years from the time the cause of action accrued.

Which was committed to the Committee on Judiciary Special.

Mr. KUNKLE read in his place and presented to the Chair Senate Bill No. 1130, entitled:

An act to amend sections one, two and three of the act, approved the tenth day of April, one thousand eight hundred and sixty-seven, (P. L. 62), entitled "An act for the better and more impartial selection of persons to serve as jurors, in each of the counties of this Commonwealth."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 1131, entitled:

An act making it unlawful to enter for certain purposes upon land posted as private property and providing penalties.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 1132, entitled:

An act for the protection of trees and shrubs growing on and within any State, County or Townships highway or road and providing penalties for the violation thereof.

Which was committed to the Committee on Public Roads and Highways.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 1133, entitled:

An act providing that the chairmen of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor; and providing for the payment of the expenses of said chairmen.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 1134, entitled:

An act applying to third class counties only and regulating the selection, drawing and summoning of all jurors and talesmen and defining their qualifications in such counties; creating a jury board and defining its powers and procedure; providing for the appointment of a clerk to the jury board

and fixing his maximum salary; providing for the custody of the jury wheel and the filing and custody of jury lists; providing for the public drawing of jurors and the methods thereof; giving the trial judge the right to excuse jurors; prescribing the time of challenging jurors or the array and regulating the procedure if array is quashed; repealing all acts or parts of acts inconsistent therewith.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 1135, entitled:

An act to amend paragraph five, section eight, of the act approved the 18th day of July, 1917 (P. L. 1043) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof, establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" as amended by changing the rate of payment to State Annuity Reserve Fund Number Two beginning with the month of July, nineteen hundred twenty-five.

Which was committed to the Committee on Judiciary General.

Mr. STITES read in his place and presented to the Chair Senate Bill No. 1136, entitled:

An act to amend chapter seven, article one, section three hundred and eighty-one, clause twenty-three of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto", as amended.

Which was committed to the Committee on New Counties and County Seats.

Mr. WEINGARTNER read in his place and presented to the Chair Senate Bill No. 1137, entitled:

An act to amend section six as amended, of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen, (P. L. 965) entitled "An act defining commodities; regulating the sale thereof; and providing penalties for violation thereof;" changing the legal weight of apples.

Which was committed to the Committee on Agriculture.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate bill No. 337, as follows:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same in all counties of the Commonwealth except in counties of the first class and revising amending consolidating and changing the law relating thereto

CHAPTER I

PRELIMINARY PROVISIONS

ARTICLE I

NAME AND EFFECTIVE DATE

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The General Poor Relief Act of one thousand nine hundred and twenty-five" This act shall take effect on the first Monday of January one thousand nine hundred and twenty-six

Section 2 What Act Does Not Include This act does not include any provisions and shall not be construed to repeal any acts relating to

(a) The procedure for the collection of municipal claims by liens

(b) The amount and method of incurring or increasing bonded indebtedness

(c) Election officers and conduct of elections

(d) Care of the insane or feeble-minded epileptic or habit cases

(e) Board of Health

(f) Common schools

(g) Constables

(h) Justices of the Peace except as to their authority to grant orders of poor relief which is hereby expressly withdrawn

(i) Validations of elections bonds ordinances and acts of corporate officers

Section 3 Continuation of Existing Laws The provisions of this act so far as they are the same as those of existing laws are intended as a continuation of such laws and not as new enactments The repeal by this act of any Act of Assembly or part thereof shall not revive any act or part thereof heretofore repealed or superseded The provisions of this act shall not affect any act done liability incurred or right accrued or vested or affect any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of such repealed laws Any person holding office under any act of Assembly repealed by this act shall continue to hold such office until the expiration of the term thereof subject to the conditions attached to such office prior to the passage of this act

Section 4 Provisions Severable The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act

Section 5 Reference To Prior Act By Title Whenever in this act reference is made to any act by title such reference shall also apply to and include any codification wherein the provisions of the act referred to are substantially re-enacted

Section 6 Preservation of Existing Rights And Liabilities Whenever the territory of any poor district is changed in extent all liabilities incurred rights and all suits and prosecutions pending or to be instituted to enforce any right or penalty accrued or punish any offense committed prior to such change shall continue with the same force and effect as if no such change had been made

Section 7 Act Not Complete System For Poor Taxes This act does not provide a complete system for the assessment and collection of poor taxes All acts and parts of acts relating to poor taxes in force prior to the passage of this act which are not re-enacted or specifically or impliedly repealed by this act shall remain in force in the same manner as prior to the passage of this act

Section 8 Act Supersedes And Prevails Over Previous Enactments Found Inconsistent Or Incompatible The provisions of this act shall supersede and prevail over any previous enactments ordinances regulations and rules found to be inconsistent or incompatible herewith

ARTICLE II DEFINITIONS

Section 10 Definitions The following are defined within the meaning of this act

(a) A poor person is one who is unable to maintain himself or those dependent upon him

(b) Directors shall be taken to include and mean unless obviously otherwise directors of the poor county commissioners acting as directors of the poor guardians of the poor directors of the home for the destitute overseers overseers of the poor or any other public officer by whatever title designated chargeable with the duty of maintenance of paupers or the granting of poor relief

(c) District means and includes any political sub-division of the State operating as a separate unit or quasi municipal corporation in caring for the poor

(d) Almshouse shall include and mean the county home poor house home for the destitute or any other building or place by whatever title designated where poor persons are maintained at the public expense

(e) A settlement of a person shall be his right under the provisions of this act to relief in any particular poor district

- (f) The word "may" shall be construed to be permissive
 (g) The masculine noun or pronoun shall include the feminine
 (h) Public charge shall mean a person to whom poor relief from public funds is necessary for his maintenance as a pauper

CHAPTER II

CREATION AND MAINTENANCE OF POOR DISTRICTS

ARTICLE I

Section 200 Each County Made A District With Four Exceptions For the purpose of furnishing relief to poor persons giving them employment and carrying out the provisions of this act each county of this Commonwealth is hereby created a district to be known as "County Poor District" Provided however

(a) The several poor districts within the County of Philadelphia shall remain as at present fixed and administered and shall not become subject to any of the provisions of this act

(b) Out of the County of Allegheny shall be excepted the City of Pittsburgh which shall continue a separate poor district as at present

(c) Out of the County of McKean shall be excepted the city of Bradford which shall continue a separate poor district as at present

(d) The Counties of Carbon Luzerne Centre Columbia Lycoming Montour Northumberland Susquehanna Wayne and Lackawanna shall be excepted herefrom so far as relates to the territorial subdivision thereof into districts

Section 201 Four Classes of Districts Poor districts coterminous with counties having a population of one million five hundred thousand inhabitants and over shall constitute districts of the first class

Poor districts coterminous with counties having a population of eight hundred thousand or more but less than one million five hundred thousand inhabitants shall constitute districts of the second class

Poor districts coterminous with counties having a population of one hundred thousand and more but less than eight hundred thousand inhabitants shall constitute of the third class

Poor districts coterminous with counties having a population of less than one hundred thousand inhabitants shall constitute districts of the fourth class

Section 202 Poor District System Preserved in Excepted Territory In poor districts of the second class and in the counties of Carbon Centre Columbia Lackawanna Lycoming Montour Clinton Luzerne Northumberland Susquehanna and Wayne the number of directors overseers and authorities in charge of said districts the manner of their election or appointment and the administrative system of giving poor relief shall continue as now vested by law but all of said poor districts shall for all other purposes be subject to the provisions of this act

ARTICLE II

Section 210 Disposition of Property of Old District Upon the taking effect of this act the title to all real and personal property equipment and supplies now owned by the various township borough city or other poor districts which have been abolished is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located The township commissioners in first-class townships and supervisors in second class townships are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for city purposes

That of each borough poor district is hereby transferred to and vested in the borough in which located The Council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for borough purposes

That of each city poor district is hereby transferred to and vested in the city in which located The council and mayor of such city are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for city purposes

That of each poor district other than those named above is hereby transferred to and vested in the constituent political units composing said district in proportion to the taxable valuation of real estate in said constituent units The municipal authorities of said constituent units are hereby given the power and authority to sell same and transfer the title thereto The proceeds thereof together with all other moneys of such districts shall be used for the purposes of such constituent units

The directors of the poor of any district are hereby given the power and authority to take and use any such real estate if adaptable to the care of the poor either by agreement with the owners or by the exercise of the right of eminent domain as provided in sections seven hundred and five and seven hundred and eleven hereof

The sales above authorized shall be made only under the direction and supervision of the court of common pleas of the proper county and in accordance with the provisions of sections seven hundred and three and seven hundred and four hereof so far as the same may be applicable and the proceeds thereof distributed by said court

Section 211 Election of Officers The directors of the poor shall elect on the first Monday of January in each year or as near thereto as convenient the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician may appoint an attorney trained welfare worker and all other necessary employes and assistants all of whom shall be subject to removal by the directors of the poor at any time They may require bond with security in such amount as they deem proper from any officer or employe appointed

Section 212 County Treasurer to be Treasurer of District The treasurer of such county shall be treasurer of said poor district shall receive all moneys belonging to the district and pay out the same on warrants drawn by the directors of the poor The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers

The directors of the poor shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district

Section 213 Notice to Overseers and Directors As soon as the directors of the poor are prepared to accommodate the poor of said district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each township borough city or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county

Section 214 Removal of Poor to County Home Immediately after notice that the directors of the poor are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city or other poor district within said county to remove all poor persons entitled to relief to the poor house as designated by the directors of the poor and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute shall be incurred by such directors or overseers

Section 215 Local Poor Districts Abolished After delivery of the poor and destitute to the directors of the poor as provided in Section two hundred and fourteen the various township borough city or other poor districts within any such county are hereby abolished and the directors or overseers of the poor in such poor districts cease to act in such capacity and said officers are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished business transactions of such district

Section 216 Directors to Provide Suitable Buildings Whenever in any poor district no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishing and equipment for maintaining the poor in such poor district are inadequate unsuitable or unsafe for the proper maintaining of the poor within such district the directors of the poor are authorized to purchase or acquire by right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such

district Any such purchase or acquisition shall be only with the approval of the court of common pleas

After the purchase or acquisition of such lands the said directors of the poor or a majority of them are authorized to have prepared plans and specifications in accordance with existing law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications

Before the said directors of the poor shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of common pleas in such county

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in accordance with proceedings provided for by Sections seven hundred and five to seven hundred and eleven inclusive hereof

Section 217 Sale of Poor Property After the construction equipment and furnishing of new buildings the directors of the poor with the approval of the court of common pleas of the proper county are authorized to sell the site or buildings of any disused county poor house and apply the proceeds of such sale together with such sums of money belonging to the poor district as may be approved by said court by whomsoever the same may be held or deposited toward the payment for such new lands buildings equipment and furnishings

Section 218 Viewers of New Buildings Whenever new buildings shall be finished and completed the said directors of the poor shall certify their proceedings to the court of common pleas of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district

Section 219 Authority To Issue Bonds For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any poor house or buildings the directors of the poor are authorized to borrow money within the limits of amount now fixed by law and issue bonds therefore and negotiate the same for the purpose of raising the necessary money Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum they shall be payable by the said poor district shall not be sold below par shall not be subject to taxation except for State purposes and shall be sold to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county Provided this shall not apply to the giving of notes for temporary loans as may be authorized by Section two hundred and twenty-five hereof

Section 220 Quorum Rules and Regulations A majority of the directors of the poor shall be a quorum for the transaction of business They shall have full power to make all rules and regulations as they shall thing proper convenient and necessary for the direction government and support of the poor the poor house and grounds and poor farm and the revenues thereunto belonging and of all such persons and things as shall come under their care or cognizance but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States and shall be approved by the Court of Common Pleas of the proper county

Section 221 Repairs and Improvements The directors of the poor shall make all necessary repairs and improvements of buildings and grounds provided for the cultivation of the real estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance

Section 222 Meetings Record of Proceedings Such directors of the poor shall meet at least once a month at the

poor house visit the apartments inspect the management of the work upon and about the real estate see that the poor are properly treated and hear all complaints and cause all grievances that may hapen by neglect to be redressed They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings

Section 223 Taxes Levy and Collection The basis of taxation for poor purposes shall be the last preceding assessment upon real property trades occupations and professions for county rates and levies

The county commissioners shall upon the requisition of the Directors of the Poor annually collect a tax not exceeding one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employes and the current expenses of managing the buildings and the poor farm The taxes shall be levied at the same time and collected in the same manner as other county taxes

For the purpose of paying any debt incurred in the purchase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners shall upon a like requisition levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses

Provided however That nothing in this section shall apply to any district wherein the directors of the poor now have authority to levy a poor tax

Section 224 Temporary Loans For the purpose of meeting unusual or unforeseen expenditures in the operation of the district the directors may borrow money and give temporary notes therefor not exceeding six months and within the limitations designated in Section two hundred and nineteen hereof Said temporary loans shall be fully liquidated or payment provided for in the next annual tax levy

Section 225 Audit of Accounts The directors of the poor shall keep accurate accounts of all moneys received by them in any way for the purposes of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties All accounts under this act shall be audited by the county controller or county auditors as the case may be

Section 226 Inspections of Buildings Grounds and Records The poor house buildings and grounds shall at all times be open to inspection by the State Department of Welfare and its agents and the directors of the poor shall at all times when required submit to the inspection and examination by said Department and its agents of all their books accounts and records

CHAPTER III

ELECTIONS VACANCIES IN OFFICE

Section 300 Number of Directors The number of directors in each district is fixed at three in all districts of the third and fourth classes and in all other districts except where a different number now prevails and their term of office is fixed at four years commencing on the first Monday of January next succeeding their election

Section 301 Election in Newly Created Districts At the first municipal election in a district newly created under this act one director shall be elected for two years and two directors for four years

Section 302 Election of Directors At the municipal election next preceding the expiration of the term of any director of the poor the qualified voters of each poor district where the office is elective shall elect one or more directors of the poor as may be required and in case of election for other than the regular term such fact shall be designated

Section 303 Vacancies In case of vacancy in the office of director by death resignation or otherwise the said vacancy shall be filled by appointment by the court of quarter sessions said appointee to serve until the first Monday of January next succeeding the first municipal election at which such vacancy can by law be filled by election and at such election a director shall be elected to serve for the unexpired term

CHAPTER IV

SALARIES

Section 400 Salaries Traveling Expenses In Addition The annual salary of each director of the poor shall re-

main as now fixed by law to be paid in the same manner as employees of the county

The annual salary of directors of the poor in districts of the third class shall be one thousand five hundred dollars to be paid in the same manner as employees of the county

CHAPTER V

RECORDS AND REPORTS

Section 500 Directors to Keep Records Prescribed by Department of Welfare It shall be the duty of the directors of the poor or other persons having charge of the poor in the several districts and of all directors and managers of charitable and correctional institutions of the Commonwealth receiving State-aid to keep their records after the manner and in the form to be prescribed by the Department of Welfare and to make returns thereof to said Department at such times as they may direct and in default thereof the person or persons so offending shall forfeit and pay a fine of not less than one hundred dollars to be used for and collected in the name of the said Department for the use of the Commonwealth

Section 501 Reports of Persons Applying for Treatment of Disease All superintendents or managers or other persons in charge of hospitals almshouses lying in hospitals or other institutions public or private to which persons resort for treatment of disease confinement or are committed by process of law are hereby required to make a record of all of the personal and statistical particulars relative to the inmates in their institutions as directed by the State Registrar and thereafter such record shall be by them made for all future inmates at the time of their admission And in case of persons admitted or committed for medical treatment of disease the physician in charge shall specify for entry in the record the nature of the disease and where in his opinion it was contracted The personal particulars and information required by this section shall be obtained from the individual himself if it is practicable to do so and when they cannot be obtained they shall be secured in as complete a manner as possible from the relatives friends or other persons acquainted with the facts

Section 502 Reports To Anatomical Board All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other public institution and all other persons having charge or control over dead human bodies required to be buried at the public expense are hereby required to immediately notify the State Anatomical Board or such person or persons as may from time to time be designated by said Board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said Board and its agents and the physicians and surgeons from time to time designated by men who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science Such notice shall be given to the Board of distribution in all cases but no such body shall be delivered if any relative by blood or marriage shall claim the body for burial at the expense of such relative within thirty-six hours after death but the body shall be surrendered to said claimant for interment nor shall any such body be delivered if any friend or any representative of a fraternal society of which the deceased was a member or a representative of any charitable organization shall claim the said body for burial within twenty-four hours after death said burial to be at the expense of such friend fraternal society or charitable organization nor shall the body be delivered if said person was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes he shall notify in writing the poor directors or the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses which expenses shall not be less than thirty-five dollars nor more than fifty dollars on each body buried

in accordance with the provisions of this act Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which no warrants are to be drawn No warrants for the payment of the expenses of the burial of any person whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the Board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expenses the poor directors or in districts in which there are no separate poor directors then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible

CHAPTER VI

DIRECTORS OF THE POOR

Section 600 Directors Declared County Officers The directors of the poor of districts coextensive with the county are hereby declared to be county officers and subject in the discharge of their duties and obligations as directors of the poor to all the general laws relating to county officers

Section 601 This Act to Apply Throughout State The provisions of this act shall apply generally throughout the Commonwealth including the districts made territorial exceptions in Section two hundred hereof

Section 602 Directors not to be Interested in Contracts It shall not be lawful for any director of the poor to be concerned or personally interested in any contract for furnishing supplies for the maintenance of the poor or for the construction or improvement of property under his control Any violation of the provisions of this act shall be deemed a misdemeanor in office and upon conviction thereof the party or parties so offending shall be fined in a sum not exceeding five hundred dollars and shall be adjudged by the court to be removed from office Provided That nothing herein contained shall be construed to prevent such director from receiving his lawful compensation while necessarily attending in his official character to any of the duties enjoined upon him by his office

Section 603 Contracts of Five Hundred Dollars or More to be in Writing It shall be the duty of poor directors to purchase all supplies for the maintenance of the inmates of the poorhouses or hospitals under their supervision by written contract where such contract involves an expenditure of five hundred dollars or more Said directors of the poor shall by advertisement inserted in at least one newspaper of the county in which said institution is located for two weeks invite sealed proposals for the furnishing of such supplies and shall award all such contracts to the lowest responsible bidder and shall take from such bidder a bond with sufficient sureties conditioned for the faithful performance of his contract

Section 604 Penalty for Violation Any director of the poor violating the provisions of section six hundred three shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding six months

Section 605 Directors Authorized to Attend Conventions The directors of the poor or other officers having charge of the poor districts of this Commonwealth together with their solicitor steward or superintendent and such other executive officers as may be designated by said directors or other officers are hereby authorized as part of their official duties to attend the annual meeting of the association of directors of the poor and charities and corrections of Pennsylvania for the purpose of discussing the various questions arising in the discharge of their duties and of providing for uniform and economical methods of administering the affairs of the respective poor districts

Section 606 Expenses to be Paid by District The actual expenses of the aforesaid officials attending the said annual meetings of said association including traveling expenses

and hotel bills actually paid by them together with a membership subscription by each poor district to the necessary expenses of the convention including printing employment of stenographers and expenses of committees which said membership subscription however shall not be more than thirty dollars for any poor district per annum shall be paid out of the funds of the poor district. The time spent in attending such meeting shall not be more than four days exclusive of the time employed in traveling thereto and therefrom.

CHAPTER VII

REAL PROPERTY OF POOR DISTRICTS

Section 700 Plans of Almhouse to be Approved by Department of Welfare. Before any mental hospital or almshouse shall be erected under the direction of the poor authorities within this Commonwealth the plan of construction of such hospital or almshouse drawn sufficiently in detail for clear comprehension thereof shall be submitted to the Department of Welfare and shall be inspected and approved by the said Department.

Section 701 Districts May Require Bonds From Contractors for Protection of Material-Men. All poor districts shall in the improvement of lands or in the erection alteration addition or repair of edifices and buildings of any kind in said districts have the power to require of the contractor of contractors employee in and about said improvements an additional bond with sufficient surety or sureties providing for the payment of all labor and material entering into the said improvements.

Section 702 Right to Sue Thereon. The labor and material-men furnishing labor and material in and for said improvements upon the contract of said contractor shall have the right according to law to sue in action of assumpsit in the name of the obligee for his or their use upon said bond upon proof of said contractor's failure to pay for said labor or material.

Section 703 Courts of Common Pleas Authorized to Decree Sale of Poor House Property. The courts of common pleas of the several counties of this Commonwealth shall have jurisdiction and are hereby authorized to decree a public or private sale of any poor-house property or real estate held for the relief and employment of the poor in any poor district at such time and in such parts or parcels and upon such terms as in the opinion of such court may be considered most advantageous to such district.

Section 704 Procedure Thereon. Such sale may be decreed upon the petition of the directors of the poor of any poor district setting forth that such sale would be to the advantage of the said district and all facts needful for the court under oath or affirmation and shall only take place after a full and careful investigation by the court aided when deemed necessary by the report of a competent person to be appointed by the court and if upon investigation the court shall deem it to the advantage of such district the property so held or any part thereof should be sold such court is hereby authorized to decree a sale thereof and to direct the investment of the proceeds of such sale or sales in the purchase for the use of such district of such other real estate as may be necessary for poor purposes and in the erection of suitable buildings thereon for the comfortable maintenance employment and support of the poor district or such other investments or disposition thereof as may be deemed most advantageous to the district or may distribute and award the proceeds among the municipalities entitled thereto. The Court may in its discretion require proper bond to be given before or after sale for the faithful accounting and application of the proceeds.

Section 705 Right of Eminent Domain. Whenever the directors of any poor district shall desire land for the erection of necessary buildings or for farming or other purposes or for procuring a supply of pure water for hospital purposes and are unable to agree with the owner or owners of the property upon the price to be paid therefor the said directors with the approval of the Court of Common Pleas for the proper county of such poor district by themselves their agents and workmen shall have power to enter upon locate survey make take occupy and use any such lands or appropriate such water for the purposes aforesaid. Provided that no waters shall be condemned and appropriated under the provisions of this act nor any water system reservoir pipe or conduit be con-

structed or maintained until a permit for the condemnation and appropriation of such waters or the construction or maintenance of such water system reservoir pipe or conduit shall have been procured from the Department of Health and the water supply commission of Pennsylvania. And provided further That nothing in this act contained shall be construed to relieve any hospital from the operation of the provisions of the act of April twenty-two nineteen hundred and five.

Section 706 Property of Poor District to be Security for Land Taken. The taking of any lands by any poor district by right of eminent domain under the provisions of section seven hundred and five is hereby declared to be the taking of private property for public purposes and for all damages done or suffered or which shall accrue to the owner or owners of such lands by reason of such taking all the property of the poor district shall be pledged as security.

Section 707 Appointment of Viewers to Fix Compensation. If the directors of the poor cannot agree with the owner or owners of such lands for the compensation proper for the damage sustained or likely to be sustained by any owner or owners which such directors may enter upon use take or occupy in pursuance of the authority herein given or by reason of the absence or legal incapacity of any such owner or owners no compensation can be agreed upon the court of common pleas of the county on application thereto by petition either by the directors of the poor or by the owner or owners or any one in their behalf shall appoint three viewers from the county board of viewers and fix a time not less than ten nor more than twenty days thereafter for said viewers to meet at or upon the premises or property taken or occupied of which time and place five days' notice shall be given by the petitioner to the said viewers and the other party.

Section 708 Viewers to Estimate Damages and Report to Court. The viewers having been first duly sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters and things to be submitted to them and in relation to which they are authorized to inquire in pursuance of the provisions of this act and having viewed the premises shall estimate and determine what amount of damages if any have been or may be sustained and to whom the same are payable make report thereof to the court. The amount of damages when confirmed by the court shall be entered as a judgment.

Section 709 Appeals from the Court. Upon the filing of the report of said viewers or any two of them either party may within thirty days thereafter file his her or their appeal from the said report to the court and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal to the Supreme or Superior Court in the manner provided in other cases.

The court shall have power to order what notices shall be given in connection with any part of the proceedings and make all such rules in connection therewith as may be deemed requisite.

If any exceptions be filed with any appeal to the proceedings they shall be disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as before prescribed.

Section 710 Damages to be Paid Into Court When Title Disputed. If during any of said proceedings it shall be made to appear by affidavit or otherwise to the satisfaction of the court that the title to the said lands is disputed doubtful or defective or that any party in interest is absent covert not of full age or for any other cause incapable to act the court may make all needful orders to effect the purposes of this act and may direct the damages and costs to be paid into court for the benefit of the parties who may eventually be entitled thereto.

Section 711 Damages to be Paid to Owner When finally Determined. The amount of damages as finally determined in any proceeding before viewers shall be paid by the poor district to the owner or owners of the property entitled thereto.

Section 712 Leasing of Poor Farms for Coal Oil or Gas. The directors of the poor in the several districts of this Commonwealth having lands in connection with almshouses be and they are hereby authorized and empowered with the approval of the court of common pleas to lease said lands for the purpose of producing coal oil or gas on such terms as may be advantageous to such county or body corporate owning or controlling the same the said court shall enter a

decree directing the disposition or investment of the income of such lease

Section 713 Rebuilding of Poor Houses Destroyed by Fire The directors of the poor in any district where a poor house has been heretofore erected and the same has been or may hereafter be destroyed by fire or other casualty are authorized and empowered to rebuild the buildings so destroyed or to erect suitable separate buildings to segregate the sane and insane poor

Section 714 County Commissioners to Levy and Collect Tax for such Buildings The county commissioners of the respective counties when such buildings have been or may hereafter be destroyed by fire or other casualty shall have the power and it shall be their duty upon the requisition of said directors to assess levy and collect together with the other county rates and levies and on the same subjects of taxation on estimates furnished by the directors an amount sufficient to furnish the necessary funds to erect said buildings and furnish the same in connection with any sum or sums of money received by said directors from insurance on said buildings so destroyed or from any other source

Section 715 Plans and Specifications and Contracts for New Buildings The plans and specifications for any buildings authorized by section seven hundred and fourteen to be erected shall be first submitted to and approved by the Department of Welfare as provided in section seven hundred hereof and any contract for the erection of such building or buildings made by the directors of the poor with any contractor or contractors or for furnishing the necessary materials for the same shall have the approval of the court of common pleas of the proper county before such contract becomes binding and operative

Section 716 Appointment of Viewers to Inspect New Buildings Whenever the said building shall be finished and completed viewers shall be appointed under the provisions of Section two hundred and eighteen of this act

CHAPTER VIII

SETTLEMENT

Section 800 How Gained A Settlement may be gained in any poor district by any person not a public charge married or single who bona fide comes to inhabit therein and continues to reside there for one year Persons born in a place whether legitimate or illegitimate shall be deemed to be settled there unless the parent having their custody be settled elsewhere and all children shall follow the settlement of the parent or parents stepfather or stepmother having their custody until the age of sixteen years

Section 801 Order of Removal In case any person shall have no settlement in the district wherein he has become or is likely to become a public charge it shall be the duty of the directors as soon as may be to notify the directors of the district of his settlement of the facts and from the time of such notice the cost of his relief shall be charged to the district of his settlement If the directors so notified refuse or neglect to receive him or to make arrangements for his proper support and maintenance the directors furnishing such relief may apply to the court of quarter sessions of their county or to any judge thereof by petition asking for a citation to the directors so refusing or neglecting requiring them to appear before such court at a time specified therein and show cause why an order should not issue for the removal of such person into their district The said court shall proceed to hear and determine the cause upon its merits and their decree shall be final unless an appeal therefrom be taken within thirty days

The citation herein provided for accompanied by a copy of the petition shall be served by the Sheriff of the county who may for that purpose deputize the Sheriff of the county of the respondent upon one or more of the directors named therein or with the approval of the Court service may be had by sending such copy by registered mail and shall be served or mailed at least ten days before the day fixed for such hearing Provided that upon the hearing and argument before said court of quarter sessions of said citation for an order of removal of paupers from one district to another it shall be lawful for either of the parties to the issue to except to any decision of the court upon any point of evidence or law which exception shall be noted by the court and filed of record as in civil cases and an appeal to an appellate court may be taken by either party from the judgment or decree of the court with like effect as in civil cases

Section 802 Liability For Costs In case an order of removal is granted by any court of quarter sessions under the provisions of this act the court in the same order shall require the directors of the district of settlement to pay the petitioners the cost of the proceedings the expense of removing and the proper charges for the relief of the poor person from the date of the notice first above provided for all of which expense cost and charges shall be ascertained and allowed by the court If an order or removal is refused the cost of the proceeding shall be paid by the directors petitioning therefor

Section 803 Jurisdiction of Quarter Sessions The court of quarter sessions shall have full and complete authority and jurisdiction to enforce by appropriate methods its orders or directions made in such proceeding

Section 804 Care of Transient If any person shall come out of any poor district in this Commonwealth into any other district and shall happen to fall sick or die before he has gained a settlement therein so that he cannot be removed the directors of such district shall as soon as conveniently may be given notice to the directors of the district where such person had last gained a settlement or to one of them of the name circumstances and condition of such poor person and if the directors to whom such notice shall be given shall neglect or refuse to pay the moneys expended for the use of such poor person and to take orders for relieving and maintaining him or in case of his death before such notice could be given shall on request made neglect or refuse to pay the moneys expended in maintaining and burying such poor person in every such case the procedure defined in section eight hundred and one of this act may be invoked to compel payment by such district of all such sums of money as were expended for said purposes

Section 805 Leaving Poor Person in District If any person shall bring or send or cause to be brought or sent any poor person from any place without this Commonwealth or from any place within this Commonwealth to any other place within it where such person was not last legally settled and there leave or attempt to leave such person with intent to relieve himself or some other place or district of the maintenance of such person he shall forfeit and pay the sum of one hundred dollars (\$100) for every such person and become liable to pay all the costs respecting the maintenance and removal or either of such person to be sued for and recovered by the directors of the district into which such poor person may have been brought or sent and moreover shall be obliged to convey such poor person out of the Commonwealth or district or support him at his own expense

CHAPTER IX

DUTIES AND POWERS OF DIRECTORS

Section 900 Maintenance Of Poor Persons It shall be the duty of the directors of every district from time to time to provide as is herein directed for every poor person within the district having a settlement therein who shall apply to them for relief where such directors are satisfied upon investigation that such relief is necessary Such relief may be granted as outdoor relief or such poor person may be committed to the poor house on the written order of a director of the poor to be approved by the Board of Directors within a month thereafter or upon an order of removal issued out of any court

Section 901 Poor Persons Unable To Work To Be Maintained If such poor person by reason of age disease infirmity or other disability be unable to work it shall be the duty of the directors to provide him with necessary means of subsistence

Section 902 Poor May Be Employed By Highways It shall be lawful for the directors of any district with the concurrence and under the direction of the supervisors of the township to employ such poor person being a male of sufficient ability in opening or repairing any road or highway within the district

Section 903 Maintenance of Poor in Almshouse of Adjoining District The directors of the poor in all districts not having poor houses are hereby authorized to contract with the authorities in charge of the poor in any adjoining or convenient district having a poor house for the maintenance of the poor under their charge and to remove such poor to the poor house of such district

Section 904 Children Between Two and Sixteen Years of Age not to be Kept in Almshouses It shall not be lawful for the directors of the poor in the several districts of this Commonwealth to receive into or retain in any almshouse

or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child be an unteachable idiot an epileptic or paralytic or otherwise so disabled or deformed as to render it incapable of labor or service Violation hereof shall be deemed a misdemeanor and shall subject the offender upon conviction to a fine not exceeding one hundred dollars (\$100) or imprisonment not exceeding six months either or both at the discretion of the court

Section 905 Placing Children It shall be the duty of said directors or other persons having charge of the poor to place all dependent children who are in or committed to their charge and who are over two years of age (with the exceptions named in the preceding section of this act) in some respectable family or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of directors or other officers charged with the care of such children

Section 906 Quarantined Persons Considered "Needy and Indigent Poor" Whenever any head of a family or a person shall be quarantined by any authority because of any infectious or contagious disease and by reason of such quarantine such person becomes unable to pay the expense of the maintenance and treatment of his family or himself during the period of quarantine he shall be considered a "poor person" or a "needy and indigent poor" person within the meaning of the poor laws of this Commonwealth

Section 907 Relief of Indigent Deaf and Dumb That the directors of the poor of any district may enter into a contract with any association organized for the purpose of providing a home for deaf and dumb persons and being situated within the boundaries of the State of Pennsylvania for the care and maintenance at such home of any indigent deaf and dumb person who may be an inmate of the almshouse of any poor district or who may be under the laws of Pennsylvania entitled to relief from such poor district

Section 908 Removal of Deaf and Dumb to Care of Certain Associations The contract as hereinbefore provided shall be entered into by the poor district on its own motion with such qualified institutions as they may select Provided however That the State Department of Welfare or any of its authorized agents may direct any poor district to remove any deaf and dumb inmate of an almshouse to the care of an association qualified under this act and when such removal is so ordered the contract for maintenance and the removal of the inmate to such institution shall be made and carried out by the directors of the poor district or in the event of their failure to comply with such directions the said contract and the removal of such inmate may be made and carried out by the Department of Welfare or its authorized agents

Section 909 Cost of Maintenance Thereof Whenever a contract for such care and maintenance is made whether by any poor district or by the Department of Welfare for any poor district the said poor district shall during the period such person may remain in said institution pay to such association annually a sum equal to the per capita cost of maintaining inmates in the almshouse of such poor district and all such costs for maintenance shall be collected by process of existing laws

Section 910 Appropriations to Associations for Relief of Poor The proper officers of the several poor districts in each and every county if this Commonwealth may in their discretion upon satisfactory proof being produced to them of the advisability thereof make an appropriation yearly to incorporated associations maintained by gifts and voluntary contributions and formed for the purpose of assisting relieving and giving medical care and attention to the poor injured or sick within their respective poor districts or any municipal division thereof Provided That this act shall in no wise apply to corporations whose objects and purposes are limited to the members thereof or to any nationality or sect

Section 911 Burial of Indigent Persons It shall be the duty of the directors of each poor district where provision is not made by law to provide for the burial of all indigent persons other than travelers or honorably discharged soldiers sailors or marines who shall die within their respective districts and whose bodies shall not be claimed by any relative by blood or marriage or by a friend or by a representative of a fraternal organization of which the deceased was a

member or by the representatives of any charitable organization or which may not be claimed by the Anatomical Board of the State of Pennsylvania for use for scientific purposes under the provisions of existing laws The expense of any such burial shall not be less than twenty-five dollars nor more than seventy-five dollars and shall be paid from the funds of the poor district

CHAPTER X

LIABILITY FOR SUPPORT

Section 1000 Estate of Pauper Liable for the Expense of His Maintenance The real and personal estate of any pauper shall be liable for the expenses of his support maintenance and burial incurred by any poor district whether owned at the time such expenses were incurred or acquired thereafter

Section 1001 Poor Authorities May Sue for Moneys Expended The directors of the poor or the County Commissioners in charge of any poor district may sue for the moneys expended by them on account of such pauper in an action of assumpsit in the proper court of the county and any judgment obtained shall be a lien upon the real estate of such pauper and be collected as other judgments are now collected

Section 1002 Status of Claim Against Real Estate of Deceased Pauper Any claim as provided for in section one thousand shall have the same force and effect against the real estate of a deceased pauper as other debts of a decedent and shall be ascertained and recovered in the same manner

Section 1003 Guardianship of Pauper When any person shall become a public charge the directors may file a certificate setting forth the fact of chargeability in the office of the Prothonotary of the Court of Common Pleas of such county where such person is of full age or in the office of the Clerk of the Orphans' Court of such county where such person is a minor and attach thereto an inventory of all property real personal and mixed which may be owned by such poor person or to which the directors may believe the said poor person to be entitled and thereupon the said directors shall be and become to all intents and purposes guardian of the person and estate of such poor person (whether all of such estate be enumerated in the inventory or not) with all the rights at law now enjoyed by guardians of the persons and estates of adults or minor children The Prothonotary shall index the filing of such certificate in the name of such poor person in the adsectum equity index and the Clerk of the Orphans' Court shall index such certificate filed in his office in the Orphans' Court index which indexing in either office shall be regarded as notice to the world of such facts No poor person in such case shall be discharged from such guardianship and his property shall not be released therefrom until he has made application to the proper court by petition for a citation upon the directors and after service thereof has fully satisfied the court that he has become able and willing to resume control of his own person and estate and that the said district has been fully reimbursed for the expense of his maintenance or that all of his estate has been applied thereon The cost of such proceedings shall be paid by the petitioner unless otherwise ordered by the court Provided that nothing herein shall prejudice the right of an innocent purchaser for value of any personal property of said pauper

Section 1004 Leasing of Real Estate of Paupers It shall be lawful for the directors of the poor of any district under the supervision of the common pleas court where the pauper is of full age and of the orphans' court where the pauper is a minor of such county to make leases for a term of years of the real estate of any pauper and receive the rents issues and profits thereof and apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such pauper and the balance of residue thereof shall be paid to the legal representatives of such pauper after his or her death upon indemnity being made to such directors to secure them from the claims of all other persons and after the payment of the claims of such directors the rents issues and profits arising under such lease shall be payable to the legal representatives of such pauper

Section 1005 Poor Authorities to Sue for and Recover Property of Paupers It shall be lawful for the directors of the poor of any district in which any person shall have become chargeable to sue for and recover any real or personal

estate belonging to such person and to sell or otherwise dispose of the personal property and to collect and receive the rents and profits of the real estate and to apply the proceeds or so much thereof as may be necessary to defray the expenses incurred in the support and burial of such person and if any balance shall remain the same shall be paid over to the legal representatives of such person after his death upon demand made and security being given to indemnify such directors from the claims of all other persons

Section 1006 Poor Authorities to Collect Money Due Pauper Whenever any person shall have become a public charge in any poor district of this Commonwealth it shall be lawful for the directors of the poor of such district to sue for and recover any and all sums of money which may be due to such poor persons in the present or to become due in the future whether the same be claimed by such poor person upon an express or an implied contract by judgment mortgage order or decree of any court having jurisdiction of the subject-matter for this purpose the said directors of the poor are authorized to employ any and all legal means which such poor person might have employed had he or she not become chargeable as aforesaid

Section 1007 Form of Action In all suits brought under section one of this act the writ of process shall issue in the name of the owner of the chose in action for the use of the directors of the poor of the proper poor district and at the hearing proof that the owner of the right of action has become legally chargeable to the county or poor district whose directors of the poor are the use plaintiffs shall be conclusive of their right to recover whatever may be legally due or to become due to the poor person so found to be chargeable If the amount due shall have been already ascertained and judgment entered the proof that the said plaintiff has become chargeable as aforesaid shall be conclusive of the right of the proper directors of the poor to be subrogated as plaintiffs in the said judgment and if the sum due such poor person shall be founded on an order or decree of a court of competent jurisdiction then proof before such court on a rule to show cause that such poor person has become chargeable to any county or poor district shall be conclusive of the right of the directors of the poor of such poor district to recover the same whether the same be due in the present or in the future or be due in one or several installments and the said court shall make all the orders necessary to carry the provisions of this section into effect Any defendant upon whom notice has been served of intention to begin proceedings under the provisions of this act to recover the amount owing by him to a person chargeable to any county or poor district who shall after this notice pay the same or any portion thereof to any other person than the proper directors of the poor shall not thereby be released from any liability but shall be liable to pay his entire indebtedness to the said directors of the poor

Section 1008 Refund of Unexpended Money Belonging to Pauper Should any person chargeable to any county or poor district in this Commonwealth become self-sustaining or cease to be chargeable by being supported by a relative or other person then any moneys originally belonging to such poor person which may have been recovered under the provisions of sections one thousand and five or one thousand and six by the directors of the poor of such poor district shall belong to such poor person the same as if no proceeding under this act had been instituted and on the death of any person chargeable to any poor district any moneys originally belonging to such poor person which may have been recovered under the provisions of this act and not expended in the care support or funeral of such poor person shall belong to the heirs of such poor person the same as if it had never been obtained by the directors of the poor under the provisions of this act Provided That if the entire amount expended in the care support and funeral of such poor person shall exceed the amount recovered under the provisions of this act nothing shall be refunded to the said poor person or his heirs in any event

Section 1009 Seizure of Property of Deserters If any man shall separate himself from his wife without reasonable cause or shall desert his children or if any woman shall desert her children leaving them a charge upon the district in any such case it shall be lawful for any magistrate of the county upon complaint made by the directors of the district to issue his warrant to such directors therein authorizing them to take and seize so much of the goods and chattels and receive so much of the rents and profits of the real es-

tate of such man or woman or to attach so much of his or her wages or of any other sums due as in the judgment of the said magistrate shall be sufficient to provide for such wife and to maintain and bring up such children which sum or amount shall be specified in such warrant but if sufficient real or personal estate cannot be found then to arrest such person and bring him before such magistrate at a time to be specified in such warrant

Section 1010 Security for Appearance at Court It shall be lawful for such magistrate on the return of such warrant to require security from such person for his appearance at the next court of quarter sessions of the county there to abide the order of the court and for want of such security to commit such person to the county jail

Section 1011 Court to Make Order The warrant aforesaid shall be returned to the next court of quarter sessions of the county when it shall be lawful for the said court to make an order for the payment of such sums as they shall think reasonable for the purpose aforesaid and therein authorizing the directors to dispose of the goods and chattels aforesaid by sale or otherwise and to collect and receive the rents and profits aforesaid or so much of either as in the judgment of the court shall be sufficient for the purpose aforesaid but if there be no real or personal estate it shall be lawful for the court to commit such person to the jail or workhouse of the county there to remain until he or she comply with such order give security for the performance thereof or be discharged by due course of law

Section 1012 Relatives Liable for Support The husband wife children father mother grandparents and grandchildren respectively of every poor person shall at their own charge being of sufficient ability relieve and maintain such poor person at such rate as the court of quarter sessions of the county where such poor person resides shall order and direct

Section 1013 Attachment May Issue Upon Default In all cases where an order has been made by the court of quarter sessions for the support of a husband wife father mother child grandfather grandmother or grandchild or where an order has been made upon a husband wife father mother child grandfather grandmother or grandchild of a person confined in any hospital asylum home or other institution at the charge of any county or poor district for the support of the said person so maintained as a charge by the said county or poor district and the said order made for the support or maintenance of any of the said persons heretofore mentioned has not been complied with by the person on whom the said order has been made for a period of thirty days the court of quarter sessions wherein the said order shall have been made or any judge thereof upon affidavit or petition filed setting forth that the person on whom the said order has been made has not complied with the said order shall issue an attachment directed to the sheriff or other proper officer of the county directing and commanding that the person named as having failed to comply with said order be brought before the court forthwith or at such other time as the court may in its discretion direct Whereupon if it shall appear to the court after hearing that the person on whom the said order was made has wilfully neglected to comply with the said order upon him the court may adjudge said person in contempt of court

Section 1014 Penalty for not Complying with Order of Support If the court after hearing shall adjudge the person on whom the said order has been made to be in contempt of court it shall be lawful for the court in the exercise of its discretion to commit the said person to the county jail for a period not exceeding six months

Section 1015 Order on Relatives for Maintenance The courts of quarter sessions in the several counties of this Commonwealth shall have power to hear determine and make orders and decrees in all cases either upon the petition of the directors of the poor or of any other person or persons having an interest in the support of said poor person or persons and either with or without an order of relief having been first obtained

Section 1016 Statute Of Limitations No Defense In all suits claims or demands of any poor district for maintenance and support against the real or personal estate or property rights of any pauper the statute of limitations shall not avail as a defense

Section 1017 Nothing contained in this act shall oust alter or impair the exclusive jurisdiction in desertion and non-support cases now vested in any municipal or county court but the same shall continue as though this act had not been passed

CHAPTER XI

VAGRANTS

Section 1100 Who Are Vagrants The following described persons are hereby declared to be vagrants

One All persons who shall unlawfully return into any district whence they have been legally removed without bringing a certificate from the proper authorities of the city or district to which they belong stating that they have a settlement therein

Two All persons who shall refuse to perform the work which shall be allotted to them by the overseers of the poor as provided by the act of June thirteenth one thousand eight hundred and thirty-six entitled "An act relating to the support and employment of the poor"

Three All persons going about from door to door or placing themselves in streets highways or other roads to beg or gather alms and all other persons wandering abroad and begging who have no fixed place of residence in the township ward or borough in which the vagrant is arrested

Four All persons who shall come from any place without this Commonwealth to any place within it shall be found loitering or residing therein and shall follow no labor trade occupation or business and have no visible means of subsistence and can give no reasonable account of themselves or their business in such place

Five Husbands who shall desert or refuse without reasonable cause to maintain and support their wives or family

Section 1101 Commitment of Vagrants If any person shall be found offending in any township or place against this act it shall and may be lawful for any constable or police officer of such township or place and he is hereby enjoined and required on notice thereof given him by any of the inhabitants thereof or without such notice on his own view to apprehend and convey or cause to be conveyed such person to a justice of the peace or other committing magistrate of the county who shall examine such person and shall commit him being thereof legally convicted before him on his own view or by the confessions of such offenders or by the oath or affirmation of one or more credible witnesses to labor upon any county farm or upon the roads and highways of any city township or borough or in any house of correction poor-house work-house or common jail for a term of not less than thirty days and not exceeding six months and shall forthwith commit him to the custody of the steward keeper or superintendent of such county farm house of correction poor-house work-house or common jail or to the supervisors or street commissioners and directors of the poor of the respective county city borough township or district wherein such person shall be found as in his judgment shall be deemed most expedient the said justice of the peace or committing magistrate in every case of conviction annexing thereto the names and records of the different witnesses examined before him and shall be warrant under hand commit such person as aforesaid Provided Any person who shall conceive himself aggrieved by an act judgment or determination of any justice of the peace or alderman in and concerning the execution of this act may appeal to the quarter sessions of the county giving reasonable notice thereof whose orders thereupon shall be final

Section 1102 Employment for Vagrants It shall be the duty of the custodian of any such vagrant to make active efforts to provide work for every vagrant committed under this act and not disqualified by sickness old age or casualty and whenever labor cannot be provided in the place to which any vagrant is committed it shall be lawful for such custodian and it is hereby declared to be his duty with the approval of the board of directors of the poor to contract with the proper authorities of any such township borough city county or other persons to do any work or labor outside the place of commitment in all cases the work or labor shall be suited to the proper discipline health and capacity of such vagrant and he shall be fed and clothed in a manner suited to the nature of the work engaged in and the condition of the season and when any vagrant is committed under the provisions of this act to the custody of the supervisors or street commissioners and directors of the poor of any township borough city or district or county it shall be their duty to provide for him suitable lodging or quarters either in a station-house or other building

Section 1103 Return of Person Without Settlement to Their Homes If any person not being in the county town-

ship or place in which he usually lives or has his home shall apply to any director of the poor of any county city borough township or district stating that he is desirous to return to his home but is poor and has not the means to do so the said director may employ or let out such poor person to labor at some suitable place to be by them selected and at such wages as shall seem to them just and when in the opinion of said director of the poor such poor person shall have earned a sufficient sum said director of the poor shall with the money so earned and with such additions thereto from the treasury of the county city borough township or district as they may think reasonable cause such person to be returned to his home whether in this State or elsewhere

Section 1104 Discharge of Vagrants The custodian of such vagrant may at his discretion discharge such vagrant at any time within the term of commitment upon not less than ten days' good behavior or upon satisfactory security that he shall not become a charge upon the public within one year from the date of such discharge

Section 1105 Buildings and Enclosures for Vagrants The directors of every district in which there shall not be sufficient provision for the safe custody of persons committed under this chapter with the approval of the court of common pleas are hereby empowered to make suitable provisions by buildings or enclosures

Section 1106 Fees Disposition of Fines For each arrest hearing or commitment made under this chapter there shall be paid out of the county treasury to the committing magistrate and the officer making such arrest of commitment the sum of fifty cents each and mileage as now provided by law when such arrest is made more than one mile from the prison or place where such vagrant shall be committed and no mileage shall be allowed to any officer making the arrest within one mile of the prison or place where such vagrant shall be committed And no person shall be detained beyond the term of his or her commitment by reason of his or her inability to pay the costs of his or her arrest hearing and commitment but shall forthwith be discharged by the officer in whose custody he may be Any wilful refusal to make such arrest on the part of any constable or police officer shall subject him to a penalty of five dollars to be collected as penalties are collectible and shall be paid into the poor fund of the district in which such officer resides if such poor fund exists and into the county treasury where such poor fund does not exist

Section 1107 Almshouses Declared Workhouses All almshouses are hereby declared to be work-houses for the purposes of this chapter and it is hereby made the duty of the custodians of such buildings to provide work for such vagrants and to compel them to work therein when able not less than six hours per day

Section 1108 Certificates of Discharge The custodian of any vagrant upon his discharge and at his request shall give him a certificate of discharge which shall exempt him from any further arrest for vagrancy for a period of five days and the said custodian is hereby authorized to give in his discretion to such discharged vagrant a reasonable sum of money out of his earnings or out of the treasury of the townships borough city or county to defray his expenses in securing employment

Section 1109 Employment of Prisoners on Poor Farms It shall be lawful for the authorities having control and supervision of any county jail or county prison within this Commonwealth and they are hereby empowered with the approval of the court of quarter sessions to permit the employment of such inmates serving sentences therein as they shall deem advisable at agricultural labor on any district almshouse farm of the poor district in which such jail or prison is located by the poor authorities of such district under the direction and guard of the warden or keeper of such jail or prison or any deputy or deputies of such warden or keeper and all inmates so employed shall at all times be amenable to restraint discipline and punishment in the same manner as if they were confined in the proper jail or prison

Section 1110 Liability of Warden or Keeper for Escape No warden or keeper or his sureties shall be held liable on any bond conditioned for the safe-keeping of persons given into his care in case any inmates so employed shall escape if due care and diligence has been exercised in the discharge of the duties herein imposed

CHAPTER XII

SANATORIA AND HOSPITALS

Section 1200 Hospitals for Tuberculosis Poor districts in this Commonwealth are authorized to acquire lands supply erect and equip hospitals or sanatoriums for the care and treatment of indigent persons afflicted with tuberculosis

Section 1201 Equipment Thereof Any poor district may hereafter supply erect and equip a suitable institution for the maintenance care and treatment of indigent persons afflicted with tuberculosis according to plans and specifications approved by the State Department of Health which hospital or sanatorium shall be provided with all the modern appliances for the treatment of tuberculosis with a medical superintendent of experience in the treatment of tuberculosis and who shall be in actual practice for at least five years in which the said patients are attended by trained and skilled nurses and in every way receive the same care and attention as they would in any State sanatorium for care and treatment of tuberculosis

Section 1202 Appropriation to Hospital or Society Whenever there shall have been established in any poor district of this Commonwealth a hospital or sanatorium for the treatment therein of indigent persons suffering from tuberculosis or whenever there shall have been established in any county or district a duly incorporated society chartered to maintain a sanatorium for the treatment therein of persons suffering from tuberculosis which said hospital or sanatorium has been erected and equipped in accordance with plans and specification approved by the State Department of Health it shall be lawful for the commissioners or directors of such county or district and they are hereby authorized and empowered to appropriate out of the funds of such county to such poor district or out of the funds of such district to such incorporated society so much money as may be necessary for the maintenance of indigent persons residents of the county or district who may be inmates of such hospital or sanatorium and under treatment for tuberculosis

Section 1203 Appropriation Limited That such appropriation shall not exceed for each of indigent inmates the sum of twenty dollars (\$20) per week payable every three months at the end of the period

Section 1204 Inspection by County Commissioners That the commissioners of each county at all times shall have free access to such hospitals or sanatoria for inspection of its management and for ascertainment of the number of indigent persons receiving treatment therein

Section 1205 County Hospital for Contagious Diseases From and after the passage of this act hospitals for the care and treatment of persons suffering from contagious diseases may be constructed and maintained by counties in this Commonwealth

Section 1206 County Commissioners to Provide Whenever in the opinion of the county commissioners of any county a hospital for the care of contagious diseases appears to be necessary or advisable the said county commissioners may either locate such a hospital on the grounds of the county poor-farm or may purchase a suitable location in some other locality provided such locality is not within or close to the built-up portion of any city borough or village and not within one hundred (100) feet of any public highway

Section 1207 Approval of Plans by Commissioner of Health Plans and specifications may be prepared for such hospital by the county commissioners or at their instance which plans and specifications must be submitted to the Commissioner of Health of the Commonwealth of Pennsylvania for his approval and must be so approved before the construction of any building is commenced

Section 1208 Manner of Construction Upon the plans and specifications being approved by the Commissioner of Health the said hospital may be constructed and equipped in the same manner that other county buildings are constructed and equipped and the expense and cost of such construction and equipment paid by the county commissioners out of county funds

Section 1209 Conduct and Maintenance of Hospital After such hospital is erected and equipped and ready for occupancy it shall be conducted and maintained by and under the authority of the directors of the poor in the same manner that the county home and other county poor buildings are conducted and maintained

Section 1210 Payment of Expenses All expense incident to the construction and maintenance of contagious disease hospitals established in accordance with the provisions of this act shall be paid out of county funds and no appropriations shall be made to such hospitals by the State

Section 1211 Removal of Contagious Cases to Hospital In any county in which a hospital for the care and treatment of contagious diseases has been constructed and is being maintained whenever in the opinion of the health authorities either the local board or department of health of any city or borough in such county or the State Department of Health proper quarantine measures cannot be otherwise enforced the said health authorities may for the protection of public health and the prevention of epidemics of disease have authority to remove cases of contagious disease from private residences and other places to such hospital for treatment and isolation during the continuance of such disease

CHAPTER XIII

SPECIAL REVENUE PROVISIONS

Section 1300 Record Of Fines For Use Of Poor It shall be the duty of every justice or magistrate who shall by virtue of any law of this Commonwealth receive any fine penalty or forfeiture appropriated by law for the use of the poor forthwith to enter at length on his docket the name of the person convicted the offense committed the amount of such fine penalty or forfeiture and the time when the same was paid and forthwith such justice shall pay over the same to the directors of the poor lawfully entitled thereto and shall at all times if required exhibit his docket to the inspection of the auditor or controller of such poor district

Section 1301 Neglect Of Duty By Justice If any justice or magistrate shall wilfully neglect or refuse to perform the duties enjoined on him aforesaid touching any fine penalty or forfeiture appropriated to the use of the poor he shall on conviction thereof in the court of quarter sessions of the proper county be deemed guilty of a misdemeanor in office and fined for the use of the poor of the district in which he shall reside any sum not exceeding one hundred (\$100) dollars and if he shall be convicted of neglecting or refusing to pay over on demand to the proper directors any money which he shall have received as aforesaid he shall be fined over and above the last mentioned sum any sum not exceeding double the amount which he shall have received as aforesaid which sums shall be recovered by process of said court

Section 1302 Duty Of Clerk Of Court It shall be the duty of every clerk of the court by whom any fine shall be imposed which by law is to be appropriated in whole or in part to the use of the poor forthwith to deliver a written notice of the same to the directors of the poor of the district entitled to receive said fine

Section 1303 Sheriff to Pay Over Fines Collected It shall be the duty of every sheriff who shall have received any fine penalty or forfeiture which by law may be appropriated to the use of the poor to pay the same to the proper directors of the poor and if he shall fail to do so within five days after demand he shall on conviction thereof in the court of quarter sessions of the proper county be fined and pay to the use of the poor of the proper district any sum not exceeding double the amount received by him to be recovered by the process of the said court

Section 1304 Gifts to Poor Construed All gifts grants devises and bequests of any houses lands tenements rents goods chattels sum or sums of money to the poor of any poor district or to any person or persons for the use of such poor by deeds or by last will and testament or otherwise howsoever shall be good and available in law and shall pass such gifts grants devises and bequests to the authorities having charge of the poor of such poor district for the use of said district

Section 1305 Same to Be Received by Directors All fines forfeitures bequests gifts and devises for the use of the poor of said district or now by law provided for any poor district which forms a part of said district under the provisions of this act shall go to and be received by said directors of the poor who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district

CHAPTER XIV AUDIT OF ACCOUNT

Section 1400 Accounts to be Audited In addition to the powers and duties of county auditors and of county controllers as now conferred on them by law it shall be their duty to audit settle and adjust the accounts of the directors of the poor and of the treasurer and steward of every county poor-house

CHAPTER XV JOINT DISTRICTS

Section 1500 Purchase or Lease of Real Estate and Erection of Buildings by Directors of Two or More Districts Administration by Joint Board The directors of the poor of any two or more conveniently located poor districts are hereby authorized with the approval of the court of common pleas in each county to jointly lease or purchase real estate and improve and erect buildings and to provide tools machinery and stock as they may deem necessary and proper to provide a home or farm for the keeping maintaining and employing of such poor persons as may be assigned to such home or farm by the directors of the poor of such districts and there to keep maintain and employ such poor persons and receive the benefit of the labor of such as are able to work for and toward their maintenance and support The title to such real estate shall be taken in the joint names and for the joint use of the districts so uniting No such joint action as aforesaid shall be had until it shall be separately ratified and entered upon the records of the respective districts so uniting

Section 1501 Organization of Joint Boards The directors of the poor of any two or more poor districts uniting as provided in section one thousand five hundred of this act shall before they purchase or lease any real estate meet as a board on a day certain and annually thereafter and organize by electing a president secretary and treasurer The secretary and treasurer may be allowed such compensation as the board may determine The treasurer shall give bond in an amount to be fixed by the board conditioned for the faithful performance of the duties of his office which bond shall be deposited with the president of said board

Section 1502 Apportionment of Costs Among Districts Uniting The board shall ascertain the amount required for the purchase or leasing of real estate and the improvement and construction of buildings together with the cost of equipment and shall apportion such amount among the districts so uniting according to their population or according to such other method or basis as may be agreed upon before such joint action starts and the directors of such districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board the amounts thus apportioned to their respective districts

Section 1503 Authority to Borrow Money Issue Bonds and Levy Special Taxes At any time after the organization of the board the directors of the separate districts so uniting are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising money to carry out the provisions of section one thousand five hundred and two of this act Such bonds shall be payable by the separate districts issuing them and shall not bear interest at a greater rate than six per centum nor be sold below par They may be renewed from time to time should the directors deem it advisable to do so For the purpose of paying each district's share of the cost of such joint purchase or lease of real estate and the permanent improving and equipping of the same or for the purpose of paying debts incurred or bonds issued according to the provisions of this section the directors of the poor of the respective districts are hereby authorized to pay from the poor funds of their respective districts into the treasury of the board for a building or bond fund the amounts apportioned in the manner provided in section one thousand five hundred and two in addition to the poor tax for current expenses

Section 1504 Management And Control Of Property The board shall have control management and direction of the property leased or purchased as aforesaid and shall provide those things necessary for the maintenance and employment of inmates make necessary repairs and improvements of buildings and lands cause the land to be cultivated and use the proceeds of such land and of the labor of the inmates for and toward the support and maintenance of the home or farm The board shall elect each year and fix

their compensation a superintendent and such assistants and employes as they shall deem necessary and they may appoint a physician and surgeon all of whom shall be subject to removal by the board at any time

Section 1505 Meetings Of Board Quorum Record Of Proceedings A majority of the directors of the districts so uniting shall be a quorum for the transaction of business they shall meet at such regular times and places as they may agree upon visit and inspect the home and farm and examine into its management see that the inmates are properly treated and cause any just grievances to be corrected or redressed and shall keep a record of their proceedings which shall be evidence of their actions in any subsequent judicial proceedings The board may appoint an executive committee consisting of such number of members of the board as may be agreed upon and may delegate to such committee such powers and duties as the board may deem proper The expenses of the board and of the executive committee shall be paid out of joint fund No contract shall be approved nor any expenditure authorized of over five hundred dollars except upon the vote of two-thirds of the board

Section 1506 Apportionment of Maintenance Expenses Among Districts The board shall at its annual meeting for organization or as soon thereafter as possible make a careful written estimate of the amount of money they deem necessary for the proper maintenance operation and support of said poor home or farm for the ensuing year The amount or amounts so determined upon shall be apportioned among the several districts so uniting according to such method or basis as may have been agreed upon before such joint action started and the directors of the poor of the several districts are authorized and required to pay or to make provision to pay as needed out of their poor fund to the treasurer of the board the amount so apportioned to their respective districts Any income arising from the operation of said home or farm may be used to lessen the current expense to the several districts for improvements stock and equipment or at the option of the board may be distributed among the several districts according to such method or basis as may have been agreed upon

Section 1507 Accounts and Audit The board shall keep accurate accounts of all moneys received and paid by them in the performance of their duties All accounts shall be audited by a board of three auditors appointed by concurrence of the courts of common pleas of the counties constituting such poor district which shall fix their compensation

Section 1508 Discontinuance of Joint District Whenever such districts so uniting shall agree to discontinue such joint action and ownership or where one or more districts shall desire to discontinue such joint action and ownership the joint assets and indebtedness or the share thereof such district or districts shall be apportioned or adjusted as may be agreed upon In case of failure so to agree the matter may be adjudicated by the court of common pleas of any constituent county by a proceeding in equity

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. WEINGARTNER. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. KRAUSE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. WEINGARTNER. Mr. President, I move that the bill be recommitted to the Committee on Judiciary General.

Mr. KRAUSE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 422, (House Bill No. 61), as follows:

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all women over the age of sixty-five years and all mothers of children under the age of five years upon request made to the proper court may be excused by the court from jury duty

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

| | | | |
|-------------|-----------|------------|----------|
| Aron, | Derrick, | Heaton, | Norton, |
| Baldwin, | DeWitt, | Huffman, | Patton, |
| Barr, | Barnest, | Joyce, | Quigley, |
| Baumer, | Einstein, | Krause, | Salus, |
| Betts, | Eyre, | Kunkle, | Schantz, |
| Brown, | Freeman, | Kutz, | Snyder, |
| Buckman, | Gelder, | Lanius, | Sones, |
| Culbertson, | Griswold, | Leslie, | Sprohls, |
| Daix, | Harris, | Mansfield, | Steele, |
| Davis, | Homsher, | Miller, | Vare, |

NAYS—5.

| | | | |
|----------|---------|--------------|-----------|
| MacDade, | Stites, | Weingartner, | Woodward, |
| Painter, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 614, as follows:

An Act to fix the salaries of the judges of the Municipal Court of Philadelphia and of the county court of Allegheny county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the President Judge of the Municipal Court of Philadelphia and the president judge of the county court of Allegheny county shall each receive an annual salary of ten thousand five hundred dollars (\$10,500) and the associate judges of the Municipal Court of Philadelphia and of the County Court of Allegheny County shall each receive annual salaries of ten thousand dollars (\$10,000) Such salaries shall be payable from the State Treasury in the same manner that the salaries of judges of the courts of common pleas are paid

Section 2 That the act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and sixty-five) entitled "An act to fix the salaries of the judges of the Municipal Court of Philadelphia and the County Court of Allegheny County" is hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that the bill be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair Hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 1125, entitled:

An Act making an appropriation to the estate of Horatio B. Koch, late of the city of Allentown, Pennsylvania, for the refund of transfer inheritance taxes erroneously paid into the State Treasury, together with interest thereon.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1133, entitled:

An Act providing that the chairman of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor; and providing for the payment of the expenses of said chairmen.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 162, as follows:

An Act for the protection of the public health prescribing sanitary regulations and standards for tenement lodging and boarding houses in cities of the second and third class boroughs towns and townships vesting jurisdiction for the enforcement of the same in the Department of Health of Pennsylvania and in Boards of Health of Municipalities providing penal and injunction proceedings for the enforcement of this act and repealing acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the provisions of this Act shall apply in all second and third class cities boroughs towns and townships of the Commonwealth of Pennsylvania and shall apply equally to any individual partnership firm and corporation (hereinafter designated as "person") as the owner or agent of any tenement lodging or boarding house and shall apply where hereinafter designated to the occupant tenant or lessee of any such property

Section 2 For the purpose of this act tenement lodging and boarding houses are defined as follows

(a) The term "tenement house" shall mean any house or building or portion thereof which is intended or designed to be occupied or leased for occupation or actually occupied as a house or residence for three or more families living in separate apartments and doing their cooking upon the premises and shall include apartment houses apartment hotels and flats

(b) The term "lodging house" shall mean any building or portion thereof in which five or more persons not related to the proprietor or manager are furnished with sleeping accommodations and shall include rooming houses bachelor apartments dormitories barracks bunk houses and any other kind of building used to furnish sleeping accommodations as aforesaid The term "lodging house" shall not include a licensed hotel inn or tavern

(c) The term "boarding house" shall mean any building or portion thereof occupied for human habitation in which five or more persons not related to the proprietor or manager are furnished with meals and lodging The term "boarding house" shall not include a licensed hotel inn or tavern

(d) Provided that this act shall not apply to "lodging houses" or "boarding houses" as herein defined in cases where due to temporary shortage of housing accommodations in the community created by fire flood tornado cyclone or other extraordinary condition and for periods not exceeding one hundred and eighty consecutive days sleeping accommodations or meals and lodging are temporarily furnished therein to five or more persons not related to the proprietor or manager thereof

Section 3 Each tenement lodging and boarding house shall be provided with an adequate quantity of pure and wholesome water for the use of the occupants thereof

(a) Where the said water is obtainable from a public waterworks system approved by the required State authorities it shall be distributed by means of pipes as required hereinafter to each floor used for living purposes of every tenement lodging and boarding house

(b) Where the said water is obtained from a private source such as a well spring or cistern said source shall not be polluted or contaminated nor so situated constructed or maintained that it may become polluted or contaminated in any manner that may render such water supply injurious to health

(c) In tenement houses each family shall be provided with a water supply for its separate use and where the water supply is distributed by means of pipes there shall be provided in each suite or group of rooms occupied by a family at least one sink or stationary washstand with running water provided however that in suites or groups of less than three rooms each there shall be on every floor at least one sink or stationary washstand with running water accessible to each family Such sink or stationary washstand shall be provided with a suitable drain properly trapped

(d) In lodging and boarding houses the rooms of which are not arranged in suites or groups provided with separate water supply and where the water is distributed by means of pipes there shall be provided at least one stationary washstand with running water located on each floor used for living purposes for each six occupants or fraction of six Such stationary washstand shall be provided with a suitable drain properly trapped

Section 4 All tenement lodging and boarding houses shall be provided with adequate and sanitary toilet facilities for the disposal of the excreta of the occupants thereof provided however that no such facilities shall be located in any room used for living or sleeping purposes or in which food is prepared or handled

(a) Where a tenement lodging or boarding house is accessible to a public sewer from which sewage is lawfully discharged the said tenement lodging or boarding house shall be provided with water-closet facilities which shall discharge to the said sewer

(b) Where the tenement lodging or boarding house is not accessible to a public sewer as aforesaid the means for excreta or sewage disposal shall be constructed and maintained in compliance with the requirements of Rules and Regulations of the Department of Health of Pennsylvania

(c) In tenement houses each suite or group of rooms occupied by a family shall be provided with separate toilet facilities and where a public sewer as aforesaid is accessible there shall be provided in each suite or group of rooms occupied by a family at least one water flushed toilet placed in a bath room or separate compartment provided however that for suites or groups of less than three rooms there shall be provided on every floor used for living purposes at least one water flushed toilet placed in a bath room or separate compartment for the use of every two families Access to at least one water flushed toilet in each suite or group of rooms occupied by a family shall be had without passing through a bed room

(d) The minimum number of water flushed toilets or privy seats for common or general use of the occupants of any lodging or boarding house shall be determined from the possible number of occupants thereof as follows One water flushed toilet or privy seat for each twelve persons or fraction of twelve

(e) In any building the upper portion of which is used as a tenement lodging or boarding house and the lower portion of which is used for commercial or business purposes toilet facilities for the use of the occupants of the upper portion shall be provided separate and independent from

any toilet facilities provided for the use of the employees of the said commercial or business establishment

(f) The entire house drainage system in every tenement lodging and boarding house shall be so designed constructed and maintained as to conduct the waste water or sewage quickly from the fixture to the place of disposal with velocities which will guard against fouling and the deposit of solids and will prevent clogging

(g) Plumbing fixtures shall be made of smooth non-absorbent material shall be free from concealed fouling surfaces and shall be set free of inclosures Each fixture or compination fixture shall be provided with a separate accessible self-scouring reliable water-seal trap placed as near to the fixture as possible The soil stack shall extend full size upward through the roof and have a free opening the roof terminal being so located that there will be no danger of air passing from it to any window and no danger of clogging of the pipe by frost or by articles being thrown into it or of roof water draining into it

Section 5 All bath rooms toilet rooms and water closet compartments in tenement lodging and boarding houses shall be provided with ample ventilation and light by means of window area at least equal to one-tenth of the floor area and opening directly to the outside air or by equivalent artificial means maintained in constant and satisfactory service Water closet compartments in lodging and boarding houses shall be adequately lighted at night and if gas or electricity are installed in the building the same shall be provided for lighting such compartments the floors thereof shall be made of non-absorbent water-proof material if deemed necessary by the Department of Health or the Board of Health of the municipality

Section 6 All room for living or sleeping purposes in tenement lodging or boarding houses shall be provided with ample ventilation and natural light by means of windows opening directly to the outside air No room shall be divided unless each part used for living or sleeping purposes complies with all of the requirements for a separate room No basement or lower story shall be used for living or sleeping purposes if there is any evidence of undue dampness therein No cellar shall be used for living or sleeping purposes

Section 7 In all rooms occupied for sleeping purposes in tenement lodging and boarding houses the minimum amount of window area floor area and cubic air space per occupant shall be in accordance with the requirements of the Rules and Regulations of the Department of Health of Pennsylvania

Section 8 The owner of any tenement lodging or boarding house or the owner's authorized agent shall keep the entire building in sanitary condition and repair including the plumbing lighting heating and ventilating systems and shall also keep the entire building in a cleanly condition free from any accumulation of dirt rags rubbish garbage filth or other refuse matter provided however that the tenant or lessee of any tenement house shall keep in a cleanly condition free from any accumulation of dirt rags rubbish garbage filth or other refuse matter the portion of the tenement house occupied or used exclusively by the said tenant or lessee

The tenant or lessee of each apartment or group of rooms of every tenement house and the owner his agent or lessee of every lodging and boarding house shall provide sufficient and suitable non-absorbent non-leakable receptacles with tight fitting covers for garbage which shall be kept separate from ashes and other rubbish No garbage chutes or storage bins for garbage shall be constructed maintained or used

Section 9 Whenever any tenement lodging or boarding house shall be occupied or maintained contrary to the provisions of this Act it shall constitute a violation thereof

Whenever this Act or any of its provisions shall have been violated any duly authorized agent of the Department of Health of the Commonwealth of Pennsylvania or of the Board of Health of the municipality in which the violation exists may serve a written notice upon the owner thereof or upon the owner's authorized agent specifying the violation or violations and further specifying a reasonable time in which the abatement or alteration thereof must be made

In case of violation of Sections six seven or eight of this Act by the tenant or lessee the said written notice may also be served upon the said tenant or lessee

Notices may be served by registered mail upon the owner or the owner's authorized agent or the tenant or lessees aforesaid and by posting a copy of said notice in a con-

spicuous place on the premises whereon the violation exists or such notice may be served personally by handing a copy thereof to the owner or the owner's authorized agent or the tenant or lessee aforesaid. In case the name and address of the owner or the owner's authorized agent is not registered in the public records accessible to the said agent of the Department of Health or Board of Health posting of said notice on the building shall constitute service thereof.

Section 10 In case any violation of this Act specified in the said notice is not abated within the time specified in the said notice then any duly authorized agent of the said Department of Health or the said Board of Health may institute summary proceedings before any Magistrate Alderman or Justice of the Peace against any person violating the provisions of this Act.

Any person found guilty of violating the provisions of this Act shall be sentenced for any first offense to pay a fine of not less than Five Dollars nor more than Twenty-five Dollars with costs and for any second or subsequent offense to pay a fine of not less than Twenty-five Dollars nor more than Two Hundred Dollars with costs and in default of the payment of said fine or fines with costs shall be committed to the County Jail for a period of not more than sixty days.

Section 11 If in the opinion of the Secretary of Health of the Commonwealth of Pennsylvania or of the Board of Health of a municipality any tenement lodging or boarding house subject to the provisions of this Act is unfit or unsafe for human habitation because of insanitary conditions in or about the same or if after conviction has been secured for violation of the provisions of this Act the violation is not abated then the Court of Common Pleas of the County on the petition of the said Secretary of Health or of the said Board of Health may after hearing grant an injunction directed to the owner of the said tenement lodging or boarding house and to the tenant or lessee thereof restraining such owner tenant or lessee from using and occupying the tenement lodging or boarding house until in the opinion of said Secretary of Health or said Board of Health it has been made fit and safe for human habitation or until the said violation of this Act has been abated as the case may be.

Service of the said injunction shall be made in the manner provided by law.

Section 12 Any owner of such tenement lodging or boarding house or any authorized agent of such owner who after the issuance of the said injunction shall use or permit the building to be used for human habitation shall be subject to summary punishment as for contempt of Court in the manner provided by law.

Section 13 Any person occupying such tenement lodging or boarding house or any part thereof in violation of the said injunction shall be subject to summary punishment as for contempt of Court in the manner provided by law.

Section 14 That all Acts or parts of Acts inconsistent with this Act be and the same are hereby repealed but no such Act or parts of Acts shall be considered as inconsistent with this Act merely because its provisions or any of them cover or relate to the subject or subjects of this Act if it does not conflict with or interfere with the enforcement of any of the provisions of this Act. If any provisions of this Act shall be held by any Court to be unconstitutional such judgment shall not be held to invalidate any other provision.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

| | | | |
|-------------|-----------|------------|----------|
| Aron, | Earnest, | Krause, | Patton, |
| Baldwin, | Einstein, | Kunkle, | Quigley, |
| Beall, | Eyre, | Kutz, | Salus, |
| Baumer, | Freeman, | Leslie, | Schantz, |
| Brown, | Gelder, | MacDade, | Snyder, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Culbertson, | Harris, | Miller, | Stites, |

Daix,
Davis,
Derrick,

Heaton,
Homsher,

Norton,
Painter,

Vare,
Woodward,

NAYS—8.

Beets,
DeWitt,

Huffman,
Joyce,

Lanius,
Sones,

Sprowls,
Weingartner,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. GRISWOLD. Mr. President, I move that Senate Bill No. 384, (House Bill No. 271), on third reading, entitled:

An Act allowing a rebate and imposing a penalty in the collection of county taxes assessed in the cities of the third class in counties of the fifth class in this Commonwealth.

be recommitted to the Committee on Judiciary Special.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 413, entitled:

An Act to provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education for boys and girls who are employed and for adults as a function of the public schools of this Commonwealth and to facilitate the proper organization and administration of such extension education.

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. BARR. Mr. President, I ask unanimous consent to amend section 3, page 3, line 3, by striking out "pubile" and inserting in lieu thereof the word "public"; also section 4, page 3, lines 14 and 15, by striking out "instructon" and inserting in lieu thereof the word "instruction".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 501, (House Bill No. 583), entitled:

An Act enabling cities of any one class and the cities of two or more classes uniting together for the same purpose to form and organize Leagues hold annual conventions for the study and consideration of such municipal affairs as concern and pertain to the cities comprising the League send delegates thereto and provide for the payment of the necessary cost and expenses of such Leagues conventions and the sending of the delegates thereto.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | Einstein, | Joyce, | Quigley, |
| Baldwin, | Eyre, | Lanius, | Salus, |
| Betts, | Freeman, | Leslie, | Schantz, |
| Brown, | Gelder, | MacDade, | Snyder, |
| Buckman, | Griswold, | Mansfield, | Sones, |
| Culbertson, | Harris, | Miller, | Steele, |
| Faix, | Homsher, | North, | Stites, |
| Davis, | Heaton, | Norton, | Vare, |
| DeWitt, | Huffman, | Patton, | Woodward, |
| Earnest, | | | |

NAYS—9.

| | | | |
|----------|---------|----------|--------------|
| Barr, | Krause, | Kutz, | Sprowls, |
| Baumer, | Kunkle, | Painter, | Weingartner, |
| Derrick, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 580, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. SALUS. Mr. President, I ask unanimous consent to amend section 7, page 5, line 13, by striking out the word "pediod" and inserting in lieu thereof the word "period."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 583, entitled:

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. QUIGLEY. Mr. President, I ask unanimous consent to amend section 2, page 5, line 5, by inserting after the word "such" the word "other"; also line 6, by striking out the word "Payment" and inserting in lieu thereof the word "Payments".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 610, (House Bill No. 731), as follows:

An Act to amend sections seven hundred and sixteen and four hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising and consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven hundred and sixteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" be amended to read as follows

Section 716 Dogs Pursuing Elk Or Deer Liability Of Owners Any dog pursuing or following upon the track of an elk or deer is hereby declared to be a public nuisance Such dog may be killed by any person when pursuing or following upon the track of an elk or a deer for a distance believed by such person to be one-half mile or more or by any officer whose duty it is to protect the game of the State upon affidavit being made by any person acquainted with the facts that said dog is in the habit of or has been seen or heard running upon the track of or pursuing any elk or deer for a distance of one-half mile or more within a period of two years before the date of such affidavit The owner or person harboring or in control of a dog either killed in conformity with the law or proven to have pursued an elk or deer for the distance of one-half mile or more shall be liable to a penalty of fifty dollars for each elk and twenty-five dollars for each deer pursued and one hundred dollars for each elk and fifty dollars for each deer killed or caused to be killed by such dog running at large without the aid or direction of its master Where the owner or person harboring or in control of a dog shall neglect or refuse to take such action as may be necessary to prevent such dog from running elk or deer after notice in writing from an officer whose duty it is to protect the game to the effect that the dog in question is in the habit of pursuing elk or deer he shall be liable to double the amount as fixed before for the first offense

The provisions of this section shall not be construed to apply to any dog accompanied by the owner or in control of and accompanied by a competent handler being used under permit from the Board which may be issued at the discretion of the Secretary without charge for the purpose of hunting foxes or wild cats with intent to kill such animals as a protection to game between December sixteenth and March fifteenth next following providing each dog so used wears a collar having attached thereto a current year license tag and a metallic plate with the name and address of the owner inscribed thereon in plain English If a dog so used is either

known to be regularly in the habit of chasing elk or deer or is caught in the act of killing either an elk or a deer or the owner or handler has been notified in writing by the Secretary of the Board that such dog has been known to chase elk or deer or that such permit has been cancelled said dog may be killed in the same manner as if no permit had been issued

Section 2 That section four hundred and two of said act is hereby amended to read as follows

Section 402 Board Empowered to Grant Licenses Under the conditions and limitations hereinafter prescribed the board may grant licenses at their discretion good for the term of one year from their date which license shall expire on May thirty-first of each year Such licenses shall not be transferable Such licenses may be issued (a) to any person within this Commonwealth of known scientific attainment in ornithology or mammalogy (b) to any agent of any public museum in this Commonwealth (c) to a teacher of ornithology in any school within this Commonwealth (d) to any person within the Commonwealth desiring to breed or raise game in captivity and to sell the same (e) to any person desiring to possess breed or sell ferrets (f) to any person qualified to practice taxidermy and (g) to fur dealers or persons purchasing or receiving raw furs for commercial purposes

No person so long as he is legally acting under the authority of a license issued by the board shall be liable to any of the penalties provided for in this act

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. QUIGLEY. Mr. President, I ask unanimous consent to amend page 2 in line 15 strike out the words "two years" and insert in lieu thereof the words "three months".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL RECOMMITTED.

Mr. JOYCE. Mr. President, I move that Senate Bill No. 624, (House Bill No. 690), on third reading, entitled:

An Act fixing the salaries of the county commissioners county controller recorder of deeds and clerk of courts in counties of the third class

be recommitted to the Committee on New Counties and County Seats.

Mr. GELDER. Mr. President, I second the motion.

The motion was agreed to.

Mr. JOYCE. Mr. President, I move that Senate Bill No. 637, (House Bill No. 799), on third reading, entitled:

An Act providing for the compensation of the county solicitor and the solicitor of the county controller in counties of the third and fourth class

be recommitted to the Committee on New Counties and County Seats.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. MANSFIELD. Mr. President, I ask that Senate Bill No. 640, (House Bill No. 799), on third reading, entitled:

An act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties

go over in order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 665, (House Bill No. 529), entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and five (P. L. 47) entitled "An act establishing in counties containing a population of from three hundred thousand to one million a Board for the Assessment and Revision of Taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respect the assessment of State and county taxes" extending the provisions of said act to counties of the third and fourth classes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|-------------|
| Aron, | Earnest, | Kunkle, | Schantz, |
| Baldwin, | Einstein, | Lanius, | Snyder, |
| Barr, | Eyre, | Leslie, | Sones, |
| Baumer, | Freeman, | MacDade, | Sprolws, |
| Betts, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Homsher, | Norton, | Weingartner |
| Daix, | Heaton, | Painter, | Woodward |
| Davis, | Huffman, | Patton, | |
| Derrick, | Joyce, | Quigley, | |
| DeWitt, | Krause, | Salus, | |

NAYS—1.

Kutz,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 876, (House Bill No. 321), entitled:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class.

And said bill having been read at length the third time,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Will the Senate agree to the bill?

Mr. SNYDER. Mr. President, I ask unanimous consent to amend section 1, page 3, line 15, by striking out the word "sewage" and insert in lieu thereof the word "sewerage";

also page 3, line 22, by inserting after the word "health" the following: and of "The Administrative Code."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 881, (House Bil No. 514), as follows:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the court of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An Act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That whenever upon the trial of any issue a point requesting binding instructions has been reserved or declined the party presenting the point may within the time prescribed for moving for a new trial or within such other or future time as the court shall allow move the court to have all the evidence taken upon the trial duly certified and filed so as to become part of the record and for judgment non obstante veredicto upon the whole record whereupon it shall be the duty of the court if it does not grant a new trial to so certify the evidence and to enter such judgment as should have been entered upon that evidence at the same time granting to the party against whom the decision is rendered an exception to the action of the court in that regard From the judgment thus entered either party may appeal to the Supreme or Superior Court as in other cases which shall review the acting of the court below and enter such judgment as shall be warranted by the evidence taken in the court

Section 2 Whenever a point requesting binding instructions has been reserved or declined and the party presenting the point has moved to have the evidence certified and filed and for judgment non obstante veredicto in the manner set forth in Section one hereof and the court after consideration of such motion shall decline to enter judgment non obstante veredicto but shall direct a new trial then it shall be the duty of the court having directed such new trial to so certify the evidence and to grant an exception to the party whose motion for judgment non obstante veredicto has been declined That party may thereupon forthwith appeal to the Supreme or Superior Court from the refusal to enter judgment in his favor upon his motion The Supreme or

Superior Court shall review the action of the court below and shall enter such judgment for either party as shall be warranted by the evidence taken in that court or shall affirm the action of that court in granting a new trial

Section 3 The provisions of Section two hereof allowing appeals in certain cases shall apply to all such cases pending at the time of the passage hereof in which the order of court refusing the motion and directing a new trial shall have been entered except those cases in which the new trial so ordered has actually occurred

And said bill having been read at length the third time, and agreed to, and the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Vare, |
| Culbertson, | Homsher, | North, | Stites, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | " | Woodward, |
| Derrick, | Joyce, | Fatton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 900, as follows:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State Committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein and repealing inconsistent legislation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the offices of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for

the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which was amended by an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and forty-four) entitled "An act to amend the first sixth and seventh sections of an act entitled 'An act regulating certain political parties providing for and regulating the nominations of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation' approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen so as to change the time for filing petitions of nomination and the time for the organization of the State committees" is hereby further amended to read as follows:

Section 6 The names of candidates for nomination as President of the United States and the names of all other party candidates shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State or of the political district or division as the case may be within which the nomination is to be made or election is to be held and the filing of affidavits by the candidates as provided in this act and the names of no candidates shall be printed upon an official ballot of a political party to be used at any primary unless such petitions shall have been filed and unless such candidates except they be candidates for the office of President of the United States shall have filed affidavits as hereinafter provided

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare that he is a member of the party designated in such petition. Provided however That where there are to be elected two or more persons to the same office each signer may sign petitions for as many candidates for such office as and no more than he could vote for at the succeeding election. He shall also declare therein that he is a qualified elector of the county therein named and in case the nomination is not to be made or candidates are not to be elected by the electors of the State at large of the political district or division therein named in which the nomination is to be made or the election is to be held. He shall add his occupation and residence giving city borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to forty (40) days before the last day on which such petition may be filed and no signature shall be counted unless it bears date within forty (40) days of the last day for filing the same.

Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties. Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State or of the political district or division as the case may be referred to in said petition his residence giving city borough or township with street number if any that the signers signed with full knowledge of the contents of the petition that their respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors and members of the designated party of the State or of the political district or division as the case may be.

(b) Each candidate for any State county or city office shall file with his nomination petition his affidavit stating his residence with street and number if any and his post office address his election district the name of the office for which he consents to be a candidate that he is eligible for such office [and] that he will not knowingly violate an election law or any law regulating and limiting nominations and election expenses and

prohibiting corrupt practices in connection therewith and except in the case of Candidates for the office of Judge that he is not a candidate for nomination for the same office by any party other than the one designated in such petition. In no event shall the name of any person consenting to be a candidate for nomination for any one office to be printed as a candidate for such office upon the official primary ballot of more than one party. Provided That in no event shall any person's name be printed upon the official ballot of any party as a delegate State committeeman National committeeman or party officer unless he is a qualified elector of said party.

In the case of a candidate for nomination as President of the United States it shall not be necessary for such candidate to file the affidavit required in this section to be filed by candidates but the post office address of such candidate shall be stated in such nomination petition.

(c) Each candidate for election as delegate or alternate delegate to a National party convention may include with his affidavit the statement hereinafter set forth in this section but his failure to include such statement shall not be valid ground on the part of the Secretary of the Commonwealth for refusal to receive and file his nomination petition. Such statement if any be made shall be in substantially the following form:

Delegate's Statement

I hereby declare to the voters of my political party in the (here insert "State of Pennsylvania" if a delegate or alternate delegate at large otherwise insert "..... District") that if elected and in attendance as a delegate to the National convention of the party I shall with all fidelity to the best of my judgment and ability in all matters coming before the convention support that candidate for President of the United States who shall have received the highest number of votes cast in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District") by the voters of my party for said office at the ensuing primary and shall use all honorable means within my power to aid in securing the nomination for such candidate for President.

(Signature of candidate for delegate or alternate delegate)

On the ballot used at a primary after or under the name of each candidate for delegate or alternate delegate to a National party convention shall appear the words "Promises to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District") for President" or "Does not promise to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert "..... District") for President" according as if the candidate included or failed to include the above statement with his affidavit.

Section 2 That section eight of said act is hereby amended to read as follows:

Section 8 No nomination petition shall be refused or set aside except for

(a) Material error or defects apparent on the face thereof or on the face of the appended or accompanying affidavits or

(b) Material alterations made after signing without the consent of the signers or

(c) Want of sufficient number of genuine signatures of persons qualified with respect to age sex residence and citizenship to be electors

(d) The fact that nomination petitions have been filed for printing of the name of the same person for the same office upon the official ballot of more than one designated party.

The invalidity of any sheet of a petition shall not affect the validity of such petition if a sufficient petition remains after eliminating such invalid sheet.

Application to set aside any nomination petition shall be by petition to the court of common pleas of the county in which such nomination petition has been filed setting forth specifically the matters objected to and must be filed within five days after the last day for filing said nomination petition. Upon the presentation of such a petition the court shall make an order fixing a time for hearing which shall not be later than ten days after the last day for filing said nomination petition and specifying the time and manner of notice that shall be given to the candidate named in the nomination petition sought to be set aside.

If the matters objected to are such as are specified in subdivision (a) of this section the court upon hearing the case may in its discretion permit amendments within such time and upon such terms as to payment of costs as the court may specify.

In case the petition to set aside a nomination petition is dismissed the petitioner shall pay the whole of the costs of the proceeding including all witness fees.

And said bill having been read at length the third time. and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, I want to say that this would prevent any fusion at the primary elections, except the judges I believe are out of this bill but if this becomes a law at least the Senator from Lycoming would not be here and the Senator from Luzerne would not be here, and I would not be here; and, therefore, I hope the Senate will vote it down.

Mr. BARR. Mr. President, I would like to interrogate the Senator from Lackawanna, Mr. Davis.

The PRESIDENT. Will the Senator from Lackawanna, Mr. Davis, permit himself to be interrogated?

Mr. DAVIS. Mr. President, I will.

Mr. BARR. I would like to ask the Senator from Lackawanna, Mr. Davis, if this bill passes whether or not it will not stop any kind of fusion, even to the election of a school director or a councilman or any county officer, regardless of conditions that might exist in any of the sixty-seven counties in Pennsylvania?

Mr. DAVIS. Mr. President, that is quite right. If this bill becomes a law there is no possibility of filing as a candidate of more than one party. He is either a Republican, Democrat, or a Socialist or a Prohibitionist.

Mr. BARR. Mr. President, I should like to ask the Senator from Lackawanna, Mr. Davis, whether he is not in favor of the repeal of the judges act, in which they were made non-partisan?

Mr. DAVIS. Mr. President, yes I voted for the repeal of the non-partisan law.

Mr. BARR. Mr. President, then I ask the Senator why he amended this bill so they will not be non-partisan?

Mr. DAVIS. Mr. President, it was at the request of some Senators here to-night.

Mr. BARR. Mr. President, that may be an answer but it is not a reason. I thank the Senator from Lackawanna; and I would ask the Chair for just a second.

Regularity in the Republican Party is a fine thing when regularity happens to suit that particular faction that happens to have control in it; but when that particular faction does not happen to have control, then regularity is not regularity. I point to the late contest for delegates to the National Convention, in which we had a governor that was nominated, and he was whipped to a standstill by the so-called "regulars"; and every other governor, for years and years and years had been sent to the National Convention as a matter of course.

"Consistency, thou art a jewel!" And if this bill passes it is going to be twenty jewels, and some things that hold the jewels in place; and the independents will not have any more chance or be able to make any more noise than the squeak of a mouse in the lions' house in the zoo. It is going to tie it hand and foot, and Pennsylvania is going to be absolutely at the mercy of the faction that happens to be in power, as of that date, I cannot subscribe to the bill, and I cannot see how any man who considers himself a Republican

and refuses the right of another Republican to define his Republicanism, can support it.

Mr. DAVIS. Mr. President, I cannot agree with my friend from Allegheny, Mr. Barr. We are here as Republicans or Democrats. We are party men. This bill does nothing more or less than require a man to sign his name to one party nomination. We have had this non-partisan law in the Far West, and what has happened? They have disbarred a number of United States Senators on account of their bipartisan relation. You Democrats are not ashamed of your party. You file under the Democratic standard for your nomination. We file under the Republican nomination. It is as broad as it is long. We are not bipartisan. We are one thing or the other.

Mr. WEINGARTNER. Mr. President, I would like to interrogate the Senator from Lackawanna, Mr. Davis.

The PRESIDENT. Will the Senator from Lackawanna, Mr. Davis permit himself to be interrogated?

Mr. DAVIS. Mr. President, I will.

Mr. WEINGARTNER. Mr. President, I may be laboring under a misapprehension. My understanding of this bill is that it simply prohibits a candidate from filing under more than one party for the nomination.

Mr. DAVIS. Mr. President, the Senator from Lawrence, Mr. Weingartner, is right.

Mr. WEINGARTNER. Mr. President, I understand that nothing in this bill prohibits a candidate from running on all the parties in his district if he can get the nomination.

Mr. DAVIS. Mr. President, that is right.

Mr. WEINGARTNER. Mr. President, provided you wrote his name in, or the party organizations of the district or if the counties could, under their rules,—if a man withdrew or if we had no nomination, put this man on any of the regular tickets or the regular elections nomination. As I understand, this applies only to primary elections.

Mr. DAVIS. Mr. President, the Senator is quite right.

Mr. BARR. Mr. President, I want to go on record as saying that I am not here particularly as a Republican; I am here representing my district in the General Assembly, representing Republicans and Democrats and Prohibitionists and every other single man in my district, and I am mighty happy to do it. I cannot see how any man can be in this Senate as other than representing his district, regardless of the politics of the district from which he comes.

Mr. LESLIE. Mr. President, there seems to be a misapprehension as to the sense of this bill. It is not to bar a person from taking any nomination. There is a law applying to that. The man may be nominated on any party.

It does require petitions to be circulated as to party regularity.

It has been suggested—and stated here positively—that this State has nonpartisan election laws for certain cities. The point of it all is that it does not deprive any member of this Senate, or any candidate for any public office, from filing with the prothonotary of his county a petition. The candidate is confined to his party just as definitely as a man should be confined to his religion. No person can be straddling three or four horses crossing any stream in the game of public life. We have come to the place of "Knowing thyself"—as to where we are and where we belong.

I have no axe to grind with Senator Davis, on this Senate Bill, but I believe it would be much better for the public interest if the other side of this house had greater numbers, to be in the minority, than for us sitting around in the great majority.

Let us draw the line of distinction between the two dominant parties. Let us function, in the matter of legis-

lation, between Democracy and Republicanism; that is, where we belong. This Act brings us to our own place and our own position. No person can be deprived of his rights to function, of his vote on any piece of legislation; but when it comes to partisanship it should be defined definitely, positively.

Mr. WOODWARD. Mr. President, if it would not embarrass the Senator from Allegheny, I would like to ask him a question.

The PRESIDENT. Will the Senator from Allegheny permit himself to be interrogated?

Mr. LESLIE. Mr. President, I will.

Mr. WOODWARD. Mr. President, is it not true that if this bill becomes a law, you have to file one party paper only,—if your friends wish to vote for you in the primary they will have to write your name on the primary ballot?

Mr. LESLIE. Mr. President, it does not deprive of the signature and your affidavit as to the party.

Mr. WOODWARD. Mr. President, it is to be written on the primary ballot?

Mr. LESLIE. Mr. President, you come to the question of distinguishing your own personality by your affidavit.

Mr. WOODWARD. Mr. President, I wish to say the Senator from Allegheny may have no illiterates in his district, but I have; and I would not like to have any man cut out from voting, in my district.

Mr. LESLIE. Mr. President, under the Primary Act an illiterate cannot vote,—under the Primary Act in Pennsylvania.

Mr. WOODWARD. Well, Mr. President, that ought to be amended.

Mr. KUNKLE. Mr. President, under the bill that we have now before us—if it passes it would prevent the people in the Borough of Greensburg from electing a Democrat or a Republican and putting them on both the tickets. We have been doing that for a number of years. We elect a Republican, and he is put on both the Democratic and Republican tickets. We elect Republicans, and they are put on both the tickets; and this would prevent them from doing that, as I understand it. The same with supervisors. And we want to keep politics out of these offices, these small borough offices; and it would be wrong, in my judgment, to pass this bill in the form it is in, because it would prevent the election of any man for school director or supervisor, unless he runs especially on a party ticket.

Mr. WEINGARTNER. Mr. President, I agree with all that the Senator from Westmoreland has said, but it would be more than that. A man cannot be a candidate on two tickets. If he has been defeated on one, he cannot continue on the other,—because he cannot be on both.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—24.

| | | | |
|-------------|-----------|----------|--------------|
| Baldwin, | Earnest, | Krause, | Schantz, |
| Brown, | Einstein, | Leslie, | Snyder, |
| Buckman, | Eyre, | MacDade, | Steele, |
| Culbertson, | Freeman, | Miller, | Stites, |
| Daix, | Gelder, | Patton, | Vare, |
| Davis, | Homsher, | Salus, | Weingartner, |

NAYS—22.

| | | | |
|---------|-----------|------------|----------|
| Aron, | Griswold, | Kutz, | Quigley, |
| Barr, | Harris, | Lanuis, | Sones, |
| Baumer, | Heaton, | Mansfield, | Sprowls, |

Betts,
Derrick,
DeWitt,

Huffman,
Joyce,
Kunkle,

North,
Norton,
Painter,

Woodward,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 920, (House Bill No. 75), as follows:

An Act making an appropriation to the Board of Trustees of the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Pennsylvania State Oral School for the Deaf located at Scranton Lackawanna County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For the purpose of maintenance the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

For extraordinary repairs to buildings and new construction repairs to roofs central water heating system refrigeration recreation hall additional school room sidewalks grading of grounds care of trees walks gutters etc inside of grounds and changing windows to fire doors as per inspection report the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanuis, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 952, (House Bill No. 394), entitled:

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven (P. L. 496) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprohls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Pattou, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 953, (House Bill No. 432), on third reading, entitled:

An Act to amend clause (c) of section eight of the act approved the seventh day of June one thousand nine hundred and seventeen (P. L. 363) entitled "An act relating to the organization jurisdiction and procedure of the orphans' courts the powers and duties of the judges thereof and appeals therefrom" authorizing separate orphans' courts to establish a bill of costs for issuing marriage licenses

be recommitted to the Committee on Judiciary Special.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL

. PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 955, (House Bill No. 811), entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (P. L. 639) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprohls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Pattou, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 960, entitled:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, if I am wrong I want the author of the bill to correct me. As I read the bill the clock on our Cricket Club, which gives the time to various the people around that neighborhood, may show a certain time and our Governors may have to go to jail if it does not give Standard Time. Now, it is very inconvenient for the people out there who play golf and various games to have daylight saving time. This bill would prohibit it and the Governors would have to go to jail. I think it is entirely unnecessary legislation. It is another misdemeanor and there are so many misdemeanors it make the law so much more contemptible to have so many. We break them every day and every hour.

Mr. BUCKMAN. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Woodward.

The PRESIDENT. Will the Senator from Philadelphia Mr. Woodward, permit himself to be interrogated?

Mr. WOODWARD. Mr. President, yes, sir.

Mr. BUCKMAN. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Woodward, whether he believes in law enforcement.

Mr. WOODWARD. Mr. President, not when it comes to Daylight Saving, no.

And on the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

| | | | |
|-------------|-----------|------------|--------------|
| Barr, | Einstein, | Joyce, | Schantz, |
| Baumer, | Eyre, | Kunkle, | Snyder, |
| Betts, | Freeman, | Kutz, | Sones, |
| Buckman, | Gelder, | Lanius, | Sprohls, |
| Culbertson, | Heaton, | Mansfield, | Steele, |
| Derrick, | Homsher, | Norton, | Weingartner, |
| Earnest, | Huffman, | Painter, | |

NAYS—15.

| | | | |
|-----------|----------|---------|-----------|
| Aron, | Harris, | Miller, | Stites, |
| Daix, | Krause, | North, | Vare, |
| DeWitt, | Leslie, | Patton, | Woodward, |
| Griswold, | MacDade, | Salus, | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 984, (House Bill No. 670), entitled:

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—1.

Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 985, (House Bill No. 757), entitled:

An Act to amend paragraph one section five of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended changing the effect of the by-laws of corporations

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—17.

| | | | |
|-------------|-----------|-----------|---------|
| Baldwin, | Einstein, | Griswold, | Krause, |
| Buckman, | Eyre, | Harris, | Kunkle, |
| Culbertson, | Freeman, | Heaton, | North, |
| Davis, | Gelder, | Homsher, | Stites, |
| Earnest, | | | |

NAYS—27.

| | | | |
|----------|----------|------------|--------------|
| Aron, | DeWitt, | Mansfield, | Snyder, |
| Barr, | Huffman, | Miller, | Sones, |
| Baumer, | Joyce, | Norton, | Sprowls, |
| Betts, | Kutz, | Painter, | Steele, |
| Brown, | Lanius, | Patton, | Vare, |
| Daix, | Leslie, | Quigley, | Weingartner, |
| Derrick, | MacDade, | Salus, | |

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILL OVER IN ORDER.

Mr. KUNKLE. Mr. President, I ask that Senate Bill No. 989, (House Bill No. 883), on third reading.

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provisions for the certification of supervisory officials employed by school districts

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 991, (House Bill No. 958), entitled:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. STEELE. Mr. President, I ask unanimous consent to amend section 1, page 3, line 13, by inserting after the word "district" the following: "or where there is vacant land suitable for school purposes in another school district adjacent or near to any district;" also, page 4, line 6, by striking out the word "or" where it appears for the first time; also, line 6, by inserting after the word "agreement" the words "condemnation or otherwise"; also, line 18, by striking out the word "or" where it appears for the first time; also, line 18, by inserting after the word "agreement" the words "condemnation or otherwise."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 993, (House Bill No. 967), entitled:

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'" where such contracts have been either in whole or in part performed by the contractor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kutz, | Schantz, |
| Baldwin, | Einstein, | Lanius, | Snyder, |
| Barr, | Eyre, | Leslie, | Sones, |
| Baumer, | Freeman, | MacDade, | Sprowls, |
| Betts, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Homsher, | Painter, | Woodward, |
| Davis, | Huffman, | Patton, | |
| Derrick, | Joyce, | Quigley, | |
| DeWitt, | Krause, | Salus, | |

NAYS—1.

Kunkle,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 994, (House Bill No. 969), entitled:

An Act providing that borough records may be typewritten and validating records heretofore typewritten

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |

Davis,
Derrick,
DeWitt,

Huffman,
Joyce,
Krause,

Painter,
Patton,
Quigley,

Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1001, (House Bill No. 1041), entitled:

An Act providing constables' fees for service of writs in juvenile cases

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1005, (House Bill No. 1110), entitled:

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign public service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1008, entitled:

An Act to amend clause forty-one of section two Article one Chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Homsher, | North, | Vare, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1010, entitled:

An Act authorizing registers of wills in counties of the fourth class to appoint a solicitor prescribing the duties of said solicitor and fixing his salary

And said bill having been read at length the third time, of the Senate.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|----------|-----------|---------|----------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |

| | | | |
|-------------|-----------|------------|--------------|
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Homsher, | North, | Vare, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 1011, on third reading entitle:

An Act providing for the paving repaving repairing and maintenance of the roadbed of street railway lines in streets and highways and fixing the obligations of persons and corporations owning leasing or operating such lines with respect to the paving re-paving repairing and maintenance of such streets and highways

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MacDADE. Mr. President, I ask that Senate Bill No. 1016, on third reading, entitled:

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1020, entitled:

An Act authorizing Sheriffs in Counties of the third class to appoint a Solicitor prescribing the duties of such Solicitor fixing his term and providing for the fixing of his salary

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Homsher, | North, | Vare, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1032, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An Act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An Act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks and private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprolws, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. BARR. Mr. President, I move that Senate Bill No. 1037, on third reading, entitled:

An Act creating a commission to investigate the situation with regard to the Normal Schools of the Commonwealth defining the powers and duties of the commission and making an appropriation

be recommitted to the Committee on Education.

Mr. STEELE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1039, (House Bill No. 287), entitled:

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprolws, |
| Buckman, | Griswold, | Mansfield, | Steele, |
| Brown, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1044, (House Bill No. 773), entitled:

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred fifty-five entitled 'An Act empowering railroad companies to employ police force' by extending the same to certain other companies

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

| | | | |
|----------|-----------|------------|--------------|
| Aron, | Einstein, | Kunkle, | Salus, |
| Baldwin, | Eyre, | Kutz, | Schantz, |
| Barr, | Freeman, | Lanius, | Snyder, |
| Baumer, | Gelder, | MacDade, | Sones, |
| Betts, | Griswold, | Mansfield, | Steele, |
| Daix, | Harris, | Miller, | Stites, |
| Davis, | Heaton, | North, | Vare, |
| Derrick, | Homsher, | Norton, | Weingartner, |
| DeWitt, | Huffman, | Painter, | Woodward, |
| Earnest, | Joyce, | Patton, | |

NAYS—6.

| | | | |
|----------|-------------|---------|----------|
| Brown, | Culbertson, | Leslie, | Sprolws, |
| Buckman, | Krause, | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1047, (House Bill No. 1060), entitled:

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Earnest, | Kunkle, | Salus, |
| Baldwin, | Einstein, | Kutz, | Schantz, |
| Barr, | Eyre, | Lanius, | Snyder, |
| Baumer, | Freeman, | Leslie, | Sones, |
| Betts, | Gelder, | MacDade, | Sprows, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Homsher, | North, | Vare, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL INTRODUCED.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 1138, entitled:

An Act to make appropriation for the completion and erection of the Robert Morris Monument.

Which was committed to the Committee on Appropriations.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 424, (House Bill No. 140), entitled:

An Act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 471, (House Bill No. 231), as follows:

An Act to amend section one thousand two hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand two hundred and one of the act approved the twenty-fourth day of May

one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" is hereby amended to read as follows

Section 1201 Establishment of Game Fund Appropriation All license fees fines and other moneys received and collected (a) under the provisions of any law repealed and replaced by this act and now held in the State Treasury as a fund or any part of a fund separate and apart for the various purposes designated by law or (b) that may be hereafter paid into the State Treasury under the provisions of any act so repealed or replaced or (c) that may be paid into the State Treasury under the provisions of this act shall be placed in a separate fund to be known as "The Game Fund" and shall be held separately and apart solely for the purposes of the payment under the supervision of the board (a) of the traveling and other necessary expenses of the members of the Board And of the salaries wages or other compensation and traveling and other necessary expenses of the officers of the Board of Game Commissioners and of such deputies directors superintendents bureau or division chiefs assistant directors assistant superintendents assistant chiefs experts scientists engineers surveyors draftsmen accountants secretaries auditors inspectors examiners statisticians clerk stenographers bookkeepers messengers game protectors laborers and other assistants and employees as may be required for the proper conduct of the work of the Board [and employees of the Board and contingent office expenses] (b) for wild bird game and fur-bearing animal protection and propagation (c) for the purchase of game and fur-bearing animals for propagation and stocking purposes (d) for feeding game and wild birds (e) for the creation acquisition by lease or otherwise maintenance and administration of hunting grounds and game refuges and the purchase of outstanding timber and mineral rights on lands purchased or being purchased or water rights on adjoining lands wherever the Board deems such purchase desirable (f) for the purchase of other lands and buildings and for the erection and repair of buildings (g) for the purchase through the Department of Property and Supplies as purchasing agency of such furniture furnishing stationery supplies materials fuel motor vehicles horses and other equipment as may be necessary for the conduct of the work of the Board and for the maintenance of equipment (h) for control of vermin the payment of bounties and expenses in connection therewith (i) for the payment of all or any part of the cost of any printing lithographing color process work posters notices tags badges buttons and such other like materials as in the opinion of the Board may be necessary to its work but all such printing posters notices tags badges buttons and other materials shall be ordered through the Department of Property and Supplies as purchasing agency (j) for the refund of fines erroneously collected and deposited (k) for the payment of rentals of offices grounds buildings or other quarters leased for the Board by the Department of Property and Supplies and for telegrams and telephone rentals and toll charges and rentals on leased office or other edvices (l) for the purpose of carrying into effect the provisions of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled "An act providing a method through which the Commonwealth may cooperate with individuals in building fences to protect farm crops and fruit orchards against damage from wild deer and making an appropriation" not exceeding however the sum of ten thousand dollars (\$10,000) during any one fiscal year (m) for the purpose of carrying into effect the provisions of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and ninetytwo) entitled "An act providing for the payment of certain claims for damages done to live stock poultry or bees by bear providing a method for the ascertainment of such damage and making an appropriation" not exceeding however the sum of three thousand dollars (\$3,000) during any one fiscal year and (a) for the payment of any contingent incidental or other expenses of any kind or description reasonably necessary in carrying on the work of the Board

[The sum of not less than twenty per centum of the net revenue received from resident hunters' licenses shall be set aside by the Board for the purchase and distribution of game feed for game and for the propagation or distribution of game for stocking purposes]

All such moneys placed in the game fund under the provisions of this section are hereby made available immediately and are hereby specifically appropriated to the Board for the purposes herein specified

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. NORTH. Mr. President, I move that Senate Bill No. 471, (House Bill No. 231), the bill just read, be recommitted to the Committee on Game and Fisheries.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No 473, (House Bill No. 405), as follows:

An Act to amend sections five hundred and nine five hundred and eleven five hundred and twelve seven hundred and nine and seven hundred and twenty and repeal section five hundred and ten of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and nine of an act approved May twenty-fourth one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" is amended to read as follows

Section 509 [Extending Season For Squirrels Rabbits And Woodcock Removal Of Protection Upon receipt of a petition from any county containing the signatures of not less than two hundred citizens at least fifty per centum of whom were regularly licensed during the preceding season setting fourth their desire for an extension of the open season for squirrels rabbits or woodcock or that squirrels or rabbits have become a nuisance in that county or any portion thereof stating the manner in which squirrels or rabbits have become a nuisance or their reasons for such desire with such other information as the petitioners may deem advisable the board if after investigation is satisfied the conditions in such county warrant may declare such county or any township or townships thereof open during an additional season not exceeding one month at such time of the year as may be deemed necessary except between January first and August twentieth During any such special open season squirrels rabbits and woodcock may be killed and disposed of only under the same conditions and in the same number as during the general open season

The board may extend such special open season from year to year so long as in their opinion conditions in such county warrant without a new petition being filed each year

To open a county or any portion thereof to the killing of squirrels rabbits or woodcock during a special season as herein provided a notice to that effect shall be published by the board before the beginning of such special open season in not less than three newspapers of general circulation if there be so many published in the county affected once a week for a least two consecutive weeks setting forth the dates of any such special open season and the conditions governing same]

Removal of Game Removal of Protection Changing Seasons and Bag Limits—When it is proven to the satis-

faction of the Board that game birds or game animals or fur-bearing animals are materially destroying property or otherwise becoming a nuisance or the sexes are not balanced properly or the natural food supply is insufficient or that hunting or trapping in addition to the regular open season provided by this act may be permitted without jeopardizing the future supply of game or fur-bearing animals of any kind in any section of the Commonwealth the Board may at any time remove or have removed such animals or birds from that section or may direct or authorize the killing of such birds or animals or grant an extension of the open season or permit additional hunting or trapping under such rules governing seasons bag limits methods of taking and other regulations as the case may require regardless of protection afforded or open seasons or bag limits fixed by this act

To aid in the better protection of game or fur-bearing animals in any part of the Commonwealth the Board may also reduce open seasons and bag limits or may close seasons as in their judgment may be necessary to guarantee a future supply of such birds or animals in any part of or throughout the entire Commonwealth

To remove protection declare additional open seasons or reduce open seasons or bag limits or close seasons for the killing of game or fur-bearing animals in any county or part thereof at a notice to that effect shall be published by the Board in not less than two newspapers of general circulation in each county affected one time each week for at least two consecutive weeks setting forth the action of the Board and the rules and regulations adopted relative thereto The Board shall prepare and distribute such additional posters or notices as in their judgment may be necessary

It is unlawful for any person to violate any of the rules and regulations adopted by the Board for the preservation of game birds or game animals or fur-bearing animals or to take such birds or animals at a time or in any number or manner or of any kind or sex contrary to such rules and regulations

Section 2 That section five hundred and ten of said act be and the same is hereby repealed

Section 3 That section five hundred and eleven of said act is hereby amended to read

Section 511 Removal of Protection from [Female] Deer Special Deer License Upon receipt of a petition signed by [at least two hundred] residents of any county giving their addresses and vocation setting forth that deer have become a nuisance in that county or any township thereof stating the manner in which such animals are nuisance or upon information otherwise obtained by the Board indicating that deer have become destructive to property or that the herds should be reduced for any reason the Board if satisfied that conditions warrant [or if in their opinion the sexes are not balanced properly] may declare [such county or any township therein or part thereof] any section of the Commonwealth open to the killing of [large female deer] deer without visible antlers through the use of legal firearms as hereinafter provided by residents of the Commonwealth during a special season [not exceeding three days] of such length as the Board may deem advisable either prior to or following the regular open season for male deer During such special season the killing of [female] deer shall be in accordance with such rules and regulations as the board may adopt

[Ninety] Thirty or more days prior to the date of any such special open season a notice shall be published by the board in at least two newspapers of the county one time each week for three consecutive weeks setting forth the date or dates of such special season and the conditions governing same

Before any person shall hunt for [female] deer during a special open season declared by the board such person shall have a resident hunter's license before hunting on any property where this act requires such license and shall also apply to and obtain from the board at Harrisburg a Special [Female] Deer License the fee for which is hereby fixed at [five dollars] two dollars except that no fee shall be charged for a Special Deer License applied for by an owner or lessee of lands residing upon and cultivating lands lying within the territory opened to deer hunting by the Board under the provisions of this act or applied for by any member of his family or any employee who regularly assists in the cultivation of such lands Such license issued without fee shall be good only on the lands

upon which such person resides and cultivates Such licenses shall entitle the holder to kill on [female] deer without visible antlers Such special [female] deer licenses shall be issued only in such number for each county or township as the board may deem advisable and shall be issued in the order of the application made to the board

It is unlawful for any person to hunt for or kill or attempt to hunt for or kill [female] deer during any special open season declared by the board unless complying with the provisions of this section relative to licenses and complying with the rules and regulations prescribed by the board Deer killed during such special season shall be disposed of in the manner provided for the disposition of deer legally killed during the general open season but no provision of this act relative to the number of deer that may be killed by any person or any hunting party or camp shall be construed to prevent the killing of [female] deer by any resident if legally authorized as herein provided

Section 4 That Section five hundred and twelve of said act is amended to read

Section 512 Penalties Any person violating any of the provisions of this article shall be sentenced to pay the following fines and costs of prosecution for each offense

For taking killing wounding or transporting from one locality to another within this state or for attempting to take kill or wound contrary to this article or any rules and regulations relative to the taking of game or fur-bearing animals adopted by the board

(a) Each elk two hundred dollars and in the discretion of the court six months imprisonment

(b) Each deer one hundred dollars

(c) Each bear fifty dollars

(d) Each wild turkey ruffed grouse ring-neck pheasant quail or woodcock twenty-five dollars

(e) Each other bird or animal ten dollars

For violating any of the provisions of this article not above specifically provided for or for violating any of the rules and regulations of the Board adopted under the provisions of this article twenty-five dollars and costs of prosecution for each offense

Upon failure of any person convicted of a first offense to immediately pay the fine imposed and costs of prosecution he shall be imprisoned one day for each dollars of fine imposed and costs of prosecution

An person convicted of a second or subsequent offense shall be liable to the fines above provided and costs of prosecution and in addition thereto shall in the discretion of the court suffer imprisonment one day for each dollars of fine imposed

Section 5 That Section seven hundred and nine of said act is amended to read

Section 709 Killing Game by Mistake of Penalty Each individual who may be mistake kill any game or fur-bearing animal contrary to the provisions of this act or any rules and regulations of the Board shall have returned to him [one-fourth] one-half of the penalty imposed by law for such offense and actually paid by him to a legally authorized representative of the Commonwealth if such individual to to best of his ability shall at once dress and hang up or deliver the carcass of the game or fur-bearing animal so killed and shall immediately after such killing and caring for or delivering of the carcass make report of the wrong done to any game protector or the district attorney of the county or a justice of the peace or a representative of the Department of Forestry in the neighborhood where the offense was committed and shall give to such person definite information regarding the place where such carcass may be found or deliver the carcass to such official for disposition as herreinafter provided and shall within twenty-four hours after such killing forward to the board at Harrisburg a statement in writing under oath explaining when and where and how such mistake was made

Said [one-fourth] one-half of the penalty imposed by law and paid into the hands of the board shall be returned to said individual as quickly as possible after the said board is satisfied that said killing was by mistake and was not intentional or by carelessness

Section 6 That Section seven hundred and twenty of said act is amended to read

Section 720 [Removal or] Killing of Game Destroying Property [When it is proven to the satisfaction of the board that game is excessively destroying property or otherwise becoming a nuisance in any section of the State the board

may at any time remove or have removed such animals or birds from that neighborhood or direct that killing and disposition of the same as the case may require]

Nothing in this act shall be construed to prevent any person actually residing upon or cultivating as a means of gaining a livelihood any lands for general farm crop purposes commercial trucking or fruit orchard or nursery being regularly maintain for commercial purposes [within this commonwealth] as either the owner or lessee or any member of the family of such owner or lessee residing upon and assisting in the cultivation of such lands or the employe of such owner or lessee who reguarly assists in the cultivation of such lands from killing in any manner except through the use of poison at any time any elk or deer or bear or rabbit or squirrel or raccoon or the birds commonly know as blackbirds regardless of sex or age which he may find on such lands actually engaged in the destruction of cultivated fruit-trees cultivated crops vegetables live stock poultry or bee-hives or in the case of red squirrels or blackbirds destroying either the eggs or young of protected or game birds or from destroying such animals or birds anywhere on the property under their control immediately following such destruction or where the presence of such bird or animal on any such aforesaid cultivated lands or in any such aforesaid fruit orchards is just cause for reasonable apprehension of imminent destruction Any such person shall [at all times prove] upon request of any representative of the Board produce satisfactory evidence that material damage [was being] has been done within thirty days or that there was just cause for reasonable apprehension of imminent destruction by the species of animal or bird killed [and report such killing] except in the case of red squirrels and blackbirds and in the case of elk deer or bears shall report such killing within twenty-four hours either verbally or in writing to the nearest game protector or the office of the board at Harrisburg and shall [also] immediately remove the entrails hang up and care properly for the carcass of any such animal killed for delivery to [such] any charitable institution [as] designated by such officer or board [may direct]

Where three or more rabbits or squirrels or raccoons are killed under the provisions of this section in any one day such killing shall be reported and the carcasses sent to a charitable institution

In anv county or part of any county where the Board is satisfied serious depredations are being committed by deer or bears and the Board by formal action has designated such territory any person hereinauthorized to kill deer or bears as a protection to personal property on lands open to hunting for deer or bears by permit or otherwise if desired may providing such person is either the owner or lessee of such property or a member of the family of such owner or lessee residing upon and assisting in the cultivation of such lands or a regular employe of such owner or lessee hired on a monthly or annual basis and regularly assisting in the cultivation of the lands on which the injury to property has been occurring retain and use for food the carcass of such deer or bear in and by his own household or the household of his employer or any household or households on the premises regularly assisting in the cultivation of such lands but the killing of such animal and the intention to retain the carcass shall be reported within forty-eight hours to the nearest Game Protector or the office of the Board at Harrisburg All portions of the carcass generally considered edible must be utilized when the carcass is so retained for food

Failure to [prove] produce satisfactory evidence of material damage or lack of reasonable cause for apprehension of imminent destruction or failure to make the report herein required or dress and care for such carcass properly unless retained for food or use in the manner herein specified all edible portions of a carcass retained for food [shall be prima facies evidence that the purpose of such killing was not to relieve the destruction of property as herein contemplated and] shall subject any person killing any animal or bird herein named [in] or using or having in possession any portion of the carcass in any manner contrary to this section to the full fine hereinafter provided for unlawfully killing or having in pession such animal or bird or part thereof

Nothing in this act shall be construed to prevent any person from killing a bear at any time or in any manner

when such animal is inflicting or attempting to inflict injury to either the person or personal property of any individual or the killing of such bear in a pursuit commenced within forty-eight hours after the commission of such offense or to prevent any person from killing a bear at any time in any manner when such animal is found within one-half mile of his regular place of residence if such person has just cause to fear imminent injury to persons or his personal property. No steel traps shall be used for the purposes stipulated in this provisions relative to bear. Any bear killed under this provisions shall be reported and the carcass dressed [and] cared for and disposed of in the [same] manner [as] directed in this section.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. NORTH. Mr. President, I move that Senate Bill No. 473 (House Bill No. 405) the bill just read, be recommitted to the Committee on Game and Fisheries.

Mr. KUNKLE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. DAVIS. Mr. President, I desire to interrogate the Senator from Jefferson, Mr. North.

The PRESIDENT. Will the Senator from Jefferson, Mr. North, permit himself to be interrogated?

Mr. NORTH. Mr. President, I will.

Mr. DAVIS. Mr. President, Will the Senator from Jefferson, Mr. North, please tell us why he wishes to recommit the bill?

Mr. NORTH. Mr. President, The Chairman of the Committee asked me to make the motion.

Mr. DAVIS. Mr. President, for what reason?

Mr. NORTH. Mr. President, it was my understanding in Committee that they were to be recommitted for further consideration after they were read the second time.

Mr. DAVIS. Mr. President, I attended that meeting and I cannot recall any understanding of that kind.

Mr. BALDWIN. Mr. President, I might answer the Senator from Lackawanna, Mr. Davis, that the Chairman of the Committee said to me to-night there had been some amendment suggested that he thought would be considered and perhaps made to the bill and I am sure that it is not his intention that the bill shall remain in Committee any length of time.

Mr. DAVIS. Mr. President, I am quite satisfied with the explanation.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 623, (House Bill No. 662), as follows:

An Act to amend by adding a new Section number eight hundred and twenty-four and amend Sections eight hundred and twenty-five eight hundred and twenty-six eight hundred and twenty-seven eight hundred and twenty-eight eight hundred and forty and eight hundred and forty-one of an Act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Rep-

resentatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Article eight of the Act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An Act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" is hereby amended by adding a new section to Article eight under the heading "(c) Auxiliary State Game Refuges" to read as follows

Section 824 Auxiliary State Game Refuges The Board acting through the Secretary may establish and maintain Auxiliary State Game Refuges for the protection and propagation of game and to maintain public hunting grounds on lands or waters suitable for that purpose where considered advisable by the board Suitable lands or waters owned or controlled by individuals corporations associations municipalities or by the State or National government may be used for such purpose subject to the permission of the proper authorities owning or controlling the same The hunting rights to such lands or waters shall be conveyed in the form of a lease by the person or persons having control to the board for a period of not less than ten years provided that the board may at any time upon sixty days notice to the lessor cancel any lease for auxiliary refuge lands when in the judgment of the board the use of such lands or waters is no longer needed or desired and be it further provided that in case the owner or owners desire to sell such property and such sale cannot be consummated subject to said lease of the hunting rights the lease may be cancelled by the board acting through the Secretary within sixty days after request for such cancellation is filed with the Secretary if satisfied the principal object of such sale is not to convert to private use the hunting or fishing rights made more valuable through the use of such property as an Auxiliary State Game Refuge

Section 2 That section eight hundred and twenty-five of said Act is hereby amended to read as follows

Section 825 Application for Auxiliary Refuges—Whenever the owner or owners or person or persons in control of suitable lands or waters having an area of not less than [two] one hundred acres or persons or associations interested in the establishment of an Auxiliary State Game Refuge on such lands or waters desiring to have said lands or waters or part thereof set apart for a refuge for game and wild birds they may make application to the board giving a description of said lands or waters including (a) specific location (b) map or sketch showing an outline of said lands and the location of all buildings roads streams and fences (c) the type of such lands or waters whether woodland abandoned farmland or cultivated land or lakes ponds marshes or impounded streams

The board may then have an examination made of said [lands] property and if found suitable for game protection and propagation purposes shall notify the owner or owners or persons in control of said lands or waters that effect [The owner or owners or persons in control of said lands may then present a petition as hereinafter provided to the board on forms supplied by the board declaring his desires]

Section 3 That section eight hundred and twenty-six of said Act is hereby amended to read as follows

Section 826 [Contents of] Petition for Auxiliary Refuges The owner or owners or persons in control of lands or waters suitable for Auxiliary Refuges or others interested may then present a petition on forms provided by the Board declaring his or their desires which petition shall be endorsed by at least fifty qualified electors of the county or counties wherein said lands or waters are located [A] The petition for an Auxiliary State Game Refuge shall state clearly (a) that the owner or owners or persons in control of such lands or waters are willing to vest in the Commonwealth all hunting rights upon said lands without charge or for such remuneration as may be agreed upon between them (b) that neither they their families their agents their tenants nor any other persons shall hunt thereon by and with their authority (c) that they will make every effort to protect said refuge from forest fires or hunting [and] or from violations of any nature (d) that the agreements shall continue in force for an uninterrupted period of not less than ten years except as hereinbefore provided and such longer period as may be desired by the petitioners and (e) all such other information as the board may require [The petition shall be endorsed by at least fifty qualified electors of the counties wherein said lands are located]

Section 4 That Section eight hundred and twenty-seven of said Act is hereby amended to read as follows

Section 827 Establishment of Auxiliary Refuges If upon investigation the board finds that the proposed Auxiliary Game Refuge is not within a radius of [five] two miles from any State Game Refuge or other Auxiliary State Game Refuge and decides that the establishment of the proposed Auxiliary Game Refuge is advisable it may enter into an agreement in the form of a lease as hereinbefore provided [with the owner or owners or persons in control of such property] and shall thereupon declare said lands or waters or any part thereof deemed advisable an Auxiliary State Game Refuge and the balance if any shall be open to public hunting The board shall surround that part of the lands or waters set aside as a refuge by a single wire as a marker if the same is not already surrounded by a suitable enclosure or well defined line and shall post notices along the boundary line of the refuge not more than one hundred and fifty yards apart Such notices shall bear the words "Auxiliary State Game Refuge—Hunting is Unlawful" and such other information or rules and regulations as the board may deem advisable

Section 5 That Section eight hundred and twenty-eight of said Act is hereby amended to read as follows

Section 828 Advertisement of the Establishment of Auxiliary Refuges The board shall cause notice of its action declaring lands or waters [to be] an Auxiliary State Game Refuge to be advertised at least one time each week for three consecutive weeks in at least two newspapers of general circulation in the county or counties wherein such refuge located [and shall also have a suitable notice published for at least two consecutive months in not less than two sportsmen's journals if there be so many published monthly in the State]

Section 6 That Section eight hundred and forty of said Act under the heading "(d) Regulations—Penalties" is hereby amended to read as follows

Section 840 Rules and Regulations The board may formulate adopt and post such rules and regulations for the government of lands and waters under its control and for protection and propagation of game thereon as it may deem necessary for their proper use and administration or as may be established pursuant to agreements with the Department of Forests And Waters or proper Federal authority or lessors Such rules and regulations shall be the law of this Commonwealth controlling such lands or waters and a violation of any of the provisions of such rules and regulations shall subject the offender to the payment of fines provided for in this article for the violation of such rules and regulations

Section 7 That Section eight hundred and forty-one of said Act is hereby amended to read as follows

Section 841 Entry Upon Refuges Any citizen may go Refuge without firearms or traps or dogs except during the months of October November and December provided however that persons regularly residing on lands included upon a State Game Refuge or an Auxiliary State Game within an Auxiliary Game Refuge may be granted a special written permit by the Secretary of the board which may be revoked at any time to have traps dogs or guns in his or her possession on such refuge so long as they are not used in hunting or trapping or which dogs are not permitted to chase or disturb game except when destroying vermin under special permit or which traps may be used in removing game for stocking purposes as hereinafter provided Provided also that where any portion of a public park is used subject to the permission of the proper authorities owning or controlling the same as an Auxiliary State Game Refuge entry by individuals within the refuge area for recreational pursuits shall not be restricted on the portion of the public park so used so long as such persons do not carry firearms or traps or do not permit dogs to disturb or chase game or wild birds

The board may through the Secretary by written permission grant to responsible persons the right to hunt or trap for vermin and to use dogs and guns in connection therewith on State Game Refuges or Auxiliary State Game Refuges between December sixteenth and September thirtieth next following

The board may adopt rules and regulations setting forth the manner in which persons working upon or living within the boundaries of Auxiliary State Game Refuges may be or go upon such refuges at any time

[The board may under proper permit authority for the granting of which is hereby given the Secretary authorize

the owner tenant or lessee of lands used for] [an Auxiliary State Game Refuge or any member of his family residing upon any part of said lands leased to the board for the purpose of creating said refuge or hunting grounds in connection therewith to take not more than ten rabbits through the use of box traps during any season on said lands set aside as an Auxiliary State Game Refuge

Nothing contained in this article shall be construed to prevent school children at a time other than the open season under proper supervision of an instructor from entering without firearms or traps or dogs an Auxiliary State Game Refuge at any time for the study of bird animal and plant life]

In connection with their official duties it is lawful for any member or employe or duly appointed agent of the board or the Department of Forests and Waters or the Federal Forest Service go upon a game refuge at any time and in any manner with or without firearms or traps or dogs It is also lawful for any employe or duly authorized agent of the board to trap and remove game or fur bearing animals of any kind under the direction of the Secretary for stocking purposes elsewhere

Except as above provided it is unlawful for any person to carry firearms or traps within the limits of or take a dog upon a State Game Refuge or an Auxiliary State Game Refuge at any time

Except as above provided it is unlawful for any person to go upon a State Game Refuge or an Auxiliary State Game Refuge during the months of October November and December

Except as in this article otherwise provided it is unlawful for any person to hunt for or catch or kill or wound or drive or to attempt to hunt for or catch or kill or wound or drive any birds or animals within the limits of a State Game Refuge or an Auxiliary State Game Refuge

It is unlawful for any person to violate any of the rules and regulations adopted by the board for the protection and preservation of protected birds and game on Auxiliary State Game Refuges

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 651, (House bill No. 727), entitled:

An Act to amend an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" as amended by extending the provisions thereof to counties of the fifth class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. BARR. Mr. President, I move that Senate Bill No. 651, (House Bill No. 727), the bill just read, be recommitted to the Committee on Judiciary Special.

Mr. STEELE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 880, (House Bill No. 380), entitled:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof"

The first, second, third and fourth sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person firm or corporation shall sell or expose for sale or offer for sale within this Commonwealth any paint putty naval stores (turpentine or rosin) as hereinafter defined or any substitutes therefor which is labeled or marked in any manner so as to tend to deceive the purchaser thereof as to its nature or composition or which is not labeled as hereinafter provided

Section 2 The term "paint" as used in this act shall include oxide of zinc red lead and white lead (Basic carbonate or Basic sulphate) dry or in any kind of oil or any compound intended for the same use colors ground in oil paste or semi-paste paint and liquid or mixed paint ready for use and all similar materials used as protective coatings or for painting purposes

Section 3 The term "naval stores" as used in this act shall be defined as follows

(a) "Naval stores" means spirits of turpentine and rosin

(b) "Spirits of turpentine" includes gum spirits of turpentine and wood turpentine

(c) "Gum spirits of turpentine" means spirits of turpentine made from gum (oleoresin) from a living tree

(d) "Wood turpentine" includes steam distilled wood turpentine and destructively distilled wood turpentine

(e) "Steam distilled wood turpentine" means wood turpentine distilled with steam from the oleoresin within or extracted from the wood

(f) "Destructively distilled wood turpentine" means wood turpentine obtained in the destructive distillation of the wood

(g) "Rosin" includes gum rosin and wood rosin

(h) "Gum rosin" means rosin remaining after the distillation of gum spirits of turpentine

(i) "Wood rosin" means rosin remaining after the distillation of steam distilled wood turpentine

Section 4 That when used in this act standards of quality and purity of gum spirits of turpentine steam distilled wood turpentine destructively distilled wood turpentine gum rosin or wood rosin shall be those established and promulgated by the Secretary of Agriculture

The fifth section of the bill was as follows,

Section 5 That the following acts are hereby prohibited and made unlawful

(a) The sale in this State of any paint putty or naval stores labeled branded and offered for sale in such a manner as to deceive the purchaser thereof or in violation of sections two three and four of this act

(b) To use in this State the word 'turpentine' or the word 'rosin' in labelling branding selling or offering for sale any compound derivative or imitation of naval stores as defined in Section 3 of this Act unless accompanied by the words 'substitute' 'artificial' or some equivalent combination conspicuously shown so as to avoid deception of the purchaser

(c) The use in this State of any false misleading or deceitful means or practice in the sale of paint putty or naval stores or of anything offered for sale as such

Section 6 The label required by this act shall clearly and distinctly state the name and residence of the manufacturer of the paint putty or naval stores or of the distributor thereof or of the party for whom same is manufactured such label shall be printed in plain legible type and so far as possible common English words shall be used instead of technical terms

On the question,

Will the Senate agree to the section?

MR. PATTON. Mr. President, I move to amend sec. 5, page 3, line 24, by striking out "conspicuously" and insert in lieu thereof the word "conspicuously".

Mr. LESLIE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The 7th, 8th, 9th, 10th, 11th, 12th, 13th and 14th sections of the bill were read as follows and agreed to.

Section 7 The label on all liquid or mixed paint shall show the net measure of the contents of the container and on all paste and semi-paste paint sold by weight the net weight of the contents of the package or if sold by measure the net measure of such contents

Section 8 The label on all paints as defined in section two of this act which have been extended or reduced or compounded by the addition of inert extenders or other similar paint materials shall be labeled with the word "Compound" immediately following the title in conspicuous type provided that where the percentage of oxide of zinc red lead white lead natural colors or natural colors ground in oil paste or semi-paste paint is fifty per centum (50%) or more of the compound the terms oxide of zinc red lead white lead or the name of the natural color or natural color in oil may be retained on the label with the word "compound" In the case of natural or chemical colors where the inert material or other foreign substances is a natural or normal part of the product itself the word "compound" need not be added to the name of the title

Section 9 For the purpose of this act an article shall be deemed improperly labeled or misbranded

(1) If it be an imitation of or offered for sale under the name of another article

(2) If the contents of the package as originally put up shall have been removed in whole or in part and other contents shall have been placed in such packages

(3) If the package containing it or its label shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular

Section 10 The having in possession of by any person firm or corporation dealing therein of any of the articles hereinbefore described and improperly marked or not correctly labeled as provided in this act shall be considered prima facie evidence that the same are kept by such person firm or corporation in violation of the provisions of this act

Section 11 The Department of Agriculture of the Commonwealth is hereby charged with the enforcement of the provisions of this act

Section 12 The Department of Agriculture by its assistants experts chemists and agents shall have access to all places of business stores and buildings used for the sale of paint putty and naval stores as hereinbefore defined or any substitute therefor and shall have power and authority to open any package can jar tub or other receptacle containing articles subject to the provisions of this act which may there be sold offered or kept for sale for the purpose of obtaining samples for chemical analysis or examination and to determine whether or not any of the provisions of this act have been violated

Section 13 Any person firm or corporation or violator of any of the provisions of this act or assisting or taking part in the violation of any of said provisions shall be guilty of a misdemeanor and upon conviction thereof shall be punished for each offense by a fine of not less than twenty-five dollars nor more than one hundred dollars

Section 14 The Department of Agriculture shall from time to time cause to be published information obtained as a result of the examination and chemical analyses of samples of paint putty and naval stores as hereinbefore defined and the results of the enforcement of the provisions of this act

Section 15 This act shall take effect and be in force upon its approval by the Governor and the act of the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An act to prevent deception in the sale of paint putty turpentine or

any substitutes therefor and providing penalties for the violation thereof" is hereby repealed

The title of the bill was read as follows and agreed to:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 1033, on second reading, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section

go over in its order.

The PRESIDENT. In there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1040, (House Bill No. 306), entitled:

An Act relating to fish and amending revising consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1040, (House Bill No. 306), the bill just read, be recommitted to the Committee on Game and Fisheries.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1041, (House Bill No. 453), entitled:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1042, (House Bill No. 487), entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An Act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1046, (House Bill No. 964), entitled:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1048, (House Bill No. 637), entitled:

An Act to amend section twenty-five of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An Act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" by providing that the penalty for murder of the first degree shall be either death or life imprisonment at the discretion of the jury or of the court as the case may be

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 1048, (House Bill No. 637), the bill just read, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1049, (House Bill No. 344), entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage or warehouse to keep a record of places to which certain goods are removed and to disclose the same to any one claiming title thereto and providing a penalty

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1052, as follows:

An Act setting apart from lands at New Cumberland Cumberland County owned by the Commonwealth a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a tract of land not exceeding one hundred acres is hereby set apart from the tract heretofore acquired by the Commonwealth at New Cumberland Cumberland County for the erection of a State Institution for inebriates and by the provisions of section two thousand twenty of the "Administrative Code" placed under the management and control of the Board of Trustees of New Cumberland Industrial Farm and said tract not exceeding one hundred acres is hereby placed under the control and management of the State Department of Health for the erection and construction thereon of a Home for the Treatment and Vocational Training of Crippled Children

Section 2 The tract of land hereby set apart for said home shall be located on an elevated portion of the main tract and shall be selected by the Governor Upon its selection by the Governor it shall be surveyed and properly monumented by an engineer or engineers designated by the Secretary of Health and thereupon the control and management of said tract not exceeding one hundred acres shall pass to and be vested in the Department of Health exclusively

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1057, (House Bill No. 242), entitled:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the cost incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall borne by the county from whose courts the said prisoners shall have been originally committed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1060, (House Bill No. 966), entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies affecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1063, (House Bill No. 1270), entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1067, as follows:

An Act requiring the public selection and drawing of jurors in counties of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the third class it shall be the duty of the jury commissioners the president judge or the additional law judge or a majority of them when meeting annually at the seat of justice of their respective counties for the purpose of selecting jurors and placing in the jury wheel the names of the persons to serve as jurors in the several courts of the county during the ensuing year as now provided by law to make such selection of names and to place the same in said jury wheel at an open public meeting in the court house in a room to be designated by the president judge of the court of common pleas and the slips on which the names of jurors are written with the names thereon shall be open to public inspection before being placed in the jury wheel

Section 2 It shall be the duty of the jury commissioners and the sheriff in counties of the third class when drawing from the jury wheel any panel or panels of jurors to serve as grand jurors or petit and traverse jurors in the manner provided by law to draw the names of such jurors from the jury wheel at an open public meeting in the court house in a room to be designated by the president judge of the court of common pleas and the slips drawn from the jury wheel with the names thereon shall be open to public inspection

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. JOYCE. Mr. President, I move that Senate Bill No. 1067, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. KUNKLE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. DAVIS. Mr. President, I object to this bill being recommitted to the Committee on Judiciary General. I think it is unfair, to begin with, for a bill to be reported from one Committee and then recommitted to another. I can see no reason for recommitting this bill and I would ask that the Senate vote down this motion.

Mr. President, I would like to interrogate the Senator from Luzerne, Mr. Joyce.

The PRESIDENT. Will the Senator from Luzerne, Mr. Joyce, permit himself to be interrogated?

Mr. JOYCE. Mr. President, I will.

Mr. DAVIS. Mr. President, I would ask the Senator from Luzerne, Mr. Joyce, why he wishes this bill to be recommitted to the Committee on Judiciary General?

Mr. JOYCE. Mr. President, the only reason is that the Committee on Elections never had a meeting to consider it. It was presented here one evening and reported out by the Chairman on the same evening. The other reason is there are two or three bills of the same kind in the Committee on Judiciary General. There is supposed to be a hearing on them tomorrow morning and this bill will take the same course as the others.

Mr. DAVIS. Mr. President, I desire to interrogate the Senator from Luzerne, Mr. Joyce, further.

The PRESIDENT. Will the Senator from Luzerne, Mr. Joyce, permit himself to be interrogated further?

Mr. JOYCE. Mr. President, I will.

Mr. DAVIS. Mr. President, I will ask the Senator from Luzerne, Mr. Joyce, if he thinks it is proper to recommit a bill to a Committee other than the one from which it came?

Mr. JOYCE. Mr. President, that has been done here right along.

Mr. DAVIS. Mr. President, I would like to ask the Senator how many meetings he has held of his Committee during the Session to report bills out?

Mr. JOYCE. Mr. President, what Committee?

Mr. DAVIS. Mr. President, the Committee on New Counties and County Seats.

Mr. JOYCE. Mr. President, I think that question is out of order.

Mr. DAVIS. Mr. President, I just asked the Senator from Luzerne, Mr. Joyce, to tell us how many meetings he has held of his Committee to report bills out.

Mr. JOYCE. Mr. President, just as many as necessary.

Mr. DAVIS. Mr. President, I think it is unfair to recommit a bill to a different committee than the one from which it came. I think we have established a precedent here that that is the wrong thing to do. We are on record as being opposed to that and I ask the Senate to vote down this motion. If necessary to recommit this bill to the Committee on Elections, I am satisfied. This is for the purpose of defeating the bill and I am opposed to that. There is a demand for a jury bill and this bill has been endorsed by the members of Lackawanna County, both Democrats and Republicans, it has the endorsement of the entire county and I think it is necessary at this time that this bill should be advanced.

Mr. KUNKLE. Mr. President, after the discussion we have had on the jury bill on first class counties, as repre-

senting Westmoreland County, which is a third class county, I think it right that this bill should go to the Committee on Judiciary General for a hearing with some other bills that will be considered in that Committee in order to obtain something that will be satisfactory to all parties concerned.

Mr. DAVIS. Mr. President, I realize that the Senator from Westmoreland, Mr. Kunkle, is sponsor of a bill tonight. The time is getting short, the people up our way are asking for some relief. This bill must pass the House after it passes the Senate and we have no time for relay. There seems to be a conspiracy on jury bills. I am frank to say there seems to be a competitive bidding here and I am going to ask the Senate to vote down the motion to recommit.

And the question recurring,

Will the Senate agree to the motion?

The yeas and nays were required by Mr. Joyce and Mr. Kunkle, and were as follows, viz:

YEAS—23.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | DeWitt, | Krause, | Painter, |
| Barr, | Einstein, | Kunkle, | Schantz, |
| Baumer, | Gelder, | Kutz, | Sones, |
| Betts, | Harris, | MacDade, | Vare, |
| Brown, | Heaton, | Mansfield, | Woodward, |
| Culbertson, | Joyce, | North, | |

NAYS—19.

| | | | |
|----------|-----------|---------|--------------|
| Buckman, | Freeman, | Leslie, | Sprowls, |
| Davis, | Griswold, | Miller, | Steele, |
| Derrick, | Homsher, | Norton, | Stites, |
| Earnest, | Huffman, | Patton, | Weingartner, |
| Eyre, | Lanius, | Snyder, | |

So the question was determined in the affirmative.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1072, (House Bill No. 200), entitled:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1073, (House Bill No. 909), entitled:

An Act transferring and reappropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the Act approved the thirtieth day of June one thousand nine hundred and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1087, (House Bill No. 392), entitled:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 1087, (House Bill No. 392), the bill just read, be recommended to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. BARR. Mr. President, I move that the Senate resolve itself into Committee of the Whole for the purpose of amending this bill.

Mr. SNYDER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. SCHANTZ. Mr. President, this bill is to be recommended to the Committee on Appropriations for the purpose of a public hearing tomorrow afternoon in the Senate Chamber at 2 o'clock. I, therefore, trust the Senators will vote down this motion, and I propose to follow that with a motion to recommit this bill to the Committee on Appropriations for the purpose of a public hearing in the Senate Chamber tomorrow afternoon at 2 o'clock.

Mr. BARR. Mr. President, I have no objection to the bill being recommended to the Committee on Appropriations after the Committee of the Whole has had an opportunity to insert what amendments will be offered and no harm can come of it as the amendments, as they are prepared, will be offered and considered in the Committee of the Whole without working any hardship to the hearing that will be held tomorrow.

Mr. SCHANTZ. Mr. President, it may not work any hardship, but I ask the Senate to defeat this motion. There is no occasion whatever for going into Committee of the Whole in regard to this bill at this time. The bill is to be recommended for a public hearing and if there is to be any further amending that can be done after that. It would be unfair. It would be unfair to take any action of this kind before the public hearing has been held, and for that reason I ask the Senate to vote down this motion.

Mr. SNYDER. Mr. President, the amendments that we offer are very pertinent at this time and I would ask the Senate to allow us to go into Committee of the Whole to consider the amendments.

Mr. SCHANTZ. It may be pertinent but it is improper to do anything like that before the hearing is held on the bill.

Mr. BARR. Mr. President, may I ask the Senator from Lehigh, Mr. Schantz, whether he would agree to let the bill go over in its order and not pass it on second reading?

Mr. SCHANTZ. Mr. President, I agree to nothing of the

kind. I ask that the bill be read and then recommitted to the Committee on Appropriations for the purpose of a hearing, which was arranged last week, a public hearing at 2 o'clock here in the Senate Chamber tomorrow afternoon.

Mr. BARR. Mr. President, then that brings out the point that no amendments can be offered on the floor of the Senate except by unanimous consent.

Mr. SCHANTZ. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Lehigh, Mr. Schantz, will state his point of order.

Mr. SCHANTZ. Mr. President, my point of order is that amendments are in order at any time on second reading while the several sections of the bill and the title are under consideration, without going into Committee of the Whole.

The PRESIDENT. The point of order is well taken.

Mr. BARR. Mr. President, does the Chair rule that the amendments can be offered to this bill without unanimous consent on third reading?

The PRESIDENT. Yes, on second reading and third reading.

Mr. BARR. Mr. President, does the Chair rule that amendments can be offered from the floor without unanimous consent on third reading?

The PRESIDENT. The Chair has so ruled.

Mr. BALDWIN. Mr. President, it does seem to me that the Committee on Appropriations is going to meet tomorrow and there is going to be a public hearing and the committee probably will have an executive session, there should be no question about making amendments when the committee meets.

Mr. SCHANTZ. Mr. President, I understand that you have sustained my point of order.

The PRESIDENT. That is correct.

Mr. BARR. Mr. President, I do not at all want to be discourteous to the Senator from Lehigh, but it has been the practice here to ask unanimous consent, not that it is proper practice, but it seems to be the practice on the floor of the Senate. Since the Chair has ruled that amendments can go in without unanimous consent on third reading in Committee of the Whole, with the consent of the seconder, I withdraw my motion.

Mr. SNYDER. Mr. President, I consent.

The PRESIDENT. The motion has been withdrawn.

Mr. SCHANTZ. Mr. President, so there is no misunderstanding, I think what the Chair meant to say was that on third reading the Senate could resolve itself into committee of the whole and offer amendments, with the majority vote of the Senate.

The PRESIDENT. That is correct.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1091, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand nine hundred and twenty-three (P. L. 795) entitled "An act to amend sections ten eleven twelve and fourteen of and to add sections eleven (a) and eleven (b) to an act entitled 'An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examin-

ing and licensing of osteopaths in this State and to provide penalties for the violation of this act' approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) changing the preliminary educational requirements creating a board to examine and license osteopathic physicians to practice operative surgery providing for such examination and licensing regulating the practice of the same and requiring additional qualifications therefor defining osteopathy and providing for the effect or reports and certificates made by osteopathic physicians and granting additional powers to the Board of Osteopathic Examiners to revoke licenses"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEE.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1074, (House Bill No. 1235), entitled:

An Act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1086, (House Bill No. 1232), entitled:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as committed, Senate Bill No. 1124, (House Bill No. 1401), entitled:

An act transferring and reappropriating certain moneys heretofore appropriated to the Department of Mines.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1101, (House Bill No. 438), entitled:

An Act making an appropriation to the Baby Welfare Associations of Philadelphia, Philadelphia, Pennsylvania.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1092, (House Bill No. 1138), entitled:

A Joint Resolution providing for a legislative commission to investigate the educational needs and resources of the Commonwealth, and make to the General Assembly of one thousand nine hundred and twenty-seven a report of its findings, together with recommendations setting up a unified State policy in public education for the public elementary and high schools, the State normal schools, and the colleges and universities; prescribing also the powers and duties of said commission, and making an appropriation to cover necessary expenses incident to making such investigation and report.

RECONSIDERATION OF HOUSE BILL NO. 900.

Mr. JOYCE. Mr. President, I move to reconsider the vote by which Senate Bill No. 900, entitled:

An Act to amend section six as amended and section eight of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

was defeated on final passage.

The PRESIDENT. How did the Senator vote?

Mr. JOYCE. Mr. President, I voted "no".

Mr. BARR. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. BARR. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. DAVIS. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. SNYDER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. DAVIS. Mr. President, you have heard much during this session about a square deal. It does seem to me that the very people who have said so much about a square deal have reversed themselves tonight. This motion is made to kill this bill, so that the Senate may understand it thoroughly. If the Senators who have been talking square deal all session will be consistent they will vote for this motion.

And the question recurring,

Will the Senate agree to the motion?

A division being called for 24 Senators voted in the affirmative and 17 in the negative, whereupon the question was decided in the affirmative.

MOTION TO READ BILLS THE FIRST TIME.

Mrs. VARE. Mr. President, I move that all bills reported from committee at today's session be read the first time.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 29, entitled:

An act to amend paragraph four of section four of an act approved the fifth day of March, one thousand nine hundred and six (P. L. 63), entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions," as amended.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 41, entitled:

An act authorizing counties to build improved highways for townships at the joint expense of the county and township; authorizing townships to incur indebtedness therefor providing said highways shall remain township highways; and authorizing joint maintenance thereof by county and township.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 42, entitled:

An act authorizing county commissioners in cases of emergency to construct or reconstruct county bridges upon the approval of the Court of Quarter Sessions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 377, entitled:

An act to amend section six hundred and forty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 414, entitled:

An act to repeal Route Three Hundred and Five of an act approved the twenty-second day of July one thousand nine hundred and thirteen, (Pamphlet Laws nine hundred and forty-eight) entitled "An act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 918, entitled:

An act to enable any city, town, borough or township owning and operating its own water works to require a water-meter shall be a lien upon such property with the from such water works at the expense of the owner thereof and providing that the cost of and charge for installing such water-meter shall be a lien upon such property with the same priority and enforceable in the same manner as a municipal claim.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1023, entitled:

An act relating to the licensing of persons, firms, or corporations advertising, soliciting or contracting to treat shade, park or ornamental trees or shrubs by pruning, trimming or filling of cavities, or to protect such trees from damage from insects or diseases, by spraying or by any other method: providing for the appointment of a licensing board, and defining its powers and duties; providing penalties and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1124, (House Bill No. 1401), entitled:

An act transferring and reappropriating certain moneys heretofore appropriated to the Department of Mines.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1035, entitled:

An act making a deficiency appropriation to Board of Trustees of the Shamokin State Hospital, Shamokin, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1053, entitled:

An act making an appropriation to the Department of Military Affairs for the purchase of additional lands in connection with the State Military Reservation at Mt. Gretna.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1065, entitled:

An Act for the protection of the public safety by providing, as a pre-requisite to the registration of motor vehicles, for the establishment (including the continuance during the period of registration) of financial responsibility by owners thereof for injury, including death resulting therefrom, to persons, or damage to property caused by, or as the result of, the negligent use, maintenance or operation of such motor vehicles; conferring powers and imposing duties upon the Secretary of Highways and his agents in connection therewith, and for the enforcement thereof; imposing certain duties upon owners of motor vehicles and upon insurance companies, associations, exchanges and corporations issuing policies and contracts to motor vehicle owners; and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1074, (House Bill No. 1235), entitled:

An act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1086, (House Bill No. 1232), en-

An act empowering counties to take purchase or condemn property and to appropriate money for the erection

thereon of public auditoriums, libraries memorial buildings and monuments and providing for their operation and maintenance.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1092, entitled:

A joint resolution providing for a legislative commission to investigate the educational needs and resources of the Commonwealth, and make to the General Assembly of one thousand nine hundred and twenty-seven a report of its findings, together with recommendations setting up a unified State policy in public education for the public elementary and high schools, the State normal schools, and the colleges and universities; prescribing also the powers and duties of said commission, and making an appropriation to cover necessary expenses incident to making such investigation and report.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1101, (House Bill No. 438), entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1125, entitled:

An Act making an appropriation to the estate of Horatio B. Koch, late of the city of Allentown, Pennsylvania, for the refund of transfer inheritance taxes erroneously paid into the State Treasury, together with interest thereon.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1133, entitled:

An Act providing that the chairmen of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purposes of assisting and advising in the preparation of budget information to be submitted to the Governor; and providing for the payment of the expenses of said chairmen.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1138, entitled:

An Act to make an appropriation for the completion and erection of the Robert Morris Monument.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until tomorrow morning, at eleven o'clock.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:44 P. M., until Tuesday morning, March 31, 1925, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 30, 1925.

The House met at 9:00 o'clock P. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Almighty God, we thank Thee this night that the foundations of this great Commonwealth were so solidly laid because of the sincere convictions of its founder. We pray Thee to give unto all of us the courage and the moral heroism of William Penn. Help us to realize that his whole experiment and that free government ends when men are driven by the opinions of others rather than by their own convictions. So help us, our Father, to think, to act, as men and women, for ourselves. Bless the Speaker, and the members of this House tonight; guide us in all that we do and in all that we say, we ask in Christ's name, Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, March 25, 1925.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, March 25, 1925, when, on motion of Mr. Canon, the further reading was dispensed with and the Journal approved.

LEAVES OF ABSENCE.

Mr. HARDING asked and obtained leave of absence for Mr. Holcombe for the balance of the week on account of illness.

Mr. MARCUS asked and obtained leave of absence for Mr. Goehring for the balance of the week.

Mr. JAMES H. McCLURE, asked and obtained leave of absence for Mr. Benj. H. Patterson, for the balance of the week on account of illness.

BILLS INTRODUCED AND REFERRED.

By Mr. STADTLANDER. HOUSE BILL No. 1560.

An Act to amend an act approved the fifteenth day of June, one thousand nine hundred and eleven, (P. L. 954), entitled "An act requiring owners, lessees or operators of bituminous coal or clay mines to furnish the owners or lessees of adjoining coal or clay lands with maps of the mines and workings along the division line of such coal or clay lands, and permitting the owners or lessees of such adjoining coal or clay lands to enter such mines and make surveys, and to verify the accuracy of such maps," by adding thereto section two prescribing a method of procedure in case of the neglect, failure or refusal of the owner, or lessees or operators to furnish a map or plot, or, upon their refusal, to permit the owner or owners, or lessee or lessees, of adjoining coal or clay lands, to enter such mines to verify by surveys and measurements the true condition of such mines with respect to the adjoining coal or clay lands.

Referred to the Committee on Mines and Mining.

By Mr. STERLING. HOUSE BILL No. 1571.

An Act relating to bonus in all cases where corporations provide for shares without nominal or par value.

Referred to the Committee on Corporations.

By Mr. HALL. HOUSE BILL No. 1572.

An Act to amend sections one and three as amended and repeal section two of an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and forty-six) entitled "An act regulating requiring and defining certain general specifications for the use and construction of permanent booths or enclosures for operating therein moving-picture machines regulating requiring and defining certain general specifications for the use and construction of portable booths or enclosures for operating therein moving picture machines and providing for the supervision and inspection of the same by the Department of Factory Inspection of the Commonwealth of Pennsylvania and providing penalties for the violation of the provisions thereof and providing that the provisions thereof shall not apply to cities of the first and second classes", providing for the promulgation of rulings by the Industrial Board of the Department of Labor and Industry and providing for appeal to the said Industrial Board and providing for the supervision and inspection of the said booth and inclosure by the Department of Labor and Industry of the Commonwealth of Pennsylvania and providing penalties for the violation of the provisions thereof shall not apply to cities of the first and second classes.

Referred to the Committee on Labor and Industry.

By Mr. FULLER. HOUSE BILL No. 1573.

An Act to amend section two hundred and four of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith;" providing for the election of school directors in districts of the third class.

Referred to the Committee on Education.

By Mr. WASHINGTON. HOUSE BILL No. 1574.

An Act to amend section eight of the act, approved the twenty-seventh day of June, one thousand eight hundred and ninety-five, (P. L. 403), entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties;" making the controller a party defendant to actions against the county; and permitting the controller to bring suits on behalf of the county.

Referred to the Committee on Counties and Townships.

By Mr. JAMES F. McCLURE. HOUSE BILL No. 1575.

An Act providing for the transfer by the Adjutant General of land conveyed to the Commonwealth for armory purposes where such land can not be used for such purpose.

Referred to the Committee on Military.

By Mr. HALL. HOUSE BILL No. 1576.

An Act providing for the licensing of motion picture projectionists and apprentice projectionists imposing certain duties upon the Department of Labor and Industry and fixing penalties

Referred to the Committee on Labor and Industry.

By Mr. CRAIG. HOUSE BILL No. 1577.

An Act to further amend section one and to amend section two of article two of the act approved the twenty-seventh day of June, one thousand nine hundred and thirteen, (P. L. 568), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers

therein; and repealing, consolidating, and extending existing laws in relation thereto."

Referred to the Committee on Municipal Corporations.

By Mr. GILCHRIST. HOUSE BILL No. 1578.

An Act to establish as a State Highway a certain section of public road in the counties of Wayne and Lackawanna.

Referred to the Committee on Public Roads.

By Mr. STARK. HOUSE BILL No. 1579.

An Act to establish as a state highway a certain section of public road in the county of Wyoming.

Referred to the Committee on Public Roads.

By Mr. CRAIG. HOUSE BILL No. 1580.

An Act to amend sections seven and eleven of an act approved the eighth day of June, one thousand nine hundred and seven (P. L. 496), entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries; regulating their jurisdiction over ships, vessels and boats and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," by providing for a permit for the erection, extension, alteration and improvement of any bridge or other structure in the nature thereof wholly within the State; and validating certain proceedings in relation thereto.

Referred to the Committee on Judiciary General.

By Mr. PEELOR. HOUSE BILL No. 1581.

An Act to amend section three of Article nine of the act approved the ninth day of June, one thousand nine hundred and eleven (P. L. 756), entitled "An act to provide for the health and safety of persons employed in and about the bituminous coal mines of Pennsylvania, and for the protection and preservation of property connected therewith."

Referred to the Committee on Mines and Mining.

By Mr. STAVITSKI. HOUSE BILL No. 1582.

An Act relating to paint-spraying machines; prohibiting certain uses thereof, and providing penalties for violations.

Referred to the Committee on Labor and Industry.

By Mr. EARLEY. HOUSE BILL No. 1583.

An Act fixing the pay of election officers and clerks in counties of the third and fourth classes.

Referred to the Committee on Elections.

By Mr. HAINES. HOUSE BILL No. 1584.

An Act to further amend section sixteen of the act approved the eleventh day of May, one thousand nine hundred and twenty-one, (P. L. 522), entitled "An act relating to dogs, and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town and township officers and employes; directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof; and providing penalties," and making an appropriation of the moneys in the "Dog Fund" for the two fiscal years commencing June first, one thousand nine hundred and twenty-five.

Referred to the Committee on Agriculture.

By Mr. McCORMICK. HOUSE BILL No. 1585.

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof that are or may be inconsistent therewith," as amended.

Referred to the Committee on Education.

By Mr. GREEBY. HOUSE BILL No. 1586.

An Act limiting the liability of a husband for debts contracted by his wife.

Referred to the Committee on Judiciary Special.

By Mr. GREEBY. HOUSE BILL No. 1587.

An Act providing for the continuance of criminal cases and the granting of new trials to defendants by reason of comments made by the judge, district attorney, assistant district attorney or other persons adverse to or commendatory of the verdict of any jury.

Referred to the Committee on Judiciary Special.

By Mr. TURNER. HOUSE BILL No. 1588.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning Townships, and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. TURNER. HOUSE BILL No. 1589.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning Townships and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. LAFFERTY. HOUSE BILL No. 1590.

An Act for the public safety, requiring the operators of motor vehicles to give warning signals by hand or certain devices before stopping or changing their course; making it unlawful in certain cases to operate motor vehicles without signal devices and providing penalties.

Referred to the Committee on Public Roads.

By Mr. SCHILLING. HOUSE BILL No. 1591.

An Act to amend section three of the act approved the twenty-seventh day of April one thousand nine hundred and eleven, (P. L. 101), entitled: "An act for the assignment of judges to districts other than their own, for the purpose of expediting business, with provisions for their compensation;" limiting the power of judges assigned to civil business.

Referred to the Committee on Judiciary Special.

By Mr. ALEXANDER. HOUSE BILL No. 1592.

An Act to amend Route two hundred and eighty-two of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the

State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. ALEXANDER. HOUSE BILL No. 1593.

An Act establishing as a State Highway a certain section of public road in the county of Delaware.

Referred to the Committee on Public Roads.

By Mr. ALEXANDER. HOUSE BILL No. 1594.

An Act to amend Route One Hundred and Thirty-one of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highways Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several township or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highways Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining high-

ways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for impairing or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. BLUMBERG. HOUSE BILL No. 1595.

An Act to amend an act approved the ninth day of July, one thousand nine hundred and nineteen (P. L. 794), entitled "An act providing that estates in buildings, ground, books, curious, pictures, statuary and other works of art, passing by will to any municipality, corporation or unincorporated body, for free exhibition within Pennsylvania, shall not be subject to collateral inheritance tax, and in certain instances, the date when such tax shall become due;" by extending the provisions thereof to money, securities or other things of value passing by will for the care or maintenance of such buildings, ground, books, curious, pictures, statuary or other works of art, or the income from which is to be used as incidental thereto or in connection therewith; and making the provisions of this amendment applicable to all such money or other property passing by will for the care or maintenance thereof or of which the income is to be used as incidental thereto or in connection therewith, whereon the said tax shall not have been actually paid at the time of the passage of this act.

Referred to the Committee on Ways and Means.

By Mr. GUERIN. HOUSE BILL No. 1596.

An Act making an appropriation to the Columbus Hospital, located at one thousand three hundred and seven South Broad Street, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DERBY. HOUSE BILL No. 1597.

An Act making an appropriation to the trustees of the Scranton Hope Hospital at Scranton Pennsylvania.

Referred to the Committee on Appropriation.

By Mr. McKIM. HOUSE BILL No. 1598.

An Act to validate deeds and conveyances defectively executed.

Referred to the Committee on Judiciary General.

By Mr. BENJ. H. PATTERSON. HOUSE BILL No. 1599.

An Act making an appropriation to the Department of the Auditor General for the purpose of reimbursing Johes Barkey of Wilkesburg, Pennsylvania, for moneys erroneously paid into the State Treasury.

Referred to the Committee on Appropriations.

By Mr. STERLING. HOUSE BILL No. 1600.

An Act to amend section one of the act, approved the twenty-ninth day of March, one thousand eight hundred and ninety-nine, (P. L. 21), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act;" granting certain privileges to persons holding certificates from other states or territories.

Referred to the Committee on Judiciary Special.

By Mr. MATHAY. HOUSE BILL No. 1601.

An Act making an Appropriation to Mrs. Anna Kinsley, of Philadelphia, for moneys erroneously and inadvertently paid into the State Treasury.

Referred to the Committee on Appropriations.

By Mr. WHITEHOUSE. HOUSE BILL No. 1602.

An Act to further amend clause twenty-four of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. FRED W. PATTERSON. HOUSE BILL No. 1603.

An Act making it unlawful to change the hours for certain purposes during any period of a year; prescribing the hours within which negotiable paper shall be paid, and the effect of a change of hours thereon; and imposing penalties on school directors, State banks, trust companies, private bankers, common carriers, municipal officers and corporations.

Referred to the Committee on Judiciary Special.

By Mr. CONNER. HOUSE BILL No. 1604.

An Act creating a notary public examining board in the Department of Public Instruction; providing for the examination of applicants for the office of notary public, and for the registration of notaries public now in office.

Referred to the Committee on Judiciary Special.

By Mr. BURKE. HOUSE BILL No. 1605.

An Act to amend sections fourteen, seventeen, nineteen, twenty and twenty-nine of the act approved the twenty-fifth day of May, one thousand nine hundred and twenty-one (P. L. 1131), entitled "An act to regulate the practice of the profession of engineering and of land surveying; creating a State Board for the Registration of Professional Engineers and Land Surveyors; defining its powers and duties; imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work; and providing penalties;" requiring the records of the board to be open to public inspection, changing the provisions of the act relating to the qualifications and examination of applicants for registration, and the approval of plans and specifications by political subdivisions of the Commonwealth.

Referred to the Committee on Judiciary Local.

By Mr. BURKE. HOUSE BILL No. 1606.

An Act relating to carnivals; providing for the licensing and regulation thereof; fixing the license fees; and providing penalties for the violation of this act.

Referred to the Committee on Judiciary Special.

By Mr. HARRY A. LITTLE. HOUSE BILL No. 1607.

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue."

nue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by increasing the compensation of attendance officers and district supervisors in school districts of the first class.

Referred to the Committee on Education.

By Mr. LUCAS. HOUSE BILL No. 1608.

An Act providing for the burial of certain persons who are, have been or shall be soldiers, sailors or marines, designated as "deceased service men"; defining the term "deceased service men"; authorizing county commissioners to provide headstones, markers and burial plots for such deceased service men at the expense of such county in which they shall die or have a legal residence at the time of their death," and providing for the burial of widows of soldiers, sailors or marines.

Referred to the Committee on Military.

By Mr. STAVITSKI. HOUSE BILL No. 1609.

An Act relating to public service companies engaged in serving gas to the public; limiting their charges to services actually rendered or furnished; requiring such companies to supply all instruments and devices necessary and incidental to their service; prohibiting the discontinuance of service as a means of collecting charges in certain cases; and prescribing penalties.

Referred to the Committee on Corporations.

By Mr. STERLING. HOUSE BILL No. 1610.

An Act to repeal the act approved the eleventh day of July, one thousand nine hundred and twenty-three, (P. L. 1030), entitled "An act providing for the alteration of the boundaries of counties in certain cases; for the adjustment of the indebtedness thereof; providing the effect thereof,"

Referred to the Committee on Judiciary General.

By Mr. STERLING. HOUSE BILL No. 1611.

An Act providing for the alteration of the boundaries of counties in certain cases; for the adjustment of the indebtedness thereof; providing the effect thereof.

Referred to the Committee on Judiciary General.

By Mr. JONES. HOUSE BILL No. 1612.

An Act relating to defenses in actions brought in Courts of Common Pleas, Municipal Courts, before magistrates, aldermen, justices of the peace, by landlords, for the recovery of rents, based upon unjust, unreasonable and oppressive leases or agreements for rent of premises occupied for dwelling purposes.

Referred to the Committee on Judiciary General.

By Mr. EDMONDS. HOUSE BILL No. 1626.

An Act to amend sections three, four, five, eleven and twelve of, and to add sections fifteen and sixteen to the act approved the twentieth day of June, one thousand nine hundred and nineteen (P. L. 505), entitled "An act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes."

Referred to the Committee on Judiciary Local.

By Mr. EDMONDS. HOUSE BILL No. 1627.

An Act to further amend an act, approved the thirteenth day of June, Anno Domini one thousand nine hundred and seven (Pamphlet Laws, six hundred and forty), entitled "An act to provide revenue by levying a tax upon the shares of stock of companies incorporated under the provisions of section twenty-nine of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved April twenty-ninth, one thousand eight hundred and seventy-four, and the supplements thereto; for the insurance of owners of real estate, mortgages and others in-

terested in real estate, from loss by reason of defective titles, liens, and encumbrances; and of companies entitled to the benefits of and of companies having any of the powers of, companies entitled to the benefits of an act entitled 'An act conferring upon certain fidelity, insurance, safety deposit, trust and savings companies the powers and privileges of companies incorporated under the provisions of section twenty-nine of an act, entitled "An act to provide for the incorporation and regulation of certain corporations" approved April twenty-ninth Anno Domini one thousand eight hundred and seventy-four, and of the supplements thereto,' approved June twenty-seventh, one thousand eight hundred and ninety-five, commonly known as title insurance or trust companies."

Referred to the Committee on Ways and Means.

By Mr. EDMONDS. HOUSE BILL No. 1628.

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section one A.

Referred to the Committee on Constitutional Reform.

By Mr. EDMONDS. HOUSE BILL No. 1629.

An Act to provide for the payment to Philadelphia County of the sum of Three Thousand Dollars, or so much thereof as may be necessary, being the balance remaining due and unpaid on judgments obtained in Philadelphia County covering advances of expenses incident to the conduct of primary elections therein, and making an appropriation therefor.

Referred to the Committee on Appropriations.

By Mr. HOLCOMBE. HOUSE BILL No. 1630.

An Act to amend Route Seventeen of section six of the act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 468), entitled 'An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated towns, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing penalty for injuring

or destroying State highways; making appropriation to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. EDMONDS. HOUSE BILL No. 1631.

An Act to further amend section ten of the act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof."

Referred to the Committee on Judiciary Special.

By Mr. EDMONDS. HOUSE BILL No. 1632.

An Act to amend paragraph nineteen, paragraph twenty, and paragraph twenty-three of section one thousand two hundred and ten of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by including payments for certain part-time teachers in extension schools and classes.

Referred to the Committee on Education.

By Mr. WHITEHOUSE. HOUSE BILL No. 1633.

An Act making an appropriation for the purpose of reimbursing county treasuries for moneys refunded to owners of liquor licenses in accordance with the provisions of the act approved the eleventh day of July, one thousand nine hundred and twenty-three (P. L. 1052), entitled "An act providing for the refunding of retail liquor license fees and additional taxes to holders of licenses to sell vinous, spirituous, malt, or brewed liquors, or any admixture thereof, or intoxicating liquor, where the act of Assembly under the authority of which such licenses were granted has been repealed by the General Assembly of one thousand nine hundred and twenty-three prior to the expiration of the license year for which such licenses were issued; providing for the payment of such refund in certain cases by the county in which such license was granted, and the repayment to such county by the city, borough, township, and State of their respective shares of such refund, and for the payment of such refund in certain cases by the State alone; providing the procedure in such cases; and making an appropriation."

Referred to the Committee on Appropriations.

By Mr. EDMONDS. HOUSE BILL No. 1634.

An Act abolishing the incident of survivorship of estates by entireties, except in the case of homesteads.

Referred to the Committee on Judiciary General.

By Mr. WHEELER. HOUSE BILL No. 1635.

An Act to amend section one of the act approved the twelfth day of July, one thousand nine hundred and twenty-three, (P. L. 1076), entitled "An act constituting a commission to make an investigation of the condition of disabled World War veterans of Pennsylvania, and to take appropriate action to assure such veterans of relief and full benefits and advantages; and making an appropriation," creating a new commission to carry out the provisions of said act; defining its powers and duties; and making an appropriation.

Referred to the Committee on Military.

By Mr. BALDI. HOUSE BILL No. 1636.

An Act making an appropriation to the Department of Pennsylvania of the American Legion.

Referred to the Committee on Appropriations.

By Mr. BEHNEY. HOUSE BILL No. 1637.

An Act to regulate the manner of increasing the indebtedness of counties of the second, third, fourth, fifth, sixth, seventh and eighth classes, cities of the second and third classes, boroughs, incorporated towns, townships, school districts, poor districts and other municipalities; to provide for the redemption of the same; and imposing penalties.

Referred to the Committee on Municipal Corporations.

By Mr. DUDDY. HOUSE BILL No. 1638.

An Act to establish as a State Highway a certain section of public road in the County of Luzerne.

Referred to the Committee on Public Roads.

By Mr. HAWS. HOUSE BILL No. 1639.

An Act creating a commission to supervise the erection for, and have charge of a building and the exhibits therein at the Sesqui-Centennial Exposition in the City of Philadelphia, in one thousand nine hundred and twenty-six, and making an appropriation.

Referred to the Committee on Centennial Affairs.

By Mr. EDMONDS. HOUSE BILL No. 1640.

An Act to amend section one and section two as amended of the act approved the twentieth day of June one thousand nine hundred and nineteen (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth or national banking association located therein, to transfer the stock of such corporation or banking association standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal;" providing for reciprocity with other States in the taxation of the transfer of property of nonresident decedents.

Referred to the Committee on Judiciary General.

By Mr. EDMONDS. HOUSE BILL No. 1641.

An Act to amend section two of the act approved the twentieth day of June, one thousand nine hundred and nineteen, (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal," as amended; increasing the rate of the tax imposed by this act in certain cases.

Referred to the Committee on Judiciary General.

By Mr. LUDLOW. HOUSE BILL No. 1642.

An Act relating to investments by Fiduciaries and providing for Certificates of Approval by the Secretary of Banking in respect to certain classes of investments made by Fiduciaries.

Referred to the Committee on Banks and Banking.

By Mr. WHEELER. HOUSE BILL No. 1643.

An Act making an appropriation to the board of fish commissioners for the erection of fish hatcheries.

Referred to the Committee on Appropriations.

By Mr. EDMONDS. HOUSE BILL No. 1644.

An Act to amend an act, approved June twentieth, one thousand nine hundred and nineteen, (Pamphlet Laws five twenty-one) entitled "An act providing for the imposition and collecting of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal," as amended, by fixing the time within which transfers by decedents are presumed to have been made in contemplation of death; making estates of entirety and joint estates with right of survivorship taxable; fixing the time for the register to make return and payment to the Auditor General and State Treasurer.

Referred to the Committee on Judiciary General.

By Mrs. TRESCHER. HOUSE BILL No. 1645.

An Act making an appropriation to the Department of Highways for the construction and improvement of a certain State-aid road in the county of Westmoreland.

Referred to the Committee on Appropriations.

By Mr. TRESCHER. HOUSE BILL No. 1646.

An Act to establish as a State Highway a certain section of public road in the county of Westmoreland.

Referred to the Committee on Public Roads.

By Mr. LUKEHART. HOUSE BILL No. 1647.

An Act to provide for the sale of property against which a common law lien may exist for repairs and material, and the method of procedure thereon.

Referred to the Committee on Judiciary General.

By Mr. FRANK D. EVANS. HOUSE BILL No. 1648.

An Act making an appropriation to the Department of Military Affairs for the purpose of providing an athletic field on the Mt. Gretna Military Reservation.

Referred to the Committee on Appropriations.

By Mr. SOWERS. HOUSE BILL No. 1649.

An Act providing for the notification of friends of persons committed to jail awaiting hearings, of the charges preferred against them, and the time of trial thereof, by persons in charge of jails and prisons.

Referred to the Committee on Judiciary Special.

By Mr. LUDLOW. HOUSE BILL No. 1650.

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties" as amended.

Referred to the Committee on Appropriations.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 564. (HOUSE BILL No. 1561).

An Act to amend the first paragraph of the seventh section of an act, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, Anno Domini one thousand nine hundred and thirteen; (Pamphlet Laws, seven hundred and thirteen), as amended, so as to change the time for filing petitions of nomination.

Referred to the Committee on Elections.

SENATE BILL No. 591. (HOUSE BILL No. 1562).

An Act to further amend clause eight of section one and clause two of section twelve of the act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand forty-three), entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof, establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties," providing for the reinstatement of persons separating from school service for more than five years and returning thereto.

Referred to the Committee on Education.

SENATE BILL No. 592. (HOUSE BILL No. 1563).

An Act to amend section one and section seventeen as amended of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" exempting scrip bonds certificates and evidences of indebtedness issued by school districts from taxation under this act.

Referred to the Committee on Education.

SENATE BILL No. 612. (HOUSE BILL No. 1564).

An Act establishing the minimum marriageable age at fifteen years and providing for certain exceptions thereto.

Referred to the Committee on Judiciary General.

SENATE BILL No. 656. (HOUSE BILL No. 1565).

An Act to amend article fourteen and article seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and

nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Referred to the Committee on Education.

SENATE BILL No. 907. (HOUSE BILL No. 1566).

An Act to repeal the act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the amendments thereto.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 113. (HOUSE BILL No. 1567).

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 117. (HOUSE BILL No. 1568).

An Act making an appropriation to the Board of Trustees of the Laurelton State Village at Laurelton, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE BILL No. 131. (HOUSE BILL No. 1569).

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges," and making an appropriation for carrying the same into effect.

Referred to the Committee on Appropriations.

SENATE BILL No. 443. (HOUSE BILL No. 1570).

An Act making an appropriation to the Pennsylvania State Park and Harbor Commission of Erie for the purpose of building retaining walls along and dredging the west canal basin within the harbor of Erie said appropriation being contingent upon the raising of additional funds by the city of Erie or its citizens.

Referred to the Committee on Appropriations.

SENATE BILL No. 30. (HOUSE BILL No. 1613).

An Act fixing the salary of sheriffs in counties of the sixth class; providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail; requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county providing for the appointment and compensation of deputies and clerks and prescribing penalties.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 141. (HOUSE BILL No. 1614).

An Act authorizing the Department of Forests and Waters to acquire by purchase or condemnation certain property at Chadds Ford, Delaware County, for a public park; providing for the management of said park by said Department with the advice of a departmental advisory commission hereby created.

Referred to the Committee on Appropriations.

SENATE BILL No. 164. (HOUSE BILL No. 1615).

An Act to repeal the act approved the twenty-fifth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, one thousand one hundred thirty-one), entitled "An to regulate the practice of the profession of engineering and of land surveying; creating a State Board for the Registration of Professional Engineers and Land Surveyors; defining its powers and duties; imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties."

Referred to the Committee on Judiciary Local.

SENATE BILL No. 203. (HOUSE BILL No. 1616).

An Act to further amend a part of section two of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations," providing for the incorporation of associations for the purpose of encouraging and promoting improvement in the breeding preservation exhibiting and protection of all domesticated animals and by collecting and disseminating facts and information relative thereto to members and the public.

Referred to the Committee on Corporations.

SENATE BILL No. 257. (HOUSE BILL No. 1617).

An Act making an appropriation to the Department of Forests and Waters for repairs to and dredging of Laurel Dam located in Michaux State Forest Reserve in Cumberland County.

Referred to the Committee on Appropriations.

SENATE BILL No. 483. (HOUSE BILL No. 1618).

An Act to amend section one of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-four) entitled "An act providing that estates in buildings ground books curios pictures statuary and other works of art passing by will to any municipality corporation or unincorporated body for free exhibition within Pennsylvania shall not be subject to collateral inheritance tax and in certain instances the date when such tax shall become due," extending the act to property passing to colleges universities and educational institutions.

Referred to the Committee on Appropriations.

SENATE BILL No. 615. (HOUSE BILL No. 1619).

An Act requiring poor districts and hospitals for Mental disease to establish a pension fund for all employes of district including district city and county homes and hospitals for mental disease and regulating the administration and the payment of such pensions.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 890. (HOUSE BILL No. 1620).

An Act to amend clause four of section thirty-seven of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations," reducing the period within which building and loan associations may proceed against securities of stockholders neglecting to pay instalments.

Referred to the Committee on Banks and Banking.

SENATE BILL No. 1013. (HOUSE BILL No. 1621).

An Act providing for the acquisition by the Commonwealth of the Downingtown Industrial and Agricultural School at Downingtown, Pennsylvania and the management of the said school thereafter and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 1025. (HOUSE BILL No. 1622).

An Act authorizing the Secretary of Highways with the approval of the Governor to establish the width and lines of State highways for future construction where it appears uneconomical to widen existing highways; providing for acknowledgment by the Secretary of Highways and recording of plans therefor in the proper county and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway and providing for the payment of damages.

Referred to the Committee on Public Roads.

SENATE BILL No. 1027. (HOUSE BILL No. 1623).

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment of all new townships and boroughs within said county fixing fee for such certification and providing penalty.

Referred to the Committee on Public Roads.

SENATE BILL No. 1028. (HOUSE BILL No. 1624).

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages

Referred to the Committee on Public Roads.

SENATE BILL No. 585. (HOUSE BILL No. 1625)

An Act to provide for the purchase by the Commonwealth of agricultural land suited to the growing of forest tree seedlings and fixing a maximum amount that may be paid therefor.

Referred to the Committee on Agriculture.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

SENATE BILL No. 329. (HOUSE BILL No. 955).

An Act for the protection of the public health in the manufacture and sale of carbonated beverages and still drink providing for the registration thereof; prohibiting the sale, offering or exposing for sale, exchange or giving away thereof in certain cases unless registered; regulating the manufacture, bottling, preparation, mixing and compounding of carbonated beverages or still drinks and the sale and dispensing thereof; creating a special fund in the State Treasury and providing penalties.

(Said bill having been recalled from the House of Representatives for amendment).

Referred to the Committee on Public Health and Sanitation.

BILLS RE-REFERRED.

Mr. HAAS returned from the Committee on Municipal Corporations, with recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1435, entitled:

A Supplement to an act, approved the eighth day of June, one thousand nine hundred and twenty-three (P. L. 688), entitled "An act providing for the creation of a commission to study the subject of consolidation of the various municipalities, to wit: cities, boroughs and townships in counties of the second class into one municipality, and to file with the next Assembly its report, together with an act providing for a method for such consolidation; and prescribing its powers and duties"; continuing the commission appointed under the provisions of said act for a

further period of two years, and giving said commission additional powers; and making an appropriation.

The SPEAKER. The bill is now re-referred to the Committee on Appropriations.

Mr. STERLING returned from the Committee on Public Health and Sanitation, with recommendation that it be referred to the Committee on Ways and Means, House Bill No. 1517, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

The SPEAKER. The bill is now re-referred to the Committee on Ways and Means.

Mr. HARRY A. LITTLE returned from the Committee on Iron and coal with recommendation that it be re-referred to the Committee on Judiciary Special, House Bill No. 1097, entitled:

An Act prohibiting the exposure of bare legs or the uncovered body on the stage.

The SPEAKER. The bill is now re-referred to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES

Mr. EARLEY, from the Committee on Game, reported as committed House Bill No. 794, entitled:

An Act authorizing the Board of Game Commissioners to refund fines heretofore erroneously imposed and collected from members of hunting camps or bodies of men hunting together.

Mr. METZGER, from the Committee on Public Roads, reported as committed House Bill No. 1428, entitled:

An Act prohibiting the placing of any sign, banner or advertising matter of any kind whatsoever on or across any public road or highway or on or across any structure within the legal limits of any public road or highway without the written consent of the authorities responsible for the maintenance of such public road or highway declaring the same to be a public nuisance and authorizing its removal with or without notice, and providing penalty.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed House Bill No. 1497, entitled:

An Act providing for the appointment of special detectives in counties of the fifth class.

Mr. CRAIG, from the Committee on Municipal Corporations, re-reported as amended House Bill No. 1166, entitled:

An Act providing a method of annexation of boroughs, townships or parts of townships to cities of the third class regulation the proceedings pertaining thereto and repealing inconsistent legislation.

Mr. MATHAY, from the Committee on Judiciary General, reported as committed House Bill No. 1032, entitled:

An Act to amend section two of an act, approved the third day of May, one thousand nine hundred nine (Pamphlet Laws, four hundred and seventeen), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Mr. WHITEHOUSE, from the Committee on Judiciary General, reported as committed House Bill No. 636, entitled:

An Act providing for the admission of testimony given in ejectment suits upon a re-trial, and in subsequent real issues when the parties claim under a common source.

Mr. McCAIG, from the Committee on Appropriations, re-reported as committed House Bill No. 1299, (Senate Bill No. 374), entitled:

An Act making an appropriation to the Board of Trustees of the State Industrial Home for Women at Muncy, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, re-reported as amended House Bill No. 1153, entitled:

An Act authorizing the Department of Highways to make repairs to and provide for the maintenance of roads and highways in Valley Forge Park and making an appropriation therefor.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1317, (Senate Bill No. 544), entitled:

An Act making an appropriation to the Valley Forge Park Commission.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1453, entitled:

An Act creating a commission to investigate the situation with regard to the penitentiaries of the State, defining the powers and duties of the Commission and making an appropriation.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1529, entitled:

An Act making an appropriation to the Auditor General to pay claim of the contractor employed by the commission appointed under the authority of the Act of July 25, 1913, (P. L. 1311) to select a site and build a State Industrial Home for Women, said claim having been settled by the Auditor General and approved by the State Treasurer.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1089, entitled:

An Act making an appropriation to carry out the provisions of an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations; and regulating the payment thereof."

BILLS ON FIRST READING.

Mr. McCAIG, asked and obtained unanimous consent to have House Bills Nos. 1529 and 1089 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1529, entitled:

An Act making an appropriation to the Auditor General to pay claim of the contractor employed by the commission appointed under the authority of the act of July twenty-fifth one thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred eleven) to select a site and build a State Industrial Home for Women said claim having been settled by the Auditor General and approved by the State Treasurer

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1089, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM JUDICIARY GENERAL COMMITTEE RELATIVE TO THE CHARGES AGAINST HON. JOHN A. BERKEY, PRESIDENT JUDGE OF THE SIXTEENTH JUDICIAL DISTRICT.

Mr. BLUMBERG. Mr. Speaker, I desire to present to the House the report from the Judiciary General Committee relative to the charges against Hon. John A. Berkey, President Judge of the Sixteenth Judicial District.

The Clerk read the report as follows:

To the Speaker and Members of the House of Representatives of the Commonwealth of Pennsylvania:

The Judiciary General Committee, to which were referred by House Resolution of February seventeenth, one thousand nine hundred and twenty-five for investigation, certain charges made against Hon. John A. Berkey, President Judge of the Sixteenth Judicial District, with instruction to report thereon, respectfully reports as follows:

The Resolution of the House of Representatives reads as follows:

"Resolved that the Committee on Judiciary General be, and is hereby authorized to inquire into and concerning the official conduct of the Honorable John A. Berkey, Judge of the several Courts of the XVI Judicial District of the Commonwealth of Pennsylvania, comprising the County of Somerset, touching his conduct in regard to matters mentioned in various petitions which have been presented to the House, and especially whether the said Judge has been guilty of any impeachable offense and to report to the House the conclusions of the Committee in respect thereto with their appropriate recommendation: Resolved further that the Committee on Judiciary General is hereby authorized and empowered to send for persons and papers, to subpoena witness, to administer oaths to said witnesses, to take testimony, to employ a clerk, stenographer or stenographers, agents, investigators and attorneys, if necessary, and to appoint a sub-committee from among their number by appointment of the chairman thereof, whenever it may be necessary or expedient to take testimony for the use of the said committee. And the said sub-committee while so employed shall have the same powers in respect to obtaining testimony as are herein given to said committee on the Judiciary General, with a sergeant-at-arms, by himself or deputy, who shall serve the process of said Committee and sub-committee and execute its orders, and shall attend the sittings of the same as ordered and directed thereby, and the said Committee and sub-committee are authorized to sit during the sessions of this House; and the speaker of the House shall have authority to sign and the Clerk to attest subpoenas for any witness or witnesses; and the expenses of this investigation shall be paid out of the contingent fund of the House."

The proceedings against Judge Berkey were commenced by petitions addressed to the Representatives of the State of Pennsylvania by residents of Somerset County.

The duty of the Judiciary General Committee, as set forth in the resolution, is to inquire into, and concerning, the official conduct of Judge Berkey in regard to the matters mentioned in the petitions filed, to ascertain whether Judge Berkey has been guilty of impeachable offense, and to report to the House of Representatives with recommendations, the conclusions of the Committee.

Pursuant to the resolution of the House of Representatives, the Committee through its sub-committee, held public hearings

in Harrisburg, February twenty-fifth, and March second, third and fourth. It issued subpoenas for the attendance of all witnesses who were suggested to the Committee as persons likely to have information. The testimony presented to the Committee was very voluminous, and contains much irrelevant and hearsay matter.

Upon careful consideration of the testimony presented and in accordance with the law governing impeachment under the Constitution of the State of Pennsylvania, your Committee concludes, and therefore reports, that there are no grounds for the presentment of charges of impeachment against the Hon. John A. Berkey, President Judge of the courts of Somerset County, and the Committee, therefore, recommends to the House of Representatives that further proceedings in the matter be stayed, and the petitions be dismissed.

Mr. SOWERS. Mr. Speaker, I move that the report from the Committee on Judiciary General be adopted.

Mr. MARCUS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. MARSHALL. Mr. Speaker, I desire to offer the following Minority Report, and ask that the Minority Report, be spread upon the Journal and the testimony be printed in the Appendix to the Journal.

The SPEAKER. The gentleman will file his report. Under Rule 44 of the House, the minority report as filed will be spread on the Journal and the testimony offered will be printed in the Appendix to the Legislative Journal.

MINORITY REPORT.

March 30, 1925.

To the Members of the House of Representatives of the Commonwealth of Pennsylvania:

We, the undersigned members of the Judiciary General Committee, beg leave to submit a Minority Report on the resolution pertaining to the impeachment of the Honorable John A. Berkey, Judge of the Sixteenth Judicial District of the Commonwealth of Pennsylvania, for the reason that we believe the testimony offered in this case fully warrants the committee in finding that the said Judge has been guilty of an impeachable offense, and in so doing we adopt the following, being the Minority Report of the Sub-Committee appointed by the Chairman of the Judiciary General Committee to take the testimony and report the same to the main committee, together with its recommendations;

TO THE MEMBERS OF THE JUDICIARY GENERAL COMMITTEE OF THE HOUSE OF REPRESENTATIVES OF THE COMMONWEALTH OF PENNSYLVANIA.

Your Special Committee appointed under the resolution of February 11, A. D. 1925, (White File Folio-929) to consider the charges preferred against the Honorable John A. Berkey, Judge of the several courts of the Sixteenth Judicial District of Pennsylvania, on inquire into his official conduct and determine whether or not he has been guilty of an impeachable offense and report its findings, together with the testimony, to your Committee, respectfully reports as follows: The said Resolution reads:

"Resolved, That the Committee on the Judiciary General be and is hereby authorized to inquire into and concerning the official conduct of the Honorable John A. Berkey, Judge of the several Courts of the Sixteenth Judicial District of the Commonwealth of Pennsylvania, Comprising the County of Somerset touching his conduct in regard to matters mentioned in various petitions which have been presented to the House, and especially whether the

said Judge has been guilty of any impeachable offense and to report to the House the conclusions of the Committee in respect thereto with their appropriate recommendation.

"Resolved, Further that the Committee on the Judiciary General with a sergeant-at-arms by himself or deputy for persons and papers to subpoena witnesses to administer oaths to said witnesses to take testimony to employ a clerk stenographer or stenographers agents investigators and attorneys if necessary and to appoint a subcommittee from among their number by appointment of the chairman thereof whenever it may be necessary or expedient to take testimony for the use of the said committee and the said subcommittee while so employed shall have the same powers in respect to obtaining testimony as are herein given to said committee on the Judiciary General with a sergeant-at-arms by himself or deputy who shall serve the process of said committee and sub-committee and execute its orders and shall attend the sittings of the same as ordered and directed thereby and the speaker of the House shall have authority to sign and the Clerk to attest subpoenas for any witness or witnesses and the expenses of this investigation shall be paid out of the contingent fund of the House."

ORIGIN OF THIS IMPEACHMENT.

This impeachment proceeding had its origin in several similar petitions addressed to the Representatives of the State of Pennsylvania, which petitions were signed by approximately eleven hundred residents of Somerset County representing almost every occupation, profession, or trade in said County.

Following is the form of petition:

To the Honorable, the Representatives of the State of Pennsylvania:

The representation and petition of the undersigned, inhabitants, in and citizens of, the County of Somerset, constituting the XVI Judicial District of the Commonwealth of Pennsylvania, respectfully represents:

That although we are sensible of the great difficulty of the situation of a Judge, and the delicacy with which his character and conduct ought to be considered or concerning which complaint should be made; yet for a considerable time unfavorable impressions, insinuations, criticisms and charges have been circulated in this judicial district and in the neighborhood, and the matters are so circumstantially rumored and evidenced, and concerning John A. Berkey, President Judge of the Courts of said judicial district, as to bring the administration of justice in the said district into disrepute.

Your petitioners believe that under these circumstances it has become necessary, equally for his credit, and for the safety of the people, that these matters should receive examination; and that this can be done only under an authority which has the power to call witnesses and collect the testimony. This authority is lodged in your House in which the Constitution vests the right of impeaching or demanding the removal of judicial officers.

It is charged, averred, rumored and reported that he, the said John A. Berkey, has been guilty of conduct unbecoming an upright Judge, in that, among other things, he has since the beginning of his term of office, some four years since, been actively engaged in promoting, organizing and operating a certain corporation, known as the Johnstown & Somerset Street Railway Company, a Pennsylvania corporation organized for the building of a street railway in the said Somerset County. The project is considered one of doubtful feasibility and profit, and the securities issued or attempted to be issued of extremely doubtful value. Yet still he has used his position as President Judge of the Courts of the said District and his office, prestige, name, credit, and office facilities as said Judge in persuading, cajoling, coercing and requiring citizens of the said

district, some of whom have litigation in the said courts or are likely to have, to purchase said bonds and securities of him or his associates or for his benefits, to their great loss and damage.

And furthermore it is reported, rumored, represented and discussed throughout the district that certain defendants in criminal proceedings, before trial or during trial or after conviction, have been known to deal with him, the said John A. Berkey, by the payments of large or small sums of money by check, by cash, or otherwise, directly and indirectly, sometimes by way of subterfuge in the purchase of securities, and sometimes otherwise, but as a consequence of which these said defendants or certain of them, or some of them, have secured judgments or decrees of court, modification of sentence, parole or other favors and advantages, which those not so dealing are accustomed to receive or have afforded them in the said courts.

These matters are the subject of popular discussion, daily becoming more open, and the the matters of comment on the pulpit, in the public press, and are generally in public speech. Accompanying these discussions are related details as to checks, notes and other evidence of such financial transactions, reported by eye witnesses and by photographic and other copies of such.

All these matters have brought the administration of the law in this judicial district into popular disrepute.

We therefor most respectfully petition and solicit that you appoint a committee of your Honorable body or other fit person or persons to investigate these matters, who may take the facts as they may be found into consideration, and report to you that you may proceed accordingly, and that it may be determined that, if these reports are unfounded, the good name and character of the said Judge may be vindicated or, if it appears that these facts or certain of them are well founded, then that proper action may be taken for the vindication of the law, and the restoration of public confidence in the Courts.

And your petitioner will ever pray.

In pursuance of said resolution your Committee has diligently inquired into the matter by holding public meetings in Harrisburg on February 25, and on March 2, 3 and 4, 1925, by compelling the attendance, by subpoena, of all witnesses who were suggested to the Committee as persons likely to have information in the premises, and by considering everything that was furnished the Committee during said hearing.

The petition of the complainants was for the purpose of moving the House to impeach the Honorable John A. Berkey. The power of the House to impeach a judge, and of the Senate to try, is unquestioned as is shown by Article VI, Sections 1, 2, 3 and 4 of the Constitution of Pennsylvania, which read as follows:

"Section 1. The House of Representatives shall have the sole power of impeachment.

"Section 2. All impeachments shall be tried by the Senate; when sitting for that purpose the Senators shall be upon oath or affirmation; no person shall be convicted without the concurrence of two-thirds of the members present.

"Section 3. The Governor and all other civil officers shall be liable to impeachment for any misdemeanor in office, but judgment in such cases shall not extend further than to removal from office and disqualification to hold any office of trust or profit under this Commonwealth; the person accused, whether convicted or acquitted shall nevertheless be liable to indictment, trial, judgment and punishment according to law.

"Section 4. All officers shall hold their offices on the condition that they behave themselves well while in office, and shall be removed on conviction of misbehavior in office or of any infamous crime." * * *

In this connection there should also be borne in mind the provisions of Section 15 of Article V, reading as follows:

"All judges required to be learned in the law, except the judges of the Supreme Court, shall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold their offices for the period of ten years, if they shall so long behave themselves well;" * * *

As was so well said in the report of the Committee of the House in the matter of the proposed impeachment proceedings of the Honorable Henry A. Fuller (reported in the Journal of the House for the year 1913, at page 6123):

"But the machinery of impeachment cannot be set in motion as a matter of right, and it lies entirely in the discretion of the House itself, having in mind its duties on the one side, to rid the State of unfaithful public servants, and on the other, not to allow its important functions to be disturbed by attending to frivolous requests or its powers perverted to serve partisan or personal spite.

"To prepare itself properly for the decision whether to bring charges of impeachment or not, the House must be in possession of all pertinent information, and it must seek this, as in other matters, through its accustomed organ, a committee. We are then the eye and ear of the House, seeking to absorb everything that could aid a conscientious Legislator in arriving at a just decision upon the question of the propriety of preferring charges of impeachment before the Senate.

"This being so, our functions bear no exact analogy with any other institutions of civil government. We are not a court, for we render no judgment, nor could we enforce one, we are not a grand jury, for we are free to hear defense, nor could our findings if adverse, have necessarily any such effect in setting the wheels of prosecution in motion, as would an indictment. Not being a court, we are not bound by the rules of evidence as applied in judicial proceedings, except so far as such rules assist in bringing out the actual facts. A great body of restrictive rules of evidence which are necessary in a complete system of general jurisprudence, can be dispensed with by a casual body of men seeing to inform themselves about specific matters."

With this exception of our powers and duties we announced a public meeting of our Sub-committee at Harrisburg, and were there attended by some of the complainants and by the respondent. The complainants were represented by Messrs. John S. Geyer and E. F. Kooser. The respondent, who appeared in person, was represented by Messrs. Edward E. Beidleman, Clarence L. Shaver, Joseph Levy, Arthur H. Hull, Thomas Creighton and G. Mason Owlett.

As in the Fuller impeachment proceedings, the Committee did not feel itself bound by the strict rules of evidence in the taking of testimony but gave both complainants and respondent full opportunity to be heard. The testimony presented to the Committee was very voluminous and had to do with many subject matters, all of which testimony is returned herewith and made a part of this report. For the convenience of this Committee we have set forth the facts relative to the several particular matters which appear to us to be most pertinent to the case as gathered from the testimony presented on behalf of both the complainants and the respondent. The Committee has had no difficulty in separating hearsay from actuality and giving him due weight to the evidence properly applicable to the matter under inquiry. There was, from time to time, interjected into the testimony, certain charges and counter charges having to do with local political conditions. Upon a careful review of the evidence adduced, the Committee is satisfied that politics played no real part in this case, the question before this Committee being whether the conduct of Judge Berkey was such as to warrant the bringing of impeachment proceedings against him.

From the evidence produced, your Committee finds the following:

FACTS.

1. Case of Arthur Turrony:

On the 9th day of December, 1922, Arthur Turrony and Thomas Cattoy were arrested on the charge of the violation of the liquor laws.

In order to give bail Arthur Turrony secured from Mark Marcella, a resident of Johnstown, and not of Somerset County, One Thousand (\$1,000) Dollars in cash which he deposited with C. J. Newman, Cashier of the Boswell Bank, and thereupon Newmon went on his bail in the sum of \$1,000, conditioned for his appearance at the next Court of Quarter Sessions in Somerset County, which would be held in the latter part of January or the beginning of February, 1923.

On the 8th day of January 1923, Arthur Turrony and Mary Turrony, his wife, together with Thomas Cattoy at the solicitation of and accompanied by Victor Durrando, called on Judge Berkey in the Court House at Somerset, where Victor Durrando introduced them to Judge Berkey. After a private conversation between Victor Durrando and Judge Berkey, Judge Berkey asked them if they had any money along. They replied that they did not but informed the Judge that they had One Thousand Dollars (\$1,000) bail money deposited with C. J. Newman, the Bank Cashier at Boswell who was on the bond of Arthur Turrony in the liquor case above referred to, and the Judge told them to come back two days later.

On January 9, 1923, the return on these proceedings was filed.

On January 10, 1923, these same parties again went to see Judge Berkey. Victor took Arthur Turrony into a small adjoining room where it was testified he told him that if he would buy some street car bonds the judge would settle the case without paying any expenses. They then came back into the Judge's Chamber and Victor and the Judge again talked aside when Judge Berkey asked Arthur Turrony if he had the money and he told him that he had \$500 with him. Arthur Turrony reached in his pocket and got out \$500 in cash which he gave Judge Berkey and Judge Berkey handed him a \$500 bond of the Johnstown & Somerset Street Railway Company. He then went over to the safe again and got a \$1,000 bond of the same Company which he handed to Arthur Turrony and said, "I see by your face that you are honest and I will trust you with this \$1,000 bond—you can pay me as soon as you can." Judge Berkey then wrote a letter in long hand to C. J. Newman, whom he had been told held the \$1,000 as security for the bail and signed it, which letter (Exhibit No. 1, page 13, notes of testimony) is dated January 10, 1923, and reads as follows:

Jan. 10, 1923.

To C. J. Newman,

The case of Comth vs. M. Marcella was brought to my attention today and I find the proceeding was illegal and will not be prosecuted further as the search and seizure was illegal and he is released from the bond—The bond is no longer in force and he is released.

J. A. Berkey,

P. J.

I join with the judge with this letter.

W. Curtis Truxal,

D. A.

Judge Berkey then left his Chamber and went to the office of the District Attorney where he had a conversation with the district attorney about this case, the result of which was that the case would not be prosecuted because the proceedings were defective in relation to the search warrant.

Whereupon the district attorney wrote on the bottom of the letter:

"I join with the judge with this letter.

W. Curtis Truxal," D. A.

Judge Berkey then returned to his Chambers where Arthur Turrony and his wife and Thomas Cattoy were, and handed them this letter, joined in by the district attorney.

Arthur Turrony took this letter to C. J. Newman on January 12th and upon the strength of it Newman handed them the \$1,000 which had been deposited as collateral security for the bail. Arthur Turrony then went to Johnstown and deposited this money in the Pennsylvania Trust Company and thereupon wrote a letter (Exhibit No. 3, page 17 Notes) upon the stationery of Marcella, as follows:

Johnstown, Pa., Jan. 12, 1923.

Dear Sir:

Inclose your we fine check for One Thousand Dollars (\$1000.00) for my payment in full for my bonds.

Accept my thanks,

And Oblige,
Arthur Turroni.

Judge Berkey received this check and the letter and wrote upon the bottom of the letter in his own hand and returned to Arthur Turrony by mail the following:

"I beg to acknowledge receiving your check for the \$1,000 bond, J. & S. Ry. Co.

J. A. Berkey."

The case was not prosecuted. Arthur Turrony was never called in Court and some months later a nol pros was entered in the case.

A short time thereafter, on March 15, 1923, —these defendants were again arrested for the same offense in the United States Court at Pittsburgh. Mrs. Turrony called on Judge Berkey on the following day March 16, 1923, at his Chambers in the Court House at Somerset, Pa., stating that they had bought the bonds from him to settle the case and now they were arrested, and the Judge told her to employ counsel and, she said, promised her to bear all the expenses of defending that case. He suggested Mr. Barnhart, of Johnstown as her attorney. She subsequently requested the Judge to repurchase these bonds and he did repurchase one bond, paying to her \$500 in cash.

When in September, 1923, the defendants were advised by Attorney Barnhart that their case was listed for trial in Pittsburgh on September 26, 1924, Mary Turrony went to C. J. Newman, Cashier of the Boswell Bank on September 24, 1924, to obtain the letter which Judge Berkey had written on January 10, 1923, as above noted. When she obtained it she noted that it did not say the case of Turrony but of Marcella. She thereupon went to see Judge Berkey concerning the discrepancy in the name in this letter, but not finding him in went to the district attorney, who examined the records and advised her that the name Marcella, was evidently a mistake, that there was no such a case, but that the case discussed was the case of Arthur Turrony, and then gave her a letter addressed to C. J. Newman, stating this fact, which letter (Exhibit No. 4, page 30 Notes) is as follows:

Sept. 24, 1924.

C. J. Newman, Cashier,
Boswell, Pa.

Dear Sir:

Mrs. Turrony handed me a letter of Judge Berkey's dated January 10th, 1923, in which I joined at the bottom

thereof. I find, upon examination of the record, that the judge evidently made a mistake in the name of M. Marcella, where it should have been Arthur Turrony. A. Nol. Pros. was entered in this case and you were relieved from the Bond. The Nol Pros. was entered at the time for the reason that the Court held all search warrants issued on the form of affidavit which was used in that case to be illegal, and all evidence secured thereunder could not be used in the trial of a case.

Your very truly,
W: Curtis Truxal.

Mrs. Turrony testified that after the Judge had repurchased the \$300 bond from her, that on several occasions she called on the Judge and requested him also to repurchase the additional \$1,000 of bond, stating to the Judge that she was sick and in need of money. These statements were admitted by the Judge. She further testified that on this occasion when she made such a request the Judge said to her that if she found any foreign people in trouble for anything, moonshine, bootlegging, or anything at all, to tell them that they should buy bonds and to bring them to him and he would make them buy and get the money from those people and he would give it to her. That she later took one, John D. Miller, who had been arrested on a liquor charge the latter part of 1923. Miller promised the Judge to buy a bond but after his case was disposed of he did not.

The testimony of Mrs. Mary Turrony as to the facts above set forth was strongly corroborated by the testimony of her husband Arthur Turrony and by the testimony of Thomas Gattoy, as to such matters and conversations as occurred with Judge Berkey at such times as they were present.

2. Case of Nuncio Pacifico:

About the 29th of March, 1921, Pacifico bought from Judge Berkey for \$500 in cash, a \$500 bond of the railway company. He received \$250.00 par value of stock with the bond. About two weeks thereafter he contracted to buy another \$500 bond and paid \$200 in cash. He is not receive this \$500 bond until he pays the balance of \$300, which he has not yet paid.

He was arrested on June 13, 1921, on a charge of selling liquor without a license, and on August 29, 1921, he plead guilty before Judge Berkey and was sentenced to a fine of \$100 and costs and imprisonment for one year. On the same day the Judge discharged him on probation for a year on the payment of costs and fine.

On October 13, 1921, he was arrested on a charge of the unlawful sale, transportation and possession of alcoholic liquor. On December 13, 1921, he was found guilty and called for sentence on January 9, 1922, when he was sentenced by Judge Berkey in Chambers to pay a fine of \$1,000 and costs and undergo imprisonment for a year. On the same day he gave the judgement to the County Commissioners for \$1,000 and paid the costs and Judge Berkey discharged him on probation.

On February 2, 1923, he was again arrested on a similar charge and tried on May 15, 1923, and on May 18, he was convicted.

The prosecutor was the County Detective and Judge Berkey left the question of his guilt to the jury, but on July 9, 1923, Judge Berkey arrested the judgment and directed that the County pay the cost, on the ground that the verdict was against the evidence.

Pacifico was again arrested on the 29th day of September, 1923, on a similar charge, and on December 14, 1923, he was tried before Judge Berkey and adjudged not guilty, but pay

Sometime shortly before the 1st day of January, 1924, the costs.

County Commissioners had caused an execution to issue for the balance of the \$1,000 fine amounting to \$250 to \$275. Whereupon Pacifico went to see Judge Berkey in his Chambers, asking for relief from the balance due on the \$1,000 fine. Judge Berkey sent him to his lawyer, Mr. Boose, and thereafter to Mr. J. S. Miller, the County Solicitor; they all appeared before the Judge, who said that he was not imposing as heavy sentences as formerly, and he thought that the defendant should be relieved from paying the fine, and if the County Commissioners would prepare a petition he would sign it, relieving the defendant from the payment of any further part of the fine. Mr. J. S. Miller testified that as Solicitor for the County Commissioners, he investigated the financial condition of Pacifico, and found that he was in bad financial condition, that he had \$800 of bonds of the Johnstown & Somerset Street Railway Company paid for and had paid \$200 on another bond for \$500, all purchased from Judge Berkey; and that Pacifico presented a petition to the County Commissioners asking them to petition Judge Berkey to relieve him from the payment of the balance of the fine, giving as one reason the fact that he owed Judge Berkey \$300, being the balance of the \$1,000 fine amounting to \$250 to 275. has not been pressed.

3. Case of Walter Borderczenski: No. 1

Walter Borderczenski was arrested by Seargeant Cohee, of the State Police on November 22, 1923, on the charge of operating a gambling device and bribery or attempted bribery.

Sergeant Cohee at the trial before Judge Berkey testified that on November 22, 1923, he, together with other members of the State Constabulary, went to the Hotel Seanor, operated by the defendant, on a search for liquor. They did not find any liquor but they found a punch board with its prizes in use to the extent that some of the board had been punched and some of the prizes missing. Walter Borderczenski, the above named defendant, was not there, but his wife was there. The defendant's name was on the door and when he entered he was asked if he was the proprietor. He said yes. The defendant then offered to give the officer \$150 in cash to settle the case, and after he had done so the officer asked him what this was for and he said so he would not be arrested and not have to go to Somerset. At the trial before Judge Berkey, Sergeant Cohee was corroborated by another officer. On January 24, 1924, between the time he was arrested and the time he was indicted, Walter Borderczenski gave a check in the amount of \$100 to the Johnstown & Somerset Street Railway Company, which check was filled out on its face in the handwriting of Judge Berkey, and bore the indorsement, "Johnstown & Somerset Street Railway Company by J. A. Berkey, President," and the later indorsement of J. A. Berkey individually, which check was cashed by the Treasurer of Somerset County. Walter Borderczenski stated that he sent this check (Exhibit No. 8, page 214 Notes) to the Judge when he was buying shares of the Johnstown & Somerset Street Railway Company.

January 29, 1924, a true bill was found in the above stated case. February 13, 1924, by direction of Judge Berkey, a verdict was rendered of not guilty and prosecutor pay the costs. On the same day Sergeant Cohee turned over to the District Attorney the \$150 bribe, and it was turned back to the defendant, Walter Borderczenski on that day.

At the trial, Judge Berkey instructed the jury that inasmuch as there was no evidence that the board had been operated in the presence of the defendant, they should find the defendant not guilty of the charge of operating or maintaining a gambling device. The Judge further charged the jury that inasmuch as the defendant was not guilty of operating a

gambling device, he could not be found guilty of bribing or attempting to bribe the officer on a charge connected therewith, and directed his acquittal on the second indictment. The Court then charged the jury on the question of costs in a manner calculated to have the costs imposed upon the Sergeant of the State Police who was the prosecutor. This the jury did.

On February 14, 1924, the day after his acquittal, this defendant gave a check (Exhibit No. 9, page 218 Notes) to the order of John A. Berkey in the amount of \$200.00, filled out apparently in the handwriting of Judge Berkey and indorsed by him and deposited in the First National Bank of Somerset on February 17, 1924.

3. Case of Walter Borderczenski: No. 2

On July 4, 1924, the above named defendant and his wife were arrested for violating the liquor law. The defendant entered bail on that day, and on July 7th, the defendant's wife entered bail, both for their appearance at the September court. On July 8, 1924, Walter Borderczenski gave his note to the Johnstown & Somerset Street Railway Company in the amount of \$500.00, filled up in the handwriting of Judge Berkey, with a notation that it was in payment of a bond, the note being due in four months (Exhibit No. 10, page 252 Notes). Walter Borderczenski testified he bought the bond from Judge Berkey the day he gave the note. He further testified that he gave the note to the Judge in the Judge's Chambers, while Judge Berkey testified he received it at Walter Borderczenski's hotel. This note was indorsed by Judge Berkey in the name of the Railway Company and negotiated to a bank. On September 6, 1924, Walter and his wife plead guilty and were sentenced to pay the costs, and the balance of the sentence was suspended. Later, the intoxicating liquor seized was publicly destroyed.

Two days after the date of the suspension of sentence, to-wit: on September 8, 1924, Walter Borderczenski gave his check in the amount of \$300.00 to the Johnstown Somerset Street Railway Company. The check was in the handwriting of Judge Berkey and indorsed by him (Exhibit No. 12, page 264 Notes).

Shortly after this, on or about November 12 or 14, 1924, Walter went to Judge Berkey's office in the Court House at Somerset, together with one Albina Caoli, who, at that time, bought a bond of the Johnstown & Somerset Street Railway Company.

Walter Borderczenski, the above named defendant, admitted on examination by a member of the Committee, that on July 8, 1924, when he purchased the second \$500 bond from Judge Berkey, that he was indebted to the Davidsville Bank in the sum of \$1,000 and owed Jack Galitski the sum of \$2,900, and that an execution had been issued on the latter debt and was then in the hands of the Sheriff of Somerset County, who had levied upon the property of Walter Borkerczenski, who knew of that proceeding and had applied for a loan in one of the banks in Somerset in the sum of \$1000 to pay on account of this execution.

The Committee cannot overlook the significance between the relation of the dates of purchases and payments for bonds purchased by Walter Borderczenski from Judge Berkey, to the dates of prosecution and appearance of Walter Borderczenski in the courts over which Judge Berkey presided; nor of the fact that he was heavily pressed by debts when he made some of those purchases and payments.

4. Case of Albina Caoli and Wife:

Albina Caoli testified that on the 11th or 12th day of November, 1924, he went to Somerset in company with Walter Borderckenski, taking with him \$200.00 in cash.

They went to see Judge Berkey to buy a bond of the Johnstown & Somerset Street Railway Company. When the \$200.00 which he took with him exchanged hands, finally coming into the possession of Judge Berkey, he, Albina Caoli, was to get a \$500 bond and was to pay \$300.00 to Walter.

November 14, 1924, Albina Caoli and his wife were arrested for violating the liquor law and appeared on the 22d day of November, waived the finding of a true bill by the grand Jury and plead guilty. The same day the defendants were directed to pay the costs of prosecution and enter into recognizance for their appearance at the February Sessions, 1925, which they did.

On January 2, 1925, on petition the court ordered the Sheriff of Somerset County to destroy all intoxicating liquor and property seized, which he did. On February 7, 1925, the defendant, Albina Caoli, appeared for sentence. Mrs. Caoli did not appear. The same day, by order of court, case was continued to May Sessions, 1925.

Some time later Albina Caoli gave his wife \$100.00 to give to his employer, Mr. Baldwin, to send to Judge Berkey, which Mr. Baldwin deposited in the Davidstown Bank, of which J. E. Williamson is Cashier. At the same time he gave to Mr. Williamson a blank check signed by Albina Caoli and directed him to fill in the check payable to Judge Berkey for the sum of \$100.00 and mail the same to the Judge at Somerset, together with a note asking for additional time to pay the balance.

Albina Caoli said he bought the bonds November 11 or 12, 1924, which was two or three days before he was arrested. On cross-examination he said he could not fix the date and that he was only guesing as to the date. Mrs. Caoli testified that she accompanied her husband to Judge Berkey's office the day he purchased the bond, but was not certain whether it was before or after they were arrested.

Mr. Caoli's explanation as to why he purchased the bond was that the street car went by his home and his wife suggested the buy. Mrs. Caoli testified that her husband suggested buying the bond himself. Albina Caoli said he had the still a couple of months before his arrest and that the trolley cars had been running by his door for three or four years. He further testified that Walter had offered him the bond in his house, and they then went to Judge Berkey because he wanted a new bond, but he finally took the one which Walter had and that he did not know what the \$200.00 which he gave to Walter was for, but that he was present when Walter gave the \$200.00 to the Judge.

Mrs. Caoli testified that she went along with her husband to see Judge Berkey at the time he purchased the bond; that her husband had \$200.00 which he gave to Walter and Walter gave to the Judge in the Court House, and that she later gave Mr. Baldwin the \$100.00 to send to Judge Berkey.

Mr. J. E. Williamson Cashier of the First National Bank of Davidsville testified that Mr. Baldwin deposited the \$100.00 with him, at which time he gave him a blank check signed by Albina Caoli and directed him to fill in the check to Judge Berkey and send the same to him at Somerset and write a note to Judge Berkey asking for additional time to pay the balance and that he did so, and the letter and the check had not been returned. This case has not yet been disposed of.

5. Case of John Sharkey:

On the 12th day of May, 1924, John Sharkey gave to Judge Berkey his check in the amount of \$200.00, which was

endorsed by the Judge and cashed. (Exhibit No. 25 and No. John26, page 508 Notes). This check was sent by mail by John Sharkey to Judge Berkey came to Winber where John Sharkey kept a hotel and Sharkey paid to Judge Berkey \$300.00 in cash. Nothing more was said but Sharkey was to get a \$500 bond of the Johnstown & Somerset Sstreet Railway Company, of which Judge Berkey was the President. Judge Berkey later sent the bond to William Boyle delivered the bond to John Sharkey. Sharkey arranged with Judge Berkey for the purchase of this bond about the 7th day of May, 1924, at the suggestion of William Boyle.

The evidence produced and the certified copies of records offered showed that on November 7, 1921, John Sharkey had plead guilty to a charge of the violation of the liquor laws and had been sentenced to pay the costs of prosecution at No. 14 December Sessions 1921. (Exhibit No. 39, page 542 notes).

On November 28, 1923, he again plead guilty to a similar offense whereupon Judge Berkey sentenced him to a fine of \$100.00 and costs at No. 39 December Sessions 1923. (Exhibit No. 40, page 542 notes).

A significant fact in connection with the above case is that John Sharkey purchased this bond at the suggestion and through the agency of William Boyle who prior to this time had been arrested four separate occasions for the violation of the liquor laws; had been before Judge Berkey for sentence on three occasions; on two of which he was discharged on payment of costs and on the other occasion on the payment of a fine of \$100.00 and costs. On the other occasion William Boyle was discharged on April 4, 1924, for lack of evidence, which was two weeks before he suggested to John Sharkey the purchase of the bond.

6. Case of William Boyle:

William Boyle, who had advised John Sharkey to buy a bond of the Johnstown & Somerset Street Railway Company from Judge Berkey, gave Judge Berkey a check on the same date, May 7, 1924, for \$100.00, (Exhibit No. 27, page 516 notes), another check on May 28, 1924 for \$200.00, (Exhibit No. 31, page 517 notes), another check on June 20, 1924, for \$300.00, (Exhibit No. 32, page 517 notes), another check on July 9, 1924 for \$100.00 (Exhibit No. 33, page 518 notes), another check on August 28, 1924 for \$100.00 (Exhibit No. 34, page 519 notes), making a total of \$800.00 paid by check on account of two \$500 bonds of the Johnstown & Somerset Street Railway Company. Mr. Boyle testified that he paid the balance of \$200.00 in cash to Judge Berkey but was unable to give the date of payment.

William Boyle's explanation is that he agreed to buy one of these bonds on November, 1921, but that he had made no payment on it until May, 1924.

It further appears that William Boyle was arrested on four different occasions for violation of the liquor laws, in the first case at No. 50 May Sessions, 1922, (Exhibit No. 37, page 528 notes) he was convicted on May 4, 1922, and sentenced by Judge Berkey to pay the costs. In the second case at No. 113 September Sessions, 1922 (Exhibit No. 36, page 528 notes), the defendant plead guilty and was sentenced to pay the costs. In the third case at No. 41 December Sessions, 1923, (Exhibit No. 38, page 529 notes), the defendant plead guilty and was sentenced to pay the costs and a fine of \$100.00. In the fourth case at No. 118 May Sessions, 1924, (Exhibit No. 35, page 527 notes), the defendant, William Boyle, was arrested together with Toney Orlando, his bartender, on April 24, 1924. William Boyle was discharged for lack of evidence, but on May 15, 1924, Toney

Orlando entered a plea of guilty on all charges and on the same day was sentenced to pay the costs and a fine of \$100.00.

It is significant that in this case that although the defendant, William Boyle, claims to have agreed to buy these bonds in November, 1921, he made no payment on account for them until May 7, 1924. In the meantime he had been arrested on four separate times for the violation of the liquor laws and at the time the first payment was made on account of said bonds, May 7, 1924, the case against his bartender was still pending and the bartender plead guilty to the charge.

MISBEHAVIOR OF JUDGE BERKEY IN THE SIX PRECEDING CASES.

The purchaser of bonds in each of the six preceding cases at the time which they purchased bonds directly from Judge Berkey, either was, had been, or immediately thereafter became defendant in one or more criminal proceedings in Judge Berkey's Court.

In the Turrony case, at least, the impression was given to the purchaser that his case would be settled in consideration of his purchase of bonds.

In practically all cases the sale of bonds was made by Judge Berkey in his Chambers.

In some cases sales were made between the time the defendant was arrested and the time his case was disposed of.

In other cases purchases were made immediately after the disposition of their cases in Judge Berkey's Court.

In other cases he procured, or at least permitted some of those who were at the time or recently had been defendants in criminal proceedings in his Court, to act as agent for him in the sale of bonds.

Judge Berkey says that it never occurred to him that the sale of bonds to parties litigant was improper. Can you imagine that he was so innocent and so guileless that it never occurred to him that his official position might have effect on these litigants in the purchase of bonds? The effect of these transactions is just the same, and if the Judge so conducts himself or commits acts, even without intent to do wrong, and thereby shakes the public confidence in the judiciary, he ought to be impeached and removed from office.

It is not necessary to determine that the sale of these bonds was a subterfuge under which judicial favor was being bought and sold. It is sufficient if the conduct of the Judge is such as to induce or lead parties litigant to believe that it is to their advantage to have financial transactions with the Judge of the Court.

The persistency with which Judge Berkey sold or endeavored to sell these bonds to individuals having litigation, or likely to have litigation before him, and the circumstances and place of such sales, indicates a well defined plan to use his official position and influence to promote said sales, and in all events the action of Judge Berkey in personally negotiating sales of bonds under the circumstances constituted misbehavior in office.

7. County Treasurer's Check Case:

Prior to October 4, 1921, Judge Berkey had returned an opinion that the County Treasurer of Somerset County was entitled to 2% on all money handled by him instead of 1%, therefore paid. M. M. Shober, an invalid, was County Treasurer, and during his whole term left the administration of his office to a deputy who, during the years of 1920 and 1921, was W. J. Davis. The evidence showing

that during these two years the Treasurer himself never signed a check except the one now involved.

On October 4, 1921, a check was drawn payable to the Johnstown & Somerset Street Railway Company for \$5,500 in the hand writing of Judge Berkey, signed by Martin M. Shober, Treasurer of Somerset County and indorsed in the handwriting of Judge Berkey—"Johnstown & Somerset Street Railway Company, J. A. Berkey, Pres." The Deputy, Mr. W. J. Davis, refused to sign this check and M. M. Shober signed it. Upon its delivery Judge Burkey gave a note to M. M. Shober promising to pay in figures \$5,500 and on the face \$5,000 on demand, signed by Johnstown & Somerset Street Railway Company by J. A. Berkey, Pres., which not contained also a notation of collateral consisting of \$1,000 certificate of deposit and notes of various individuals to Johnstown & Somerset Railway Company, totaling about \$10,000. This note and notations were all in the handwriting of Judge Berkey. After January 1, 1922, the County Auditors discovered that the County Treasurer had a shortage of \$6,911.75, being the difference between the amount the auditor of the books disclosed of \$70,652.01, and the net balance on hand of \$63,740.26. This shortage was made up by the payment out of the unearned commissions due the Treasurer for 1922 and a personal check of the Treasury for \$1,411.75, the adjustment being made in August, 1922. \$1,000 on the principal but no interest has been paid on the note. Substantially everything that was testified in relation to this note is corroborated by Judge Berkey, who testified that he considered it a personal matter between M. M. Shober and himself. W. J. Davis, the Deputy County Treasurer, who refused to make out this particular check, as had been his custom, said that the check used in this case was one of the County Treasurer's official checks and that the money paid on said check was paid out of County money, and that he had charged Mr. Shober with it. Mr. Davis further said that he had kept this particular check in his possession from the time it was cashed until the present time for his protection. He further stated that the loan from Shober to the Johnstown & Somerset Street Railway Company was a personal loan and the note given by the Railway Company was given to M. M. Shober as an individual and not as Treasurer of Somerset County.

We cannot give much credence to the claim of Judge Berkey that he considered this loan a personal transaction between himself and M. M. Shober, due to the fact that when the loan was made he accepted, endorsed and received the proceeds of an official check drawn by M. M. Shober as County Treasurer on the County funds. Nor can such a claim by the Judge overcome the presumption that he well knew such use or disbursement of County funds was not only improper, but unlawful.

The facts and circumstances connected with the above transaction are controlled by Section 62 of the Act of March 31, 1860, P. L. 382, which reads as follows:

"If any officer of this commonwealth, or of any city, borough, county or township thereof, shall loan out, with or without interest, or return therefor, any money or valuable security received by him, or which may be in his possession, or under his control by virtue of his office, he shall be guilty of a misdemeanor in office, and on conviction be sentenced to pay a fine not exceeding one thousand dollars, and undergo an imprisonment, by separate or solitary confinement at labor, not exceeding five years, and if still in office, he adjudged thereafter incapable of exercising the same, and the said office shall be forthwith declared vacant by the court passing the sentence."

Section 65 of the same act reads as follows:

"If any state, county, township or municipal officer of this commonwealth, charged with the collection, safe keeping, transfer, or disbursement of public money, shall convert to his own use, in any way whatsoever, or shall use by way of investment in any kind of property or merchandise, any portion of the public money entrusted to him for collection, safe keeping, transfer or disbursement, or shall prove a defaulter, or fail to pay over the same when thereunto legally required by the state, county or township treasurer, or other proper officer or person authorized to demand and receive the same, every such act shall be deemed and adjudged to be an embezzlement of so much of said money as shall be thus taken, converted, invested used or unaccounted for, which is hereby declared a misdemeanor; and every such officer, and every person or persons whomsoever aiding or abetting, or being in any way accessory to said act, and being there of convicted, shall be sentenced to an imprisonment, by separate or solitary confinement at labor, not exceeding five years, and pay a fine equal to the amount of the money embezzled."

We think Judge Berkey's participation in this transaction, under all the circumstances, was not only reprehensible, but also prejudicial to the confidence of the people of Somerset County in their public officials, and constituted misbehavior in office.

8. Case of Peter Hoffman:

In the 1921, a man named Sachs, and another salesman called on Peter Hoffman with a letter signed by Judge Berkey, probably with a facsimile signature, introducing him and stating that he was authorized to handle and receive money from the Railway Company. Hoffman then subscribed for \$5,000 of bonds, which carried with it a 50% stock bonus, upon the representation of the salesman that he was only lending his credit to the Judge's Company and that he was to give his two notes for six months, which he was not expected to pay because it was arranged that at the end of that time the Equitable Trust Company of New York would finance them and his bonds would be exchanged for his note, and that he, Peter Hoffman, was to get the stock for lending his credit.

A short time thereafter, another salesman by the name of Cohen, called with a personal letter from the Judge stating that he had chosen Hoffman as one of the directors of the Company, and that in order to qualify it was necessary that he subscribe for an additional \$5,000 upon the same arrangement and that it was necessary that he have this additional stock in order to become a director. Mr. Cohen stated that he would bring a written agreement to this effect from the Judge when he delivered the bonds. Although Mr. Hoffman wanted the agreement before, the salesman stated that he could not do this until he had something to show that the bonds were subscribed for. Thereupon, Mr. Hoffman subscribed for the bonds and a few days later the agent left the bonds at Mr. Hoffman's house, telling Mrs. Hoffman that he was not to pay for these bonds and leaving a note asking Mr. Hoffman to care for them until he called for them.

About a week later, Mr. Hoffman met the salesman and asked him for the agreement, when he replied that the Judge was so busy that he could not write it out, but that the Judge knew all about it and invited to call on the Judge when he would give him the agreement. In the meantime, Hoffman had noticed that the notes had been discounted at banks and then he went to see Judge Berkey because he had been told by the agent that the notes would not be discounted but would be kept in the Equitable Trust

Company as security until the road was built, when the bonds would be lifted and the notes returned.

Mr. Hoffman met Judge Berkey in his Chambers and informed him of these matters. Judge Berkey said that they would take care of him and would lift the notes for him; that they did not have the money now, but told him that he was to cut the coupons on the bonds and renew the notes and when they came due the second time the Company would lift the notes and release him, and asked him not to make any fuss about it.

Thereafter, the Judge again promised that they would take care of these matters. At one time when a note came due, the Judge and Mr. Hoffman cut the coupons and gave Mr. Hoffman a check for them. Judge Berkey failed to carry out his understanding in this regard.

These notes have been entered by the banks holding them and proceedings to open the judgment are now pending in Somerset County.

It further appears that when the salesmen approached Mr. Hoffman they told him they were the agents of the Equitable Trust Company of New York; that the Judge was in a position to do him considerable favors; and that he had better subscribe.

9. Case of Andrew Goughenour:

In 1921, Andrew Goughenour, a farmer, was approached by a salesman named Lawler to buy some of these bonds. He refused to deal with him stating that he would buy directly of Judge Berkey if he convinced him if it was all right. About a week later, this salesman came with a personal letter from Judge Berkey stating that the man represented him and whatever the agent said was authorized and that he should not be afraid to sign the notes as they would not ask him to pay them, but that they would be taken care of by the Equitable Trust Company. The agent told him that the Trust Company would take the road and pay the claims and they wanted to use the notes as credit. Thereupon he signed for \$5,000 of bonds, the agent guaranteeing that he would not have to pay the notes. Goughenour asked for a written agreement to that effect, which the agent wrote out and gave to him.

As soon as the notes were signed, the agent picked up the notes and the letter from Judge Berkey. Mr. Goughenour demanded the letter, but the agent said he could not let him have the letter, that it would be on record at Somerset and that he could see it at any time, but he could not leave it with him.

Some time afterwards, Goughenour went to see Judge Berkey in his Chambers and told him about these circumstances. The Judge expressed surprise that he had an agreement and asked him to show it to him. After the Judge saw it he called his business manager, Mr. Cohen, to come in and they had a consultation. Then Judge Berkey went away and left the business manager to fix the matter up. This business manager named Cohen asked Goughenour to go with him to his office and he would give him a copy of the agreement. Goughenour objected saying that he, Cohen, could have the copy, but he would keep the original. Goughenour went with Cohen to Cohen's office and Cohen gave him a chair and told him to sit down a minute that he was going outside for a minute or two, and he never came back with the agreement. Mr. Goughenour never got his agreement back and some of the notes were later filed and execution asked thereon and placed in the hands of the Sheriff of Somerset County for collection. Mr. Goughenour finally paid all of the notes. Before paying the notes, however, Mr. Goughenour clipped the coupons on the bonds and took them

to Judge Berkey and asked him to pay them so that he could apply the proceeds of the coupons on the payment of the notes. The Judge agreed to do so, but never did. During the progress of the purchase of the bonds by Mr. Goughenour, he received a circular letter entitled "The Road to Revenue" which was a prospectus of the Johnstown & Somerset Street Railway Company, signed by J. A. Berkey, President, recommending the bonds to the public.

10. Case of James L. Gower:

After a preliminary conversation with a bond salesman on July 28, 1921, James L. Gower wrote a letter to Judge Berkey, (Exhibit No. 53, page 726 Notes) a copy of which he produced wherein he said, "There was a Mr. Lawler called here yesterday, agent for the Johnstown & Somerset Street Railway Company, soliciting credit for the above Company by me giving notes to the amount of \$5,000 and in return would receive a bond for that amount and \$2,500 common stock of the Company guaranteeing me that, at the end of four months, I could take the bond to you and get my notes saying that you would take the notes to the bank and have them certified and that you would hold the notes yourself and by returning the bond to you I could get the notes without me having to pay.

"Now, Mr. Berkey, is this statement correct, because if I would have to pay the notes, it would be impossible, as I have no way to get that amount of money?

"Anxiously awaiting your reply by return mail, I am, very truly yours, James L. Gower."

Judge Berkey immediately replied on the stationery of the Railway Company, dated July 29, 1921, as follows: (Exhibit No. 54, page 727 Notes.)

"Mr. James L. Gower, Harnedsville, Pa. My dear Mr. Gower: Yours of the 28th received yesterday and I am sending you the bearer of this letter, Mr. C. E. Lohman, as my personal representative to see you in reference thereto.

"The writer was heartily appreciative of your loyal support and cooperation in our railway project, and the company considered it a pleasure to add your name to the Board of Governors. We trust that after your interview with Mr. Lohman, and everything has been explained to you in detail, you will be entirely satisfied with your investment.

"Again thanking you for your loyal support and hoping that you will favor me with a visit when you are again in Somerset, I remain, yours very truly, JOHNSTOWN and SOMERSET RAILWAY COMPANY, by J. A. Berkey, President."

This was the only letter written by Mr. Gower to the Judge on July 28, 1921, or thereabouts. Gower gave notes in the amount of \$10,000. In September, 1921, he called on Judge Berkey, who told him that this was an out and out sale. Gower said that was not the way it was represented when the Judge said, "If you get tired of them, sell them to somebody else." Gower told him that Cohen said he would resell \$5,000 of them and the Judge said, "Go and bring Mr. Cohen up," He went to Cohen and Cohen said, "I will make that all right with the Judge. You write out an order for the sale of \$10,000 bonds," which Gower signed.

Gower subscribed for the bonds upon the statement of Lawler that this was not giving a note which means pay, but they wanted him to lend credit to Judge Berkey for that period to enable him to buy stock so that he could go ahead with the railway, and that in four months the Equitable Trust Company of New York would advance them \$500,000 and he could then take his bonds to Somerset and exchange them for his notes which Judge Berkey would keep in his possession, and that they would not be filed against his

property. The agent further promised Gower that Gower was to have the \$2,500 of stock in the Street Railway Company in consideration of loaning his credit.

11. Case of Charles R. McMillan:

In July, 1921, a salesman called upon Charles R. McMillan to sell him some bonds of the Johnstown & Somerset Street Railway Company. Mr. McMillan refused to buy and told him that he had no money to put in bonds. About a week later another agent came to see him with several letters from different people recommending the bonds. He also had a personal letter from Judge Berkey to Mr. McMillan. Mr. McMillan could not produce the letter for the reason that the agent took it away with him at the time, but testified that the Judge stated in the letter, in substance, as follows: that he was sending his personal representative to see Mr. McMillan, that he would gladly call upon him himself but his official duties required that he stay there. That his personal representative would explain to Mr. McMillan how he might purchase those bonds at no serious obligations to himself.

The agent took this letter away with him. This agent explained to Mr. McMillan that he could buy these bonds by giving his notes, which would be taken care of by the Equitable Trust Company of New York and that the notes would never need to be paid, that Judge Berkey wanted to favor his friends in Somerset County by giving them this stock, that is, 50% of the amount of bonds purchased in the common stock, of the Company. Mr. McMillan then subscribed for \$5,000 worth of bonds, giving notes therefor, which notes were not to be discounted in any bank, and were promissory notes. Mr. McMillan had received prospectus (Exhibit No. 43) before any agent called upon him and had received circular letters (Exhibits Nos. 44 and 45, page 679 Notes), and that he had also received Exhibit No. 46, being a circular letter from the Johnstown & Somerset Street Railway Company, dated August 10, 1921, the facsimile signature on Exhibits Nos. 43 and 44 being that of Judge Berkey; also form letter of the Johnstown & Somerset Street Railway Company, dated September 9, 1921, being Exhibit No. 47, Judge Berkey's signature thereto being identified.

Mr. McMillan later subscribed for an additional \$5000 of bonds, but before doing so he had received a letter signed by the Johnstown & Somerset Street Railway Company, bearing also the notation, "J. A. Berkey, Somerset, President Judge of the Sixteenth Judicial District of Pennsylvania", Ex-Bank Commissioner of Pennsylvania, with names of other directors of the Company thereon, stating the authorized capital of the Company to be \$1,500,000, Trustee the Equitable Trust Company of New York, and the Executive Office the Vannear Hotel his letter bearing date of September 9, 1921, addressed to Mr. McMillan and marked Exhibit No. 47, page 686 Notes. When Mr. McMillan subscribed for this second \$5,000 worth of bonds he gave three notes,—one for \$2,500.00 and two for \$1,250.00 each. Later he saw Judge Berkey, told him he had subscribed for these bonds on the representations of his agent who had represented that he did not have to pay for the bonds, that the notes were to be held by the Equitable Trust Company or the Johnstown & Somerset Street Railway Company, and that the Equitable Trust Company would take over all of the bonds. Judge Berkey said he was not sure the Equitable Trust Company would take all the bonds, but that made no difference because Mr. McMillan's bonds would be resold and the notes returned and that Judge Berkey guaranteed that this would be done. Mr. McMillan stated to Judge Berkey that he did not have the money to invest in the bonds and was only taking them under those conditions, and Judge Berkey assured him that he did not

need to pay for the bonds and that the notes would be returned. Mr. Smucker, Vice-President of the Johnstown & Somerset Street Railway Company, came to see Mr. McMillan about the renewal of the notes some six months later, when Mr. McMillan explained to him that the bonds were to be resold or taken over by the Equitable Trust Company and that he had this agreement with Judge Berkey, and objected to renewing the notes. Mr. Smucker insisted upon the renewal of the notes and Mr. McMillan renewed them with the understanding that they were not to be collected or discounted in any bank. Afterwards, however, a note was entered by the Boswell Bank. Mr. McMillan went to Judge Berkey and objected and Judge Berkey promised to have it stricken off the record. Instead of that there was another note put on record.

Prior to the entry of these notes Mr. McMillan, at the instance and request of Judge Berkey and at his dictation, wrote a letter bearing date of July 20, 1922, to the Boswell Bank, which letter (Exhibit No. 48) stated that he, after consultation with Judge Berkey on that date, advised the Bank that it was satisfactory to him for the Bank to discount his note to the Johnstown & Somerset Street Railway Company, as the consideration for which the notes were given was satisfactory to him, at the time of writing of which Judge Berkey promised that he would take care of the Boswell Bank situation before the next due date of the notes, which amounted to \$3,750.

Mr. McMillan later saw Judge Berkey, who then promised to pay off these notes at the Boswell Bank by substituting other notes therefor, which, however, he failed to do. Mr. McMillan about April 30, 1923, received an undated letter upon the official stationery of, and signed by, Judge Berkey, requesting Mr. McMillan to date and sign an enclosed renewal note and mail it with his check direct to the Boswell Bank. Later, Mr. McMillan received from Judge Berkey a letter dated November 18, 1923, written on his judicial stationery, stating that he had just learned that the Boswell Bank had ordered the advertising of the real estate of McMillan for sale, indicating that an execution had been issued upon one or both of the notes held against McMillan by the Boswell Bank, and Mr. McMillan testified that Judge Berkey had previously made an arrangement with Mr. Uhl, Attorney for the Bank, whereby Judge Berkey was to pay the Boswell Bank notes off at the rate of \$500 per month, which evidently was not done.

Later, Mr. McMillan presented a petition to open Judgment or judgments of \$3,750, entered by the Boswell Bank on the \$2,500, and \$1,250, notes.

The Addison Bank had also entered a judgment against Mr. McMillan on notes for \$3,500, given by him in this transaction to the Johnstown & Somerset Street Railway Company and negotiated by it to the Bank. Mr. McMillan also testified that Judge Berkey had returned to him his notes in the amount of \$3,750., whereupon Mr. McMillan had returned to Judge Berkey bonds to the amount of \$3,500. and had entered by memorandum written by Judge Berkey and signed by Mr. McMillan on another \$500 bond, a statement that one-half of that bond belonged to the Johnstown & Somerset Street Railway Company.

12. Case of D. A. Musser:

D. A. Musser, of Berlin, had been canvassed a number of times to buy bonds of the Johnstown & Somerset Street Railway Company by a Mr. Feltman, a bond salesman of said Company. Mr. Musser refused to buy. Mr. Feltman recommended them as a good investment and requested Mr. Musser to go and see Judge Berkey, stating that the Judge would

explain the matter to him. Later, Judge Berkey came, in company with the salesman, and secured a subscription from Mr. Musser for \$5000 of bonds, at which time Mr. Musser gave them three notes,—one for \$2,500, and two for \$1,250. each. The salesman said, in the presence of Judge Berkey, that if Mr. Musser did not want the bonds they would return the notes, that the Equitable Trust Company of New York would stand good for the notes after the road was built. The agent stated that they would use the \$2,500. note soon. Later the \$2,500. note was discounted at a bank and demand made upon Mr. Musser for payment. He took the matter up with Judge Berkey and the matter was finally adjusted by Mr. Musser paying the \$2,500 note and Judge Berkey returning to him the two \$1,250. notes.

The testimony in the above case discloses that the agent who sold the bonds to Mr. Musser stated in the presence of Judge Berkey, that if Mr. Musser did not want the bonds they would return the notes, that the Equitable Trust Company of New York would stand good for the notes after the road was built. This was the main reason why Mr. Musser purchased bonds. Judge Berkey did not challenge or contradict this statement at the time and permitted it to be one of the controlling factors in making Mr. Musser decide to buy bonds. In Judge Berkey's testimony before the Committee he stated that they had no such arrangement with the Trust Company.

13. Case of G. H. Walker:

Mr. G. H. Walker was visited by agents who were selling bonds of the Johnstown & Somerset Street Railway Company. When the agents first went to him he told them that he had no money to invest in bonds, that he had payments to make on his farm and would not buy. They advised him that he did not need any money, that all Judge Berkey wanted was his credit. They explained to him that it was all arranged with the Equitable Trust Company of New York to finance the proposition and that they wanted his credit as collateral. Finally, they came back to him on the fifth time and told him they had come direct from Judge Berkey and asked him as a personal favor to the Judge to take the bonds, and thereupon he signed notes in the amount of \$5000. They advised him that the notes would be held and that they would all be taken care of and he would never need to pay anything on the notes. He advised them that that was the only way he could do because he had no money to invest.

This was about the 14th day of July 1921. After the agents had left with the notes Mr. Walker became somewhat worried over the matter and about three days later he called on Judge Berkey at his residence in Somerset and advised him of these statements made by the agents regarding the bonds and the arrangements with the Trust Company and told the Judge in detail what the agents had said. The Judge replied "did the salesmen make those statements?" When Mr. Walker said "yes" the Judge said "they were sent to you as our representatives and what they told you is straight and right." This was the conversation between the Judge and Mr. Walker at that time as nearly as Mr. Walker could remember it. Mr. Walker asked the Judge to be relieved from these notes stating that he had no money, when the Judge said that it was not in his power but that he, Mr. Walker, would have to go and see Mr. Cohen, who was the head man of the salesmen. Mr. Walker went to see Mr. Cohen and after waiting at his place of business quite awhile was advised by some of the other salesmen that Mr. Cohen was out of town but would be back later. Mr. Walker waited until 11 o'clock at each night. Mr. Cohen did not return. He then

night but failed to see him. The bond salesman had repeatedly told him that the project was backed by the Trust Company and that they would take back the bonds at par.

These bonds were negotiated at the bank and when the interest fell due Mr. Walker went to see Judge Berkey in regard to the matter. The Judge gave him a check for the coupons, which he applied on the payment of the interest. When the interest came due the second time on the notes Mr. Walker clipped the coupons and mailed them to Judge Berkey. The Judge did not remit the interest. Some time later Mr. Walker went to see the Judge in regard to the matter and he seems to have a faint recollection of having received the coupons but did not know where they were. He searched among a bunch of letters on the window-sill and finally found them. He hesitated to pay the coupons but when Mr. Walker stated to him that he needed the money and was up against it and did not know what to do, Judge Berkey finally gave him a check for the interest the second time. This check was not good and in a few days Judge Berkey sent him another check which was drawn on another bank. The next time the interest came due he went to Judge Berkey and tried to get the interest from him but he refused to pay it and said they had no money. He finally asked him if it would be possible to sell one of these bonds and told him that he would sell it at a sacrifice. Judge Berkey asked him what he would take for it. He replied that he would take 50% of the face of the bond. The Judge replied that he would not give \$25.00 for a \$1000 bond at that time.

History of the Organization, Development and Management of the Johnstown & Somerset Street Railway Company:

The Somerset Street Railway Company was incorporated in 1909, and later the name was changed to the Johnstown & Somerset Street Railway Company. Since May 29, 1920, it has been operating about ten miles of track extending from Johnstown to Jerome, and some construction work has been done preparatory to the extension of the line from Jerome to Boswell on the Lincoln Highway near that village, a distance of about five miles. The money expended in the construction and equipment of this road is approximately \$533,000. At no time since it began operations in 1920 to the present time has it paid its operating expenses, and in the first four and a half years its cost of operation exceeded its receipts by about \$9,000. For the year 1923, the receipts were \$31,107.30; for the year 1924, \$25,075.75.

Under date of November 9, 1915, the corporation gave a mortgage to the Equitable Trust Company as Trustee, in the sum of \$1,500,000, which mortgage is recorded in Somerset County, and the coupon bonds accompanying that mortgage were placed on sale and between that date and April, 1921, the officers of the Company sold from \$170,000 to \$200,000 of these bonds. Between April and October, 1921, an intensive campaign for the sale of bonds was put on, during which period about \$600,000 worth of bonds were sold, and accompanying each bond sold the Company gave 50% in common stock, thereby netting to the Company on said sale 50% of the stock and bonds sold. Since that campaign the officers of the Company have sold between \$5,000 and \$10,000 face value of bonds. These bonds had defaulted in interest in 1919, and in 1921 the back interest was paid up out of the proceedings of this bond sale, and the bonds have since defaulted in interest for the last several years.

The unsold bonds of the Company amounting to approximately \$200,000 are in the possession of Judge Berkley and are kept by him in his judicial chambers in the Somerset County Court House. Judge Berkley has been continuously

President of the corporation since its first organization,

acted in the administration of its affairs both before and since his elevation to the Bench. For the last four or five years has been, in fact, its Treasurer and financial agent, receiving money, handling the funds through his private accounts, advancing money to the corporation, and reimbursing himself from funds received. Mr. Miller, the Secretary of the Company could give the Committee no definite information as to the affairs of the Company or of the transactions of Judge Berkey with, or in the name of the Company.

At the time the Company increased its Capital Stock and indebtedness, no certificates of such indebtedness were filed in the office of the Secretary of the Commonwealth; no returns have been made of stock issued or bonus paid thereon, no capital stock or loans reports have been filed since 1912, and no gross receipt returns have been filed and no taxes have been paid to the Commonwealth. No recent financial statement of the Company was available to the Committee.

Comments on the Conduct in Connection with the Sale of Bonds:

Judge Berkey took office in January, 1920, prior to and at which time he was President of the Johnstown & Somerset Street Railway Company. Prior to that time he and his associates had sold about \$170,000 to \$200,000 of the bonds of the Company. There can be no question but that the judicial position of the Judge was used in presenting the matter to the investors in the bond selling campaign of 1921. In the literature of the railroad this position is well advertised. In addition to that, the Judge used stationery emphasizing his official position as Judge, and was active in writing personal letters on it to prospects in introducing the representatives of the selling agents to the people of his district. In many instances notes were accepted in payment of bonds sold. The subscribers were given to understand, evidently with the knowledge and consent of Judge Berkey, that the notes were not to be paid by them but that the bonds would be redeemed or taken over by the Equitable Trust Company of New York, although no such arrangement had been made with that Company. In other cases the purchasers were informed and led to believe that the transaction was simply a lending of their credit, to Judge Berkey's Company, and that their notes were not to be discounted or filed, but instead thereof were to be placed with the Equitable Trust Company of New York as collateral and would be returned to them later, at which time they were to surrender their bonds to the Company.

The Company has not only defaulted in the payment of the interest on these bonds, but the evidence clearly shows that they have practically no market value, and no value at all as collateral and have recently been sold from eight to twenty-five cents on the dollar. Judge Berkey admits that there is no market value for them but says they have an intrinsic value of about 75 cents on the dollar, based upon the actual money invested in construction and equipping of the road. It must be taken as an indisputable fact that since 1921 these bonds had little, if any, market value and there can therefore be no question but that when these bonds were sold by Judge Berkey since 1921, at par, to parties who were brought into his Court, and to others, he was realizing what he knew at the time to be more than the fair market value of the bonds. The attending circumstances would indicate that the purchasers knew, or must have known, and actually believed that they were buying something more than an investment security. Many of those who purchased bonds were not of the character of persons who would seek such an investment. In many instances they were not financially in

position to make investments. Walter Borderczenski had an execution out against him for \$2,900, when he bought his last \$500 bond. Arthur Turrony borrowed some of the money to buy his bonds. Almost all of the purchasers paid on instalments for their bonds. In one instance the purchaser says that he bought because the street car ran by his door, but it had done so for several years and, according to his testimony, he bought only two days before he was arrested for operating a still. His wife, who was present when he purchased the bonds said she was not certain whether he purchased them before or after he was arrested.

William Boyle, who bought on the instalment plan, says that he promised to buy them in 1921, but he did not begin to make payments until 1924, which was after he had been four times arrested for violation of the liquor laws and his bartender was under indictment at the time for the same offense, he himself having been just discharged.

Many of those who gave notes in the bond selling campaign of 1921 are defending in the local courts of Somerset County on the ground that their notes were obtained through fraud and misrepresentation, in which proceedings Judge Berkey is of necessity a highly interested party and often an important witness.

Although Judge Berkey has continued active in the operation of the Company since he became Judge until the present time and appears to be the controlling factor and probably the sole active officer of the corporation, he has failed to make any reports to the various departments of the Commonwealth of Pennsylvania or pay any corporation taxes, as required by law, and during that time has been the sole financial agent of the Company, receiving moneys and distributing the same without rendering a financial statement to any one.

The evil of all these cases by Judge Berkey and other violations of the law in connection with the management of said Company does not consist merely in his making a profit by using his official position to effect sales of bonds. That is not the great evil which comes to the people of the community as a result of his conduct. The greatest evil from conduct such as his lies in the fact that it disturbs the public mind and shakes the faith of the people in American institutions; and when the faith of the people in our institutions is shaken it is impossible for them to endure.

As was so well said by Manager Webb in the Robert W. Archbald impeachment case:

"It should be burnt into the minds and hearts and souls of the judges throughout the United States that they should avoid everything that brings disgrace, scandal, and disrepute upon their high office, so that whatever other branches of our Government may at times lose the confidence of any portion of our population, the judiciary may ever stand as an immaculate bulwark against the enemies of a republican form of government. Whenever a judge violates this motto, that very moment the magic of his judicial power is gone, and it loses for itself those princely attributes with which it is by the Constitution invested.

"The moment a high judge dares to use his office directly or remotely for private gain that moment he loses the respect of the community."

We believe that Judge Berkey's persistency in using his official position to influence prospective purchasers of bonds under the circumstances, was reprehensible and constituted a misbehavior in office.

Evidence was introduced before the Committee relative to a number of other cases, which cases standing alone we believe are not sufficient to warrant their consideration as a basis of impeachment charges against Judge Berkey. The cases are those of J. H. Leighty, F. J. Springer, Frank and Victor Armispida, A. Marinella, Ella Bair, H. B. Kline, the

Rephorn case, and the case of the appointment of Somerset Trust Company as fiduciary.

LAW

Impeachable Offenses Under the Constitution

It is well established by the authorities that impeachable offenses under our Constitution are not limited to statutory crimes and misdemeanors, or to offenses indictable under the common law and triable in the courts of ordinary jurisdiction.

In his Commentaries on the Constitution, John Randolph Tucker, in Vol. I, Section 200, says:

"To confine impeachable offenses to those which are made crimes or misdemeanors by statute or other specific law would too much constrict the jurisdiction to meet the obvious purpose of the Constitution, which was, by impeachment, to deprive of office those who by any act of omission or commission showed clear and flagrant disqualification to hold it."

George Ticknor Curtis, in his work on the Constitutional History of the United States, Vol. I, pages 481 and 482, says:

"Although an impeachment may involve an inquiry whether a crime against a positive law has been committed, yet it is not necessarily a trial for crime, nor is there any necessity, in the case of crimes committed by public officers, for the institution of any special proceedings for the infliction of the punishment prescribed by the laws, since they, like all other persons, are amenable to the ordinary jurisdiction of the courts of justice in respect of offenses against positive law. The purposes of an impeachment lie wholly beyond the penalties of the statute or the customary law. The object of the proceedings is to ascertain whether cause exists for removing a public officer from office. Such a cause may be found in the fact that either in the discharge of his office, or aside from its functions he has violated a law or committed what is technically denominated a crime. But a cause for removal from office may exist where no offense against positive law has been committed as where the individual has, from immorality or imbecility or mal-administration become unfit to exercise the office. The rules by which an impeachment is to be determined are therefore peculiar and are not fully embraced by those principles or provisions of law which courts of ordinary jurisdiction are required to administer."

In the American & English Encyclopedia of Law, 2d Edition, Vol. XV, pages 1066 and 1068, which is cited in the Archibald case and also in the C. M. Brumm case, it is said:

"That a judge may be impeached not only for crimes for which an indictment may be brought, but grave political offenses, corruption, maladministration, or neglect of duty involving moral turpitude, arbitrary and oppressive conduct, and even gross improprieties, by judges and high officers of State, although such offenses be not of a character to render the offender liable to an indictment either at common law or under the statute."

The above quotations and the procedure in the various impeachment proceedings heretofore held clearly indicates that the term "misdemeanor in office" as used in Article IV, Section 3 of the Constitution of Pennsylvania, as applied to the office of judge is meant any such conduct or misbehavior on the part of a judge as would bring disgrace, scandal and disrepute upon his high office, and the moment that he loses the respect of his community by reason of gross improprieties in office he has brought the administration of the law into disrepute and has rendered himself unworthy of retaining the office.

Impeachments Not Confined to Offenses Committed in an Official Capacity:

Black, in his work on Constitutional Law, 2d Edition, pages 121 and 122, says:

"Impeachment is, of course, primarily directed against official misconduct. Any gross malversation in office, whether or not it is a punishable offense at law may be made the ground of an impeachment but the power of impeachment is not restricted to political crimes alone. The Constitution provides that the party convicted upon impeachment shall still remain liable to trial and punishment according to law. From this it is to be inferred that the commission of any crime which is of a grave nature, though it may have nothing to do with the person's official position, except that it shows a character or motives inconsistent with the due administration of his office, would render him liable to impeachment."

From this it would seem that any conduct on the part of a judge which reflects on his integrity as a man or his fitness to perform the judicial functions, is sufficient to sustain his impeachment. It would be monstrous to hold that an impeachable offense must needs be committed in a purely official capacity.

The Tenure of Office of a Judge:

Section 15 of Article V of the Pennsylvania Constitution provides that

"All judges required to be learned in the law, except the judges of the Supreme Court, shall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold their offices for the period of ten years, if they shall so long behave themselves well."

It will be noted that the expression "if they shall so long behave themselves well" is thus made the essential condition on which the tenure to the judicial office rests, and any act committed or omitted by the incumbent in violation of this condition necessarily works a forfeiture of the office. It follows, therefore, that the framers of our Constitution must have intended that judges, who are civil officers should be removable from office by impeachment for misbehavior, which is the antithesis of good behavior.

CONCLUSION

Honorable John A. Berkey, Judge of the Sixteenth Judicial District of Pennsylvania has a constitutional right to hold said office for a period of ten years beginning January 1, 1920, "if he shall so long behave himself well."

By incorporating this last clause in the Constitution, its framers no doubt sought to protect the people against malfeasance of unjust and corrupt judges. They therefore limited the tenure of office to such time as they "behave themselves well" and provided the remedy for misbehavior to be forfeiture of office and the removal therefrom by impeachment.

The conduct of Judge Berkey has not measured up to those high standards of judicial ethics and propriety that should and generally does characterize the judiciary, but on the contrary has been improper and reprehensible. By his conduct as outlined in the foregoing report, he has forfeited the condition upon which he held his commission, has been guilty of misdemeanors in office, and we recommend that he be impeached and that articles, based upon the foregoing findings, be prepared.

Respectfully submitted,

JOHN G. MARSHALL

Chairman

WM. J. MOFFATT

BENJAMIN H. LUDLOW

CHAS. F. BIDEISPACHER

WILLIAM F. STATLANDER.

Dated, March 17, 1925

On the question recurring,

Will the House agree to the motion?

Mr. MARSHALL. Mr. Speaker and the members of the House, the motion that has been presented at this time to adopt the majority report of the committee appointed to investigate and inquire into the official conduct of John A. Berkey, Judge of Somerset County, is before you for consideration. The report that you have been asked to vote upon and adopt provides that the proceedings that have been pending in this House for some weeks be dismissed. As Chairman of the sub-committee that heard all this testimony, I ask you to vote against this motion. It is unfortunate in a way, ladies and gentlemen, that every member of this House could not have been present and heard the testimony offered to the subcommittee appointed to take this testimony and report its findings and its recommendations. This inquiry had its inception in several petitions signed by many citizens of Somerset County, between 1,000 and 1,500 people, representing every class, profession, trade and occupation in that great county. They came here seeking relief from a condition that exists there that is most unfortunate. They came here in the form of a petition, which is the only way in which they can bring their matter to your attention, and this honorable body is the only place under the shining sun where these people can come for relief because it is so provided in our Constitution.

In order that you may understand the sentiment in that county and the things that they asked for, I want to read to you, if you will bear with me, one of the petitions that I have already referred to. The petition reads as follows:

"To the Honorable, the Representatives of the State of Pennsylvania:

"The representation and petition of the undersigned, inhabitants in, and citizens of, the County of Somerset, constituting the XVI Judicial District of the Commonwealth of Pennsylvania, respectfully represents:

"That although we are sensible of the great difficulty of the situation of a Judge, and the delicacy with which his character and conduct ought to be considered or concerning which complaint should be made; yet for a considerable time unfavorable impressions, insinuations, criticisms and charges have been circulated in this judicial district and in the neighborhood, and the matters are so circumstantially rumored and evidenced, and all concerning John A. Berkey, President Judge of the Courts of said judicial district, as to bring the administration of justice in the said district into disrepute."

Ladies and gentlemen, this matter that you have before you is one of the most important things that you will have to pass upon this session. A few of the members who had this job thrust upon them have had a very unpleasant and very nerve-trying task to perform. We have spent several days in the performance of that duty, and I am going to ask you to indulge me for the time I take tonight to inform you people of the matter you are going to vote on; and in that connection let me say that I hold no brief for anyone, neither Judge Berkey or any of these citizens of that district who have come here for redress; I hold no brief for anyone, but it is an important thing, and I ask you to do, as we have done, consider this carefully and vote upon it as your consciences dictate.

To continue with their petition, that states further:

"Your petitioners believe that under these circumstances it has become necessary, equally for his credit, and for the safety of the people, that these matters should receive examination; and that this can be done only under an authority which has the power to call witnesses and collect the

testimony. This authority is lodged in your House in which the Constitution vests the right of impeaching or demanding the removal of judicial officers.

"It is charged, averred, rumored and reported that he, the said John A. Berkey, has been guilty of conduct unbecoming an upright Judge, in that, among other things, he has since the beginning of his term of office, some four years since, been actively engaged in promoting, organizing and operating a certain corporation, known as the Johnstown & Somerset Street Railway Company, a Pennsylvania corporation organized for the building of a street railway in the said Somerset County. The project is considered one of doubtful feasibility and profit, and the securities issued or attempted to be issued of extremely doubtful value. Yet still he has used his position as President Judge of the Courts of the said District and his office, prestige, name, credit, and office facilities as said Judge in persuading, cajoling, coercing and requiring citizens of the said district, some of whom have litigation in the said courts or are likely to have, to purchase said bonds and securities of him or his associates or for his benefits, to their great loss and damage.

"And furthermore it is reported, rumored, represented and discussed throughout the district that certain defendants in criminal proceedings, before trial or during trial or after conviction, have been known to deal with him, the said John A. Berkey, by the payments of large or small sums of money by check, by cash, or otherwise, directly and indirectly, sometimes by way of subterfuge in the purchase of securities, and sometimes otherwise, but as a consequence of which these said defendants or certain of them, or some of them, have secured judgments or decrees of court, modification of sentence, parole or other favors and advantages, which those not so dealing are accustomed to receive or have afforded them in the said courts.

"These matters are the subject of popular discussion, daily becoming more open, and are the matters of comment on the pulpit, in the public press, and are generally in public speech. Accompanying these discussions are related details as to checks, notes and other evidence of such financial transactions, reported by eye witnesses and by photographic and other copies of such.

"All these matters have brought the administration of the law in this judicial district into popular disrepute.

"We therefore most respectfully petition and solicit that you appoint a committee of your Honorable body or other fit person or persons to investigate these matters, who may take the facts as they may be found into consideration, and report to you that you may proceed accordingly, and that it may be determined that, if these reports are unfounded, the good name and character of the said Judge may be vindicated or, if it appear that these facts or certain of them are well founded, then that proper action may be taken for the vindication of the law, and the restoration of public confidence in the Courts."

That, ladies and gentlemen, is the petition that has been filed here, signed by between 1,000 and 1,500 representative people of Somerset county. As a result of these petitions, a resolution was presented in this House providing that the Judiciary General Committee investigate these matters and make their appropriate recommendations to this House. That resolution further provided that the Judiciary General Committee should appoint a sub-committee, if deemed advisable, to take this testimony. By virtue of this authority, the Judiciary General Committee appointed a sub-committee of seven of its members, of which I was named chairman. This sub-committee spent a large part of four days and nights taking the testimony in this case. Witnesses were

heard on both sides. There was no limit put upon the parties interested in the presentation of testimony. After the testimony had all been taken, which comprised some fourteen hundred pages, members of the committee spent a large part of four days and nights, after the testimony was all in, to digest it and prepare a report which consisted of almost fifty typewritten pages. This report was unanimously concurred in by five of the seven members of that sub-committee. Two of the members chose to file a minority report. When this minority report was presented to the Judiciary General, for some reason or other—I am unable to tell you—they adopted the minority report, and that is the report that is brought to you tonight and you are asked to vote upon and adopt that which dismisses these entire proceedings, washes the slate clean, and dismisses it from your calendar and allows these conditions to exist and continue as they have been. After hearing the testimony, as the Chairman of this sub-committee, in behalf of myself and in behalf of the other members of this committee, after hearing every item of testimony presented in this case, and after spending four days and nights, largely, digesting and making up this report we have submitted to you tonight, ladies and gentlemen, I cannot sit idly by and not inform the members of this House as to what you are voting upon and as to what it means to the people of this district of Somerset county and to the people of this Commonwealth if you quash these proceedings instituted in this House.

The report that we filed, ladies and gentlemen, as I said, consisted of almost fifty typewritten pages. In that report, we digested thirteen specific cases, recited the fact as supported by testimony on both sides of this case, and in that report or digesting of those cases, we pointed out to the Judiciary General Committee the different situations in which Judge Berkey had conducted himself improperly and had been guilty of misdemeanor in office, which rendered him subject to impeachment. I say we digested thirteen cases in full, but notwithstanding that, the committee, for some reason or other, which I think I can give you a little insight into a little later, choose to adopt this Minority Report. In that report, we divided those cases into three sub-heads: The first six of those cases we digested were cases where the Judge had dealings with criminals who were in his court—he dealt with them either just after they had been there, while they were there, or immediately after they left. In some of the cases, he dealt with them under two of the cases, while the cases were pending, immediately upon them coming in or next day after they left. These dealings, ladies and gentlemen, had to do with the sale of bonds of what is known as the Johnstown and Somerset Street Railway Company. This railway company was a pet project of Judge Berkey, started several years before he went on the bench, in 1915. At that time the capital stock of that company was about \$66,000. It was raised to one and a half million dollars, and at the same time indebtedness of one and a half million dollars was floated in the form of bonds. Between the time it was issued and the time that Judge Berkey went on the bench, he and his associates sold about a hundred and seventy-five thousand dollars of these bonds to people in Somerset county and vicinity. After Judge Berkey went on the bench June 1, 1920—and during the year of 1921, he secured a man by the name of Cohen: He proceeded to sell those bonds throughout the county, and on that sale he was to get 25% of all money received, and in addition thereto, every man buying a bond was to get 50% of the same amount in stock. During about four

months time, with the assistance of Judge Berkey and his associates, he unloaded about \$630,000 of those bonds on the people of Somerset county, and the testimony showed, and Judge Berkey admitted on the stand—that at least half and possibly more than half of that amount was sold to foreigners in Somerset county. The testimony was that many of those people were either in court there before, at the time, or immediately after the bonds were sold.

I wish to call your attention to a few of these cases that were especially digested by this committee. In reciting the testimony and these facts in reference to these cases, I want to say it is the digested facts as gleaned from the testimony on both sides, as agreed upon by the committee of five who digested this testimony and reported to the Judiciary General Committee. The first case we have is known as the Turrone case. In this particular case a man by the name of Arthur Turrone and a man by the name of James Cattoy were arrested for violating the liquor law. I wish you would note the dates of these various events. They were arrested December 9, 1922. A few days after they were arrested, it was testified to that a communication was sent to this man Turrone by a man by the name of Victor Durando, stating that he was a good friend of Judge Berkey, that if Mr. Turrone would come to see him, he could get his case settled. He did not go in a few days, and later he got a second message. In response to the second message, he and his wife and the other defendant went and communicated with this Victor Durando, and they discussed the matter. That was on the Sabbath day. On the following Monday, January 8th, they went to Somerset and saw Judge Berkey in his private office. It was testified to that at that hearing, this emissary, Victor Durando, had a private conversation with the Judge, and later came out and invited these people in, and after they had some conversation together, the Judge asked Turrone if he had any money with him. He replied that he did not. At that time the Judge was informed that they had a thousand dollars' bail in the Boswell bank, that they had deposited there as security when the cashier of the bank went on their bond for their appearance at the next term of court. The Judge told them to go home and come back on Wednesday, that was the 10th of January, 1923. On the 10th of January they went back, and after a short conversation the Judge sold Turrone a \$500 bond and received \$500 in cash. After the sale of this bond, the Judge remarked to these people that he could see that they were honest people, and he said he was going to give them another \$1,000 bond and they could send the money to him when it was convenient, or bring it in a few days. At the same time, the Judge wrote a letter to the cashier of the Boswell bank, and directed to Mr. Newman, and advised him that the case was discontinued because of a defect in the search warrant, and for that reason he was relieved from his bond, and that he should surrender the \$1,000 to Mr. Turrone. As a result of this, Mr. Turrone took this letter to the bank, and on January 12th he received from the cashier the \$1,000 in cash. He took it down to Johnstown and deposited it in the Pennsylvania Trust Company and sent the Judge a check for \$1,000. The letter accompanying this check reads as follows, and I ask you to especially note the contents of it. It is dated January 12, 1923.

"Dear Sir: Inclose your we fine check for One Thousand Dollars (\$1,000.00) for my payment in full for my bonds."

Notice the last seven words, "for my payment in full for my bonds." Judge Berkey, in response to that, denies the

testimony of Mrs. Turrone and Mr. Turrone and Mr. Cattoy that there was anything said in his office about this bond, that he never knew that Mr. Turrone wanted to buy a \$1,000 bond until he received that check and that letter. I submit to the members of this House that the context of that letter in itself shows that those bonds were delivered before that \$1,000 was received. He says, "Inclosure is \$1,000 check for my payment in full for my bonds." Judge Berkey says further that when he received that check, he folded a bond up in an envelope and mailed it to Arthur Turrone. At the same time he put this indorsement on the bottom of the letter:

"I beg to acknowledge receiving your check for the \$1,000 bond J & S Ry Co." I ask you members of this House since it is disputed which report should be adopted, I ask the members of this House, does not this letter and indorsement written upon that letter by Judge Berkey and sent back by Arthur Turrone corroborate Arthur Turrone and his wife and the man who was his co-defendant. I ask you in fairness if that testimony of Judge Berkey is true. In the first place why didn't Arthur Turrone say, "I have decided to buy a bond and sent you a check for \$1,000. Please mail it to me?" He didn't do that, and granting that Arthur Turrone's part of the letter was poor, that nothing had been said to the Judge prior to that time. Would he not have said in his reply, "I received your check for \$1,000 in payment for a bond and am mailing it to you under separate cover." He didn't say that. He said, "I beg to acknowledge receipt of your check for bond." He didn't mention mailing it to him. Granting that the foreigner did not put his letter up in a good business way I submit that Judge Berkey never would have sent a letter like that if he had been mailing a bond in another envelope. The testimony of those people in regard to receiving this check for money in the Boswell bank is corroborated by Mr. Newman, the cashier of that bank. Mrs. Turrone later testified that her husband was arrested on the 15th of March of last year by a United States marshal for the same offense, that on the following day she went to Judge Berkey's private office in the courthouse and said to him that her understanding was that this case was settled, because she testified before that when they paid the Judge the money, he said, "You can go home, I will take care of this case, and you will not hear anything more of it." I want to call your attention to another matter: That letter was written by Judge Berkey to the cashier of this bank on the 10th day of January, 1923, on Wednesday. They had called on him the Monday before that, and this report was never made to the Court of Quarter Sessions of Somerset County from the Justice of the Peace until January 9th, the day before they came back. There is no evidence that the judge ever saw this report before he had signed that letter telling them that he would take care of the case, which he later did, and later on the case was nolle prossed, and never brought to prosecution. After the defendant was arrested in the United States court, Mrs. Turrone went to Judge Berkey and complained about it: he suggested that she get a lawyer and he suggested Mr. Barnhart's name, of Johnstown. She saw Mr. Barnhart and employed him and the case dragged on for some months and finally in some mysterious way it dropped out of the Federal Court and she did not know what was done with it. In the meantime, she complained to the Judge about the extra expense connected with the additional prosecution and said she needed money, she was hard pressed because of sickness and this additional expense of prosecution. The Judge took one of the bonds back and gave her back \$500, but he kept the \$1,000 for the \$1,000 bond that they had bought.

In this connection, at this point, I want to call your attention to another feature of this case. Those bonds, ladies and gentlemen, it was in testimony by any number of people of Somerset county that they were selling in the market from eight cents to twenty-five cents on the dollar, which means that when he took \$1,000 from these people for this bond, he was taking \$1,000 and giving them something that on the market they could not unload or sell for more than one hundred to two hundred and fifty dollars. It was testified to here by many people in Somerset county that the banks absolutely refused to accept these bonds for collateral under any circumstances. Notwithstanding these facts, Judge Berkey deals with a defendant in a criminal action while a case is pending in his court and sells him something for four or five or six times what it is worth, at more than what he knows it is worth, and then discontinues the case, a criminal case that never comes to trial. I ask you men and women, is it any wonder that the people of Somerset county come here to this House, the only place under God's shining sun that they can come to redress the evils of this kind, and are you going to be a party to whitewashing anything of this kind?

Let me call your attention to another matter. We have another case here known as the Walter Bordeczewski.

POINT OF ORDER.

Mr. DILSHEIMER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. DILSHEIMER. Mr. Speaker, as far as I understand, there is nothing before the House but the report of the Judiciary General Committee. The gentleman from Beaver is speaking in regard to the testimony which he reads. I think that is out of order.

The SPEAKER. The gentleman is in order if he speaks on the question. The gentleman will confine himself to the motion.

Mr. MARSHALL. Mr. Speaker, I think I am talking on it as nearly as I can, because the disposition of this motion has to do with the testimony offered, and the only way we can get that to you is to call your attention to the facts as we have them set forth in our report. I want to call your attention to one case known as the Walter Bordeczewski case. In this particular case, I want you to notice particularly the sequence of these dates. On November 22, 1923, this defendant was arrested for maintaining a gambling device and for attempted bribery. The testimony in this case showed, and it was not contradicted, that on this night some State Police arrested this defendant at his house. They found a gambling device there, and they arrested him and he gave the State Constabulary \$150 so, as he stated, he would not have to go to Somerset. On January 24, 1924, Walter, the Defendant, went to Judge Berkey's private chamber in the courthouse and gave him a check for \$100 in part payment of a \$500 bond of this railway company. On January 29, five days later, a true bill was found; two weeks later, on February 13th, a verdict of not guilty was found by the jury under the direct and express directions of Judge Berkey. On the following day, the testimony showed and it was not denied by Judge Berkey, that this defendant appeared in his office, in his private chambers in the courthouse, and gave him a check for \$200. The next day after he was dismissed on the express direction of the Judge. On the 17th of the same month, three or four days later, the Judge indorsed this check at a bank and received the money. About three months later, July 4, 1924, this same defendant was arrested again. Four days later he went to Judge

Berkey's office and gave him a note for \$500. The note was in payment of another \$500 bond. On September 6th the defendant entered a plea of guilty, and on September 8th the same day, he entered a plea, the Judge dismissed him on payment of costs. Two days later he appeared in the Judge's chamber and gave him another check for \$300. A few weeks later, the testimony showed that this same defendant comes back in Judge Berkey's office again with a man by the name of Albino Caoli, acting as agent for Judge Berkey in the sale of bonds. In this particular case they tried to show that the bond was not sold by Judge Berkey. All the testimony in the case showed that three hundred dollars changed hands, and all went to Judge Berkey. The last one hundred dollars sent to Judge Berkey was accompanied by a note from this defendant asking that he be given additional time. We have several of these cases, one is the case of William Boyle, who was arrested and brought before Judge Berkey on four separate occasions for violation of the liquor law, and either plead guilty or convicted in these of the four cases, and the fourth case dismissed because there was not sufficient evidence, and during the time that he was dismissed or at the time his bartender was under indictment, and before the bartender's case was disposed of, we have this defendant in Judge Berkey's private office buying more bonds, at the time not worth more than eight to twenty five cents on the dollar, and yet he was paying one hundred per cent cash. In connection with the sale of the bonds to this man Walter, a very peculiar situation developed there, he bought those bonds when the sheriff had entered execution against him for \$2900 and there was also a judgment against him in the hands of the bank of \$1,000. The sheriff levied on his property, and it was about to be sold, and he went to the bank and borrowed enough money to get that writ stayed, but notwithstanding that situation he goes to Judge Berkey's office and buys a five hundred dollar bond, and pays the Judge a large payment on account. In this connection I want to read the summary and findings of the majority of this committee on this particular case. I cannot express it to you any better than they have done in their report. The committee consisting of five of the seven members say that "The purchaser of bonds in each of the six preceding cases at the time at which they purchased bonds directly from Judge Berkey, either was, had been, or immediately thereafter became defendant in one or more criminal proceedings in Judge Berkey's Court.

"In the Turrny case, at least, the impression was given to the purchaser that his case would be settled in consideration of his purchase of bonds.

"In practically all cases the sale of bonds was made by Judge Berkey in his chambers.

"In some cases sales were made between the time the defendant was arrested and the time his case was disposed of."

In other cases the defendants were permitted to act as agents for Judge Berkey in the sale of these bonds, while their cases or other cases were pending in his court. The Committee says:

"The persistency with which Judge Berkey sold or endeavored to sell these bonds to individuals having litigation, or likely to have litigation before him, and the circumstances and place of such sales, indicates a well defined plan to use his official position and influence to promote said sales, and in all events the action of Judge Berkey in personally negotiating sales of bonds under the circumstances constituted misbehavior in office."

I want to call your attention to another class of cases in which Judge Berkey, while acting as judge of the County borrowed \$5500 from the County Treasurer of Somerset

County in direct violation of the criminal code of 1860. I want to read you one section of this report—

POINT OF ORDER.

Mr. DILSHEIMER. Mr. Speaker, I must insist on my point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. DILSHEIMER. I state again the gentleman is not speaking on the report brought before us by the Judiciary Committee. He is reading evidence produced there, which I think has nothing at all to do with it.

The SPEAKER. The gentleman will confine himself to the motion before the House.

Mr. MARSHALL. Mr. Speaker, in answer to the gentleman from Philadelphia, I am speaking of the testimony that forms the basis of this report. The report filed here tonight is a finding on the basis of all testimony offered. I am speaking of the testimony and think I am perfectly in order.

The SPEAKER. The gentleman will proceed but confine himself as much as possible to the motion before the House.

Mr. MARSHALL. Section 65 of the Act of 1860, P. L. 382, provides as follows:

"If any state, county, township or municipal officer of this commonwealth, charged with the collection, safe keeping, transfer, or disbursement of public money, shall convert to his own use, in any way whatsoever, or shall use by way of investment in any kind of property or merchandise, any portion of the public money entrusted to him for collection, safe keeping, transfer or disbursement, or shall prove a defaulter, or fail to pay over the same when thereunto legally required by the state, county or township treasurer, or other proper officer or person authorized to demand and receive the same, every such act shall be deemed and adjudged to be an embezzlement of so much of said money as shall be thus taken, converted, invested, used or unaccounted for, which is hereby declared a misdemeanor; and every such officer, and every person or persons whomsoever aiding or abetting, or being in any way accessory to said act, and being thereof convicted, shall be sentenced to an imprisonment, by separate or solitary confinement at labor, not exceeding five years, and to pay a fine equal to the amount of the money embezzled."

Notwithstanding Judge Berkey's position as Judge of Somerset County he went to the County Treasurer and negotiated a loan of \$5500 from this treasurer. The check for this money was issued on the county treasurer's account; it was an official county treasurer's check; it was signed by the county treasurer, M. M. Shober, as county treasurer. It was signed by him, after the deputy, who had been deputy for two years and had signed every check written during that period because the treasurer was an invalid and was not taking care of the office. It was signed after the deputy treasurer had refused absolutely to have anything to do with the loan. When he refused to execute the check Judge Berkey wrote out the check and the invalid treasurer signed it, and the Judge as president of the Somerset Railway Company endorsed that check and received the money. He received the money because the officers of the company testified, in their own testimony, that at this time they had no treasurer and had no treasurer since that time and Judge Berkey was acting as treasurer.

I call your attention to, and I am going to summarize the other seven cases under one head. They are cases where the Judge and his associates sold bonds to farmers throughout Somerset County. They sold them under the pretext of false representation. Some of that was made in the presence of Judge Berkey and others were made by his express

agents, and made in response to personal letters signed by him, that any one that bought bonds and gave their notes, that the notes would not be cashed or discounted but turned over to the Equitable Trust Company of New York to be held as collateral, that in no case were they to be cashed. This statement was untrue, the Equitable Trust Company had no agreement to underwrite this financing, and as a result of this false representation many farmers in Somerset County bought bonds, they were willing to give their notes. The notes were discounted and filed, and some of those farmers have lost their farms because of judicial proceedings instituted on those notes.

Those are the conditions, ladies and gentlemen, existing out there in Somerset County for several years. They have come to you, asking redress. Under the situation, as I have said, this is the only place they can come to get that redress. Article six, section four, of the Constitution, says that all officers of the Commonwealth shall hold their office on the condition that they behave themselves well while in office, and shall be removed on conviction of misbehavior in office or of any infamous crime.

Now, in conclusion, ladies and gentlemen, let me say this and then I am through: The Committee that filed a majority report in this Committee did so after a careful digest of all the testimony offered. They did it after due consideration of the testimony on both sides. They studied all the exhibits. They filed a report in which five of them were unanimous in deciding that the testimony warranted it. In filing that report we recommended to the majority of this House that they adopt and recommend it to this House and let this proceedings be threshed out, and if Judge Berkey is guilty of the charges brought against him give him a chance, give his friends a chance, to clear this man's name. All the things that have been brought out and have been published and broadcast throughout the State, if you whitewash this report of this minority of the Judiciary General Committee, this is the majority report of all the men who heard this testimony, you are not giving Judge Berkey, you are not giving his friends a chance to vindicate themselves before a proper tribunal. The men who heard this testimony say that the testimony warrants impeachment. If you refuse to adopt that report and adopt the reports that is presented to you at this time you are whitewashing this whole proceeding, you are leaving that cloud hang over Somerset County, you are leaving those people without the relief that they have asked. They have not only asked that he be either impeached but that something be cleared and his name vindicated. If you whitewash you are not vindicating him, you are leaving the same situation exist only much worse than it was when these people came before you. If you vote this report down and adopt this minority report as we ask you to do, then you are giving a chance to thresh this thing out before the members of this House and determine what should be done, and if anything further should be done then let us as men and women face our duty. Let us not step aside from under responsibilities that are not ours because of our choosing but because the Constitution, the fundamental law of this Commonwealth, says that we shall assume that responsibility, that we shall consider this thing in an honest way and make a report to the House and after that report is made let the provisions of the Constitution be carried out in a regular and orderly way. I therefore ask you to vote this motion down.

Mr. LUDLOW. Mr. Speaker and members of the House, I will take just five minutes of your time to give you certain reasons why you should vote against this motion to

adopt the report of the majority of the Judiciary General Committee as reported out. In olden days they said Caesar's wife must be above suspicion, and in these days right now, March 30, 1925, the bench in every county in Pennsylvania must be above suspicion. What are you doing tonight by your vote to determine whether upon the report as it has come to you from the majority committee you are going to say that this is our standard of judges in Pennsylvania. Don't try it in Somerset County, try it in your own counties, and if that is what you believe the bench should be then vote "aye" on this motion. Don't forget in reading the Constitution of our State that the House merely impeaches; the House merely prefer charges. We do not try. Judge Berkey is not on trial before us tonight. If we prefer these charges, if we vote down this report and accept in lieu thereof the minority report of the Judiciary General, we simply send word to the Senate, to a board or a committee of managers of the members of this House that we think this Judge ought to stand trial over there. Now, let us see what this means. If you vote "aye" here is what you are in favor of: You are in favor of a Judge on the bench, in a company of which he is the one man, a company where in the absence of a treasurer he handles the cash, a company where for five years he has kept the bonds in his own safe in his own office in chambers where justice is supposed to be dispensed and not bonds sold at par of an insolvent company to ignorant miners and others who are litigants before that Judge. There is only one Judge in that county; he is the whole thing, the chief cook and bottle washer, and every thing from a judicial standpoint. Are you in favor of a corporation practically a one man corporation run this way by a judge on the bench? The company fails to file its reports, it is subject to a fine, the officers are subject to conviction of misdemeanor under the laws of the State. They increased their stock, they never made any report to the Commonwealth and they never paid any bonus to the Commonwealth. They have gross receipts as a common carrier of practically thirty thousand dollars a year for the last two years. Did they pay eight mills on the gross receipts that you and your predecessors in this and other legislatures have said they shall pay? They did not even file reports. That is the way the thing was run. A man comes before the judge for sentence, his acquittal is directed: The next day he calls back and uses two hundred dollars, one hundred and fifty dollars of which was turned back to him the day before under the order of the court and the district attorney, and he uses one hundred and fifty dollars of that two hundred dollars to pay further on account, and a few months later he is arrested again and he comes back before the same judge. If that is your idea of justice in Somerset County, try it in your own county. If that is what you think your judges ought to be, then I say vote "Aye" on the resolution and put that as the stamp of your approval on the code of ethics as the standard of justice in our counties throughout the State. I promised you I would take five minutes and I have taken but four. I ask you to impeach this man, vote down this resolution and send the charges to the Senate and we won't be here a day longer. If you do this thing tonight the managers of the House can go to the Senate tomorrow, the charges can be preferred at once, the testimony has been once heard and can be heard again. Let this thing go on, this is merely in the nature of a grand jury and this is only a prima facie case. If you don't think there is a prima facie case here,

then I don't know what a grand jury would do, members of the House, vote "No" on this resolution.

Mr. ALEXANDER. Mr. Speaker, after listening to my friend from Montgomery as to his reason for impeaching the Judge of Somerset County, I still cannot see why he is so anxious to have him impeached. He puts it first on the principle of some irregularity, and then most of his time is taken up with an impeachment of a Judge because he happens to be an officer in a corporation that does not make its report to the State as the law requires. Well I knew that the Judges were held to a pretty strict accountability, but I never knew before that they were held to that strict accountability. If they are then I think we had better start in and impeach all the Judges in Pennsylvania because there are a great many more of them who have transgressed far more than that. Now, the gentleman from Beaver with all the enthusiasm of an advocate with all the enthusiasm of a district attorney in a criminal charge could not have put any more venom, any more personal ambition, any more personal work than he has to-night trying to impeach and convict this man of something. Now, this minority report that we have heard of so much here to-night: when I received it, I took it home with me and as I told the gentlemen the next day after I had read it, it reminded me of a plaintiff's paper book in an appellate court because it gave but one side of the case and did not mention a word about the defendant's evidence from one end to the other. We had to read the minority report to find out there was any defense at all. The minority report from beginning to end sets forth a few cases,—four or five cases,—which the gentleman from Beaver has recited here to-night, but he did not recite nor did he tell you that there were five or six men brought before Judge Berkey and sentenced to a term of years and are serving that term of years to-day who have asked for a parole and cannot get it, and each and every one of them own a thousand dollar bond or a five hundred dollar bond. There is not a scintilla of evidence in this case from beginning to end of the fact that the purchasing of these bonds made one iota of difference as far as their sentence was concerned, as far as their treatment was concerned. Let us see what the situation is here. As you heard here to-night, here was a railway company and Judge Berkey was the promoter of that company; he and a number of his friends up there promoted that company. I don't know anything about it, whether it is likely to be a good company or not, but the Johnstown Railroad Company came before the committee and, according to the evidence here, they seemed to think pretty well of it because at one time they wanted to buy it but Judge Berkey refused to sell it unless they would guarantee the payment of these bonds. That does not seem like a bad thing for a judge to do, to protect the bondholders and stockholders of that company as he was doing. What is the result? As I said before, he promoted that company before he became judge. After he was on the bench the company did get down in bad straits evidently, and Judge Berkey was working day and night endeavoring to put it on a proper paying basis. There is nothing wrong about that. I can remember reading history some years ago when the great Jay Cooke was promoting the Northern Pacific Railroad and the people of the country said it was a bad failure. Because of those statements there was a great panic throughout this country, but did Jay Cooke lay down? No, he went into his office rolled up his sleeves and put that great railroad in the condition it is to-day. There is no discredit to Judge Berkey in trying to make this a proper railroad and unless there is something in this evidence that shows to me, and I have failed to find

it in any way here, that any money was paid to Judge Berkey in payment of the bonds at any solicitation of his or any mention on the part of Judge Berkey that he would lighten their sentence or relieve them of imprisonment or anything of that kind, I cannot see that he is guilty of anything. Nothing like this came from him; it all came from outsiders who said to the people "If you come before Judge Berkey and buy a bond you will be released", but as I understand it there are five or six people, as I have recited, who are serving terms to-day, and he has not relieved any of them, who bought either a thousand dollar or five hundred dollar bond and they are still serving their sentence. They have asked for a parole, but he has refused to grant that parole. Now, I don't want to take up any more of your time. There is evidently something wrong in Somerset County; there is evidently a political feud up there and they have brought that feud to the House, and they have asked us to help them wash their dirty linen. This is what it means to the House at the present time; this hearing with testimony taken that had nothing to do with this case, and I heard a good bit of it perhaps on both sides, has cost this State \$7,000 up to the present time and yet one of your committee for some reason or another desires to have that voluminous report spread upon the journal here. For what purpose? For nothing whatever. It doesn't do either the Courts of Somerset County or the Courts of Allegheny County or the public or anybody else any good to read over a lot of this stuff which is absolutely, as I said before, a political feud or something in Somerset County and I don't propose to help them wash their dirty linen. Let them take it back home and if they want to arrest Judge Berkey for anything proper let them arrest him and convict him, and upon conviction of any offense in office he immediately surrenders his office. Let them go back home and try the case with their friends there, with the men in their own district who know the circumstances,—you have heard something about them,—and if they cannot convict him in his own home with the people who know him and know him best, then they should not come down here among strangers and ask us to convict this man sixty-one years of age at the present time. Let us start from that point. Here is a man sixty-one years of age who, up to this time, has lived a life that all of us would be proud of. Yes, he was at one time an honored official of this Commonwealth, and there was not a word or a blot against him until some time after he was elected judge and then someone started in to get square with him because he beat the other fellow for an office and, by the way, the man who was back of the private counsel in this case was the fellow that he beat for office, and now he is trying to get square with him and he wants you and I to help him wash their dirty linen. I say that this Commonwealth has now spent \$7,000 too much. Let them take it back home and try it there. For my part, I do not propose, upon testimony of this kind, to take the reputation of this man who has lived for sixty-one years and blow it to the winds by a jealous feud that is being worked out in that county at the present time. Mr. Speaker, if there is anything in this world that is dear to any man it is his reputation, and when a man has lived for sixty-one years and has gotten such a reputation, I say to you stop, look and listen before you snatch it away from him without any more evidence than we have here.

Mr. HAAS. Mr. Speaker, it seems to me that this thing can be figured out very easily and clearly. A sub-committee of seven men was appointed to take this testimony. Five men voted to bring impeachment proceedings. These five

men, as you possibly know, were Mr. Marshall, Mr. Moffatt, Mr. Ludlow, Mr. Bidelsbacher and Mr. Stadlander. I would take the word of these five men after listening to this testimony, and I believe that this House should take the word of these five men. Mr. Ludlow said that Caesar's wife must be above suspicion; the Republican party must also be above suspicion. When this sub-committee reported to the general committee, the information was spread around—I heard it here in the House—that this man evidently was guilty but he was a good Republican and we should whitewash him. That is a terrible indictment to bring on the head of the Republican party of this State, and I tell you if you want to see this thing through to the finish, bring these proceedings to the Senate and let the Senate try him, in the name of decency and in the name of the Republican party of this State.

Mr. BLUMBERG. Mr. Speaker and members of the House: As a member of the sub-committee that took the testimony, I probably am more familiar with the facts than most of you members. You have been asked by the gentleman from Beaver and the gentleman from Montgomery to sit as a grand jury. Now what is the purpose of a grand jury? It is that you sit and listen to the testimony, separate the unimportant from the important, the wheat from the chaff, and if the man is innocent to say so but if the man is guilty to prefer charges against him. Now, you are asked to prefer charges against this Judge on the statement of a few of us. There was a committee of seven appointed to take the testimony; two reports were presented to the Judiciary General Committee. Our friend from Lehigh tells you that five men authorized the impeachment or recommended the impeachment, but he failed to tell you that after a consideration of both of these reports seventeen men on the Judiciary General Committee said that the impeachment proceedings ought to be dismissed. What happened? This sub-committee took the testimony and two reports were offered to your general committee. After a full and complete consideration of these two reports, there was a vote of your committee. That committee has reported back to you, and that is the report we are asked to adopt tonight, and that report says that after a consideration of the testimony the committee finds no impeachable charges, and, therefore, recommend that the proceedings be dismissed. Now you are asked to throw aside the report of your committee and prefer charges against an undoubtedly reputable member of the bench. What is the history of this case? This is a matter that occurred in a county where the facts are very well known; nothing was done in secret. The gentleman from Beaver referred to communications that were signed by a Judge. The facts were well known to the community at large, and yet what happened? We have the fact that at the time of the election of this Judge to the bench, four years ago. Judge Berkey was the president of this traction company; that fact was known. Bonds were sold by him; that fact was known. What happened? There were five candidates for election and Judge Berkey was the victorious candidate with over 51 per cent of the vote, and one of these defeated candidates was the chief mover in this prosecution, Mr. Ernest O. Kooser. He sat there before our sub-committee, he marshalled the evidence, and he, through Mr. Geyer, presented it. Mr. Kooser sent blanket letters throughout the county seeking information against this Judge. Why, why should you and I defer to the machinations of Mr. Kooser? He was the defeated candidate for the Bench, running against Judge Berkey, and with the same facts known in Somerset County at the time of the election, he comes to this House and asks that we impeach

him. He says the inhabitants of Somerset County did not know what they were doing when they elected this man, and he asks you to negative the action of fifty-one per cent of the residents of Somerset County.

With what do they charge him? They charge him first with with leniency to litigants after they had purchased bonds. Now I challenge any of you to recall one word from either the gentleman from Beaver or the gentleman from Montgomery as to what the testimony was in defense of that charge. They tell you of five or six cases where bonds were purchased by litigants who came before the Judge received suspension of sentence or fines on liquor charges. That word "liquor" might recall something to your minds, and that is, in no county in Pennsylvania can a judge give absolute satisfaction in his method of handling liquor violations. If he is too severe he is criticised by one side; if he is too lenient, he is criticised by the other side; there is no middle ground. But in recalling the testimony there was not one word said to you by either of these gentlemen, of the five or six or seven cases that were presented before the committee; not one word was said in contradiction of the statement that men who were the holders of bonds, and litigants before the judge, went to jail for liquor violations and are presently serving their terms in Somerset County. Not one word of that was said to you. Reference was made by Mr. Marshall to the Turrony case. In their report, and in his presentation of that report on the floor of this House, not one word was said to you that three or four reputable witnesses appeared and negatived the entire Turrony case. The District Attorney testified before us; the attorney representing the Turrony testified before us and the Judge testified before us, and not one word was said to you of the contradiction of the charges.

Why all this zealotry on the part of these gentlemen on the subcommittee? Why do they want to negative the action of the general committee? I do not allege any unfair play; I do not allege any unfair play, I leave that to your own imagination, but I say to this House that you haven't any right, with a wave of the hand, to tear down the life workings of a man unless you have before you specific testimony which would warrant you to say to your own conscience that this man is not fit to grace the judiciary. Do you think that? The Judiciary General Committee thought that there were no impeachable charges and they said so. You have been told that we will whitewash these proceedings and that will be the end of it. The gentleman who made that statement evidently has not prepared his law on impeachment. Their entire report was based on the federal law governing impeachment. The federal law says—and this is Article 2, section 3—"The President, Vice-President and all civil officers of the United States shall be removed from office on impeachment for and conviction of treason, bribery or other high crimes and misdemeanors." That is the only statement in the Constitution of the United States as to impeachment. What have we here in Pennsylvania? We have two classes of impeachment. The first says that "The Governor and all other civil officers shall be liable to impeachment for any misdemeanor in office but judgment in such cases shall not extend further than to removal from office and disqualification to hold any office of trust or profit under this Commonwealth; the person accused, whether convicted or acquitted, shall nevertheless be liable to indictment, trial, judgment and punishment according to law". Notice that it says "Misdemeanor in office", and it follows that up by pointing out that he "Shall be liable to indictment, trial, judgment and punishment according to law". Therefore, what they do must

constitute a criminal offense punishable by indictment according to law. This is very interesting, and it is section 15 of article 5. The article as quoted by the sub-committee paper book is not quoted in its entirety, but it leaves out the most important matter in that section. This section says "All judges required to be learned in the law, except the judges of the Supreme Court, shall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold their offices for the period of ten years, if they shall so long behave themselves well; but for any reasonable cause, which shall not be sufficient ground for impeachment, the Governor may remove any of them on the address of two-thirds of each House of the General Assembly. The section as quoted in their paper book ends with the clause, "If they shall so long behave themselves well", but this section goes on and says "But for any reasonable cause which shall not be sufficient ground for impeachment, the Governor may remove any of them on the address of two-thirds of each House of the General Assembly." Now, gentlemen, you are asked here to impeach a Judge; you are told that it is the only thing that can be done. I am calling this to your attention to show you that at any time a charge is made against a Judge which does not rise to the dignity of an impeachable offense, the Governor may remove that Judge on the address of two-thirds of the members of each House. If the members of this House should be convinced that this man, this Judge, has been guilty of an offense in which the facts do not raise the crime to a misdemeanor, then that Judge can be removed on the address of two-thirds of the members of each House. In addition to that, and I hope I am not burdening you, in addition to setting forth that this Judge gave favors to litigants, the Judge was also attempted to be crucified because he would not appoint a certain trust company as guardian. Now you are asked to say whether a judge has or has not the right to refuse to appoint any particular company or companies as fiduciaries. You do not know anything about the companies; you do not know anything of the facts that ran in the Judge's mind at the time of the application. As a matter of fact, the Judge said that he did on occasions refuse to appoint this particular company because he had received complaints from the members of the bar of Somerset County, and residents of that county in general, that that company charged excessive fees and when they wanted to see the officers of this company they could not be found. Shall we say here that a Judge shall have no discretion in his appointments? In effect, you are being asked that we say so. They have also charged him with the grave offense of taking a loan on behalf of this company from a man who was county treasurer. They neglected to say that at the time the loan was made, securities in the sum of \$11,000 were given for the loan of \$5500 and it was generally admitted before this committee that these securities were good. Testimony was also presented to the effect that this county treasurer mixed his personal funds with the county treasurer's funds. There is no law relating to the county of Somerset which prevents the mixture of the funds of the county with those of the county treasurer. We have evidence that this county treasurer paid personal bills out of this fund, deposited personal money in this fund, and it was further presented at the time of the loan that the county treasurer had about \$13,000 or \$14,000 due him from the county. At the time he granted this loan to the Somerset Traction Company in the sum of \$5500 the county treasurer had \$13,000 or \$14,000 due him from the county,

and he took in his individual capacity collateral security in the sum of \$11,000. Shall we impeach a Judge for that? Now, Mr. Speaker, enough of the dirty linen. You have the fact of who was behind this prosecution; you have the fact that all these matters were known to the inhabitants of Somerset County at the time the Judge received the endorsement against four other candidates of over fifty-one per cent of the vote of the county; you have the fact that this persecution, for such it is, was marshalled by one of these defeated candidates; you have the further fact that with all this testimony before them, with these two reports, your committee, which has been referred to as the eyes and ears of the House, after that investigation and full consideration says to this House that it finds nothing in the testimony to warrant impeachment charges, and then you are asked by these gentlemen to say, "We don't care what our committee has found; they are wrong, even though we don't know the facts." Mr. Speaker and members of the House this motion should prevail in all fairness to yourselves.

Mr. LUCAS. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Drinkhouse, Hess, Bromley, Fratt, Drinkhouse, Dilsheimer, Lafferty, Haws, Metzinger, Sterling, Posey, Eraley, Eaches, McLaughlin, Colville, Deibler, Huber, Harding, and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question now be put?

The Speaker announced the "ayes" appeared to have it.

Whereupon, a division was called for and one hundred and twenty-four members, or more than a majority of the House having voted in the affirmative, the motion was agreed to.

On the question recurring,

Will the House adopt the majority report of the Judiciary General Committee?

The yeas and nays were required by Mr. Edmonds and Mr. Ludlow and were as follows:

YEAS—110.

| | | | |
|---------------|----------------|----------------|---------------|
| Adam, | Emhardt, | Malie, | Powell, |
| Alexander, | Evans, B. P., | Mangan, | Pryor, |
| Allman, | Flynn, | Marcus, | Rieder, |
| Aston, | Fockler, | Martz, | Royale, |
| Baldi, | Fratt, | Mathay, | Sarig, |
| Behney, | Frye, | McBride, | Sautter, |
| Bell, W. T. | Fuller, | McCaig, | Schoener, |
| Blumberg, | Greeby, | McCann, | Schwartz, |
| Bromley, | Greenstein, | McCormick, | Scott, |
| Brown, E., | Grimes, | McDaniel, | Sowers, |
| Brown, E. P., | Guerin, | McDermott, | Staudenmeier, |
| Brown, T. J., | Haines, | McGowan, | Stavitski, |
| Burke, | Hall, | McLaughlin, | Sterling, |
| Canon, | Hantz, | Memolo, | Talbot, |
| Colville, | Harding, | Metzger, | Turner, |
| Conner, | Harer, | Metzinger, | Voltz, |
| Craig, | Hart, | Miller, C., | Washington, |
| Critchfield, | Haws, | Muldowney, | Watson, |
| Davis, | Heffernan, | Munley, | Weamer, |
| Davis, | Hess, | Myers, | Wells, |
| Dengler, | Holtzman, | Nolte, | Wettach, |
| Derby, | Huber, | Orr, | Whitehouse, |
| Diehm, | Lafferty, | Parkinson, | Williams, |
| Dilsheimer, | Leidich, | Patterson, M., | Witherspoon, |
| Drinkhouse, | Little, H. A., | Pennock, | Witkin, |
| Duddy, | Lucas, | Perry, | Bluett, |
| Eaches, | Lukehart, | Pitts, | Speaker. |
| Earley, | Lynch, | Posey, | |

NAYS—86.

| | | | |
|-------------|------------|-----------------|---------------|
| Anderson, | Gilchrist, | MacMillan, | Smith, G. A., |
| Armstrong, | Goodnough, | Marshall, | Smith, H. J., |
| Bagshaw, | Goss, | McClure, J. F., | Speer, |
| Bartley, | Griffith, | McClure, J. H., | Spencer, |
| Bell, F. A. | Haas, | McKim, | Stadlander, |
| Bentley, | Heffran, | Miller, H. A., | Stark, |

| | | | |
|---------------|----------------|------------------|----------------|
| Berkheiser, | Henderson, | Moffatt, | Stock, |
| Bickett, | Himes, | Moore, | Storer, |
| Bidelspacher, | Holmes, | Morrison, | Strayer, |
| Blair, | Hoover, | Neely, | Thomas, L. D., |
| Bray, | Horn, | Nicholson, | Thomas, M. G., |
| Brewster, | Howe, | North, | Toepfer, |
| Burchinal, | Hricko, | Patterson, F.W., | Towner, |
| Cross, | Irvin, | Peelor, | Trescher, |
| DeFrehn, | Jones, | Phillips, | Welty, |
| Deibler, | Kelly, | Prosser, | Wheeler, |
| Donnell, | Labar, | Raymond, | Wilson, |
| Drumbor, | Lauver, | Reader, | Wood, N., |
| Ede, | Little, J. T., | Rhodes, | Wood, W. P., |
| Edmonds, | Long, | Shaffer, | Wright, |
| Evans, F. D., | Lotz, | Shambach, | |
| Flinchbaugh, | Ludlow, | Sheffer, | |

So the question was determined in the affirmative and the report was adopted.

BILL RECOMMITTED.

Mr. WELLS. Mr. Speaker, I move that House Bill No. 1423, (Senate Bill No. 456), file folio 2841, on page 29 of today's calendar, entitled:

An Act prohibiting the crossing of railroad or street railway tracks by persons transporting explosive or inflammable material without coming to a stop and providing a penalty.

be recommitted to the Committee on Judiciary Special for the purpose of amendment.

Mr. HALL. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL No. 369.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 369, entitled, "An Act to amend section two of the act approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight) entitled 'An act in relation to the sales of unseated lands in the several counties of this Commonwealth'".

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS Nos. 994 AND 996.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 994, entitled, "An act making an appropriation to the Department of Agriculture".

House Bill No. 996, entitled, "An act making an appropriation to the Department of Agriculture from the Dog Fund".

GIFFORD PINCHOT.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION RECALLING HOUSE BILL No. 393.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 26, 1925.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the House and Senate recalling from the Governor House Bill No. 393, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

GIFFORD PINCHOT.

RECONSIDERATION OF VOTE.

Mr. McCAIG. Mr. Speaker, I move that the vote by which House Bill No. 393 passed finally be reconsidered.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. McCAIG. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend Page 5, Line 17, by striking out the figures "\$1,-879.29)" and inserting in lieu thereof the figures "\$5,879.-29)"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON THIRD READING.

Mr. McCAIG asked and obtained unanimous consent to call up House Bill No. 1090, file folio 4307, on page 15 of today's calendar, bills on third reading, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1090, entitled :

An Act prohibiting the establishment of certain industries within five hundred feet of a church in cities of the second class

On the question,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 2 by inserting after the word "of" the words "School or"

Amend line 3, page 2, by inserting after the word "steel" the words "fabricating plant."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 709.

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 3, line 5, by striking out the word "five" after the word "of" and inserting in lieu thereof the word "three."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

| | | |
|---------------|---------------|-----------------|
| Adam, | Evans, B. P., | Lynch, |
| Alexander, | Evans, F. D., | MacMillan, |
| Allman, | Flinchbaugh, | Mallie, |
| Anderson, | Flynn, | Mangan, |
| Armstrong, | Fockler, | Marcus, |
| Aston, | Fratt, | Marshall, |
| Bagshaw, | Frye, | Martz, |
| Baldi, | Fuller, | Mathay, |
| Bartley, | Gelnett, | McBride, |
| Bickett, | Gilchrist, | McCaig, |
| Behney, | Goodnough, | McCann, |
| Bell, F. A., | Goss, | McClure, J. F., |
| Bell, W. T., | Greeby, | McClure, J. H., |
| Bentley, | Greenstein, | McCormick, |
| Berkheiser, | Griffith, | McDaniel, |
| Bickett, | Grimes, | McDermott, |
| Bidelspacher, | Guerin, | McGowan, |
| Blair, | Haas, | McKim, |
| Blumberg, | Haines, | McLaughlin, |
| Bray, | Hall, | Memolo, |
| Brewster, | Hantz, | Metzger, |
| Bromley, | Harding, | Metzinger, |
| Brown, E., | Harer, | Millar, |
| Brown, E. P., | Hart, | Miller, C., |
| Brown, T. J., | Haws, | Miller, H. A., |
| Burchinal, | Heffernan, | Moffatt, |
| Burke, | Heffran, | Moore, |
| Bush, | Henderson, | Morrison, |
| Calhoun, | Hess, | Muldowney, |
| Canon, | Himes, | Munley, |
| Colville, | Holmes, | Myers, |
| Conner, | | |

| | |
|--------------|----------------|
| Craig, | Holtzman, |
| Critchfield, | Hoover, |
| Cross, | Horn, |
| Davies, | Howe, |
| Davis, | Hricko, |
| DeFrehn, | Huber, |
| Deibler, | Irvin, |
| Dengler, | Jones, |
| Derby, | Kelly, |
| Diehm, | Labar, |
| Dietz, | Lafferty, |
| Dilsheimer, | Lauver, |
| Donnell, | Leidich, |
| Drinkhouse, | Little, H. A., |
| Drumbor, | Little, J. T., |
| Duddy, | Lockhart, |
| Eaches, | Long, |
| Earley, | Lotz, |
| Ede, | Lucas, |
| Edmonds, | Ludlow, |
| Emhardt, | Lukehart, |

| | |
|-------------------|--------------|
| Neely, | Turner, |
| Nicholson, | Voltz, |
| Nolte, | Washington, |
| North, | Watson, |
| Orr, | Weamer, |
| Parkinson, | Wells, |
| Patterson, F. W., | Welty, |
| Patterson, M., | Wettach, |
| Peelor, | Wheeler, |
| Pennock, | Whitehouse, |
| Perry, | Williams, |
| Phillips, | Wilson, |
| Pitts, | Witherspoon, |
| Posey, | Witkin, |
| Powell, | Wood, N., |
| Prosser, | Wood, W. P., |
| Pryor, | Wright, |
| Raymond, | Bluett, |
| Reader, | Speaker. |
| Rhodes, | |
| Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON FIRST READING.

The SPEAKER. The Chair will now take up today's calendar on page 1, Bills on first reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1284, entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and six) entitled "An act requiring the county commissioners to provide at the expense of the county a telephone typewriter and stenographer for the use of the county superintendent of schools" by making further provision for clerical assistance to county superintendents of schools

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1466, entitled:

An Act authorizing cities of the first class to acquire land for the purpose of holding public expositions celebrating Sesqui-Centennials to lay out open and improve streets avenues or boulevards in connection therewith and to pass ordinances incur indebtedness and make appropriations therefor and providing procedure for the condemnation of such lands and appeals therefrom

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1429, entitled:

An Act conferring authority on the Department of Highways and any county or township to enter upon private property adjacent to any public road or highway and place thereon snow fence between December first and April first of the succeeding year and providing for the payment of damages by the authorities responsible for the maintenance of said public road or highway to the owner of adjacent property occasioned in the actual placing or removal of said snow fence

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 983, entitled:

An Act to amend section five hundred and forty-two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 766, entitled:

An Act providing for the examination of custodians engineers assistant custodians assistant engineers and firemen of school houses in first second and third class school districts defining their duties fixing their minimum salaries and payment for overtime

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1367, entitled:

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by permitting school boards to assign pupils to schools in other states and to pay their tuition in such schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1431, entitled:

An Act prohibiting the discharge of sewage and all drainage except surface drainage on or within the legal limits of any public road and providing penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 973, entitled:

An Act validating certain municipal contracts municipal proceedings municipal claims and municipal liens in the several boroughs of the Commonwealth and providing for the collection and filing of claims therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1144, entitled:

An Act to provide for the selection of jurors to serve in the several courts criminal and civil, of counties of the

second class and defining the qualifications of such jurors; providing for the organization of a commission for the selection of jurors in such counties and prescribing its powers and duties, and authorizing it to investigate as to the qualifications of prospective jurors; imposing the expense of maintaining and operating said commission upon said counties and requiring the county commissioners to provide suitable quarters, equipment and supplies; authorizing the employment of the necessary clerks and other employees and providing for a salary board composed of the commission, the county commissioners and the controller of said counties to fix the number and compensation of such employees; requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service; repealing inconsistent legislation, and prescribing punishment for the violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 866, entitled:

An Act fixing the salaries of county poor directors and directors of homes for the destitute in counties of the fourth fifth sixth seventh and eighth class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1442, entitled:

An Act to amend section twenty-three of an act approved the thirtieth day of June one thousand nine hundred and nineteen (P. L. 678) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by providing other penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 880, entitled:

An Act to amend section twelve hundred and eight and to repeal section twelve hundred and four of the act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" further regulating the dismissal of principals and teachers and repealing the present provision limiting contracts with teachers to three years

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1158, entitled:

An Act to amend section fourteen of article fifteen of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (P. L. 568) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1456, entitled:

An Act to amend section one of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (P. L. 863) entitled "An act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (P. L. 182) entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature' fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties" authorizing cities and counties to make appropriations for units and divisions of United States Naval Reserve officers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1356, entitled:

An Act providing for the patrol maintenance and repair of township dirt roads in townships of the second class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1482, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 784, entitled:

An Act to amend the act approved the first day of April one thousand nine hundred and nine (Pamphlet Laws ninety-one) entitled "An act relating to deeds for conveying or releasing lands construing words and phrases used therein and prescribing a form of deed and acknowledgment which may be used for conveying or releasing lands" by prescribing with more particularity the interest conveyed and abolishing the necessity of personal seal on deeds or instruments in writing for conveying or releasing lands

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1126, entitled:

An Act providing for the widening altering or vacating of roads heretofore laid out within the Commonwealth under the provisions of special acts of Assembly and known as State roads

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1472, entitled:

An Act to provide for the restoration of the historic name "Valley Forge Cantonment" to the camp ground of the American Army at Valley Forge

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 391, entitled:

An Act to amend section nine of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" as amended eliminating the provisions prohibiting the establishment of temporary offices by optometrists

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 975, entitled:

An Act to amend section twenty-eight of chapter six article seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 930, entitled:

An Act to further amend part of section one and section two and to amend section six of the act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and twelve) entitled "An act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rates of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act" increasing the sums of money permitted to be loaned under this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 710, entitled:

An Act to amend revise change and consolidate the laws relating to the assessment of persons property and subjects of taxation and the levy and collection of taxes in counties of the second third fourth fifth sixth seventh and eighth classes and in cities of the third class boroughs towns townships school districts of the second third and fourth classes independent school districts and certain poor districts per-

mitting cities of the second class to accept the provisions of this act and become subject thereto and repealing existing laws

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1351, entitled:

An Act to amend sections three four five nine and eleven of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and ninety-six) entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities and regulating the administration and the payment of such pensions" changing the provisions of the act which regulate the payment of pensions requiring certain things from the pensioners and requiring the cities to set aside additional funds in certain cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1321, (Senate Bill No. 595), entitled:

An Act ratifying and confirming all of the actions of the "Pennsylvania Commission" and of the "Joint Commission" created by the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended, in which the Governor, the Auditor General and the State Treasurer of this Commonwealth or any of them have participated since June fifteenth, one thousand nine hundred and twenty-three.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1322, (Senate Bill No. 596), entitled:

An Act to amend sections two and three of the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1320, (Senate Bill No. 594), entitled:

An Act to amend section ten of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws, four hundred and sixty-eight), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1413, (Senate Bill No. 523), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the laws relating thereto" by providing for the creation of townships of the first class in certain cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1508, (Senate Bill No. 582), entitled:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 572, (Senate Bill No. 49), entitled:

An Act providing for the presentation of libels in divorce to the several courts of common pleas and the awarding of subpoenas thereon

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, we will now take up for the purpose of advancing the calendar Bills on Second Reading on page 22 of today's calendar. Is there any objection? The Chair hears none.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1134, entitled:

An Act to further amend section one thousand four hundred two in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to insure equal school privileges to certain dependent children of the Commonwealth

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and two of article fourteen of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was amended by the act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand thirty-two) entitled "An act to amend section one thousand four hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' so far as to insure school privileges to certain dependent children of the Commonwealth" is hereby further amended to read as follows

Section 1402 A child shall be considered a resident of the school district in which his parents or the guardian of his person resides When a resident of any school district keeps in his home a child of school age not his own supporting the child gratis as if it were his own such child shall be entitled to all free school privilege accorded to resident school children of the district including the right to attend the public high school maintained in such district or in other districts in the same manner as though such child were in fact a resident school child of the district and shall be subject to all the requirements placed upon resident school children of the district Provided That before accepting such child as a pupil the board of school directors of the dis-

trict may require such resident to file with the secretary of the board a sworn statement that he is a resident of the district that he is supporting the child gratis that he will assume all personal obligations for the child relative to school requirements and that he intends to so keep and support the child continuously and not merely through the school term

When a nonresident child is placed in the home of a resident of any school district by order of court or by arrangement with an association agency or institution having the care of neglected and dependent children such resident being compensated for keeping the child any child of school age so placed shall be [permitted to attend the public school of the district in which he is placed] entitled to all free school privileges accorded to resident school children of the district including the right to attend the public high school maintained in such district or in other districts in the same manner as though such child were in fact a resident school child of the district and the State shall reimburse the district for the education of such child to an amount not exceeding the actual cost of tuition text-books and supplies for the district's children of similar grade or for other pupils pursuing similar studies for the same length of time such reimbursement to be made out of the money appropriated by the General Assembly for the maintenance and support of the public schools of this Commonwealth Provided That the school district may not be required to accept such children in its schools when their acceptance would involve additional provisions for transportation by the district or would require the district to provide additional teachers or rooms at an expense greater than the amount of reimbursement paid to the district by the State

Any resident of any school district before accepting custody of a nonresident child of school age for compensation by order of court or by arrangement with an association agency or institution having the care of dependent or neglected children must secure from the superintendent of schools supervising principal or school board in that district a statement in writing that the child can be accommodated in the schools of the district or that the child cannot be so accommodated and the reasons therefor If such statement be not furnished within two weeks after a request in writing has been made to the board's secretary the supervising principal or the superintendent of schools the board's assent shall be assumed and the child shall be admitted to the schools of the district as a pupil If such statement sets forth conditions such as to exempt the district under this section from accepting the child as a pupil and if such exemption be not disapproved on appeal by the Superintendent of Public Instruction and if other arrangement for the child's schooling satisfactory to the county or district superintendent be not made the child may not be placed in the district

Appeal from the claim of any school district for exemption as provided in this section may be taken to the Superintendent of Public Instruction and his decision thereon after investigation shall be final

On the question,

Will the House agree to the section?

Mr. HIMES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 4, line 2, by inserting after the word "actual" the word "average".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to further amend section one thousand four hundred and two in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Common-

wealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to insure equal school privileges to certain dependent children of the Commonwealth

On the question,

Will the House agree to the title?

Mr. HIMES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 9-10, by striking out the word "providiing" and inserting in lieu thereof "providing".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1130, entitled:

An Act to further amend clause nineteen section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" changing the valuation per teacher in school districts of the fourth class

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause nineteen section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was added by section one of the act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) and which was last amended by section one of the act approved the twenty-second day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of

collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay for the biennium year beginning June first one thousand nine hundred and twenty-three and each biennium year thereafter to such school [district] districts as [complies] comply with the laws governing the public schools of the Commonwealth for each of said persons employed therein as shown by the certificate herein required to be filed with the Superintendent of Public Instruction in the November immediately preceeding any such biennium year as follows In school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That the amount paid by the Commonwealth to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five per centum (75%) of the annual minimum salary prescribed herein for elementary teachers in such districts and that the amount paid to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be sixty per centum (60%) of the annual minimum salary prescribed herein for elementary teachers in such districts Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person And provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from Federal or other State funds such amounts shall be to the extent thereof in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued The true valuation per teacher for each district shall be determined by the State Council of Education on data and material submitted by the officer of such district in the annual report to the Superintendent of Public Instruction It shall be found by dividing the true valuation of the district by the number of full time teachers which number shall include all teachers principals supervisors and superintendents employed in the vocational and non-vocational schools of the district for the year covered by such report which number in districts of the fourth class shall also include one teacher for each teacher who at the time of the closing of any school in such district subsequent to June first one thousand nine hundred and twenty-three not since reopened was employed in such school The true valuation of the taxable property of each school district shall be obtained by dividing the amount of the assessed valuation certified in the annual report of the district for the school year ending June thirtieth one thousand nine hundred and twenty-two and every second year thereafter by the average rate of assessment certified in such annual reports for the three years immediately preceeding the date on which such true valuation is determined For the two fiscal years beginning on June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five such true valuation of the district shall be determined during the month of June one thousand nine hundred and twenty-three on the data and material available in the report filed with the Superintendent of Public Instruction on August first one thousand nine hundred and twenty-two The true valuation of each school district for the two fiscal years beginning on

June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven and for each biennium thereafter shall be determined during the month of October one thousand nine hundred and twenty-four and in the month of October of every second year hereafter The State Council of Education is hereby given full power and authority to make such investigations to take such action and to institute such proceedings as may be necessary to determine any of the questions that may be raised in the determination and adjustment of the aforesaid true valuations and the decisions which such council reaches in such questions shall be final and conclusive

On the question,

Will the House agree to the section?

Mr. GELNETT. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 12, by inserting after the word "twenty-eight" the following: entitled "An act to amend section one thousand two hundred ten as amended, and section one thousand one hundred three, and section five hundred twenty-four as amended, of an act, approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith;' and repealing section one thousand two hundred twelve thereof"

Amend section 1, page 4, line 29, by striking out the word "vacational" and inserting in lieu thereof "vocational"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to further amend clause nineteen section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" changing the valuation per teacher in school districts of the fourth class

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1227, as follows:

An Act to amend section five hundred and eighteen of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance Companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance

rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and eighteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws" is hereby amended to read as follows

Section 518 Investment of Surplus Any money over and above the capital of any stock fire stock marine and stock fire and marine insurance company may be invested in the securities above enumerated or in the stock or other evidence of indebtedness of any solvent [dividend paying] corporation created under the laws of this Commonwealth or of any other state of the United States or the District of Columbia or loaned upon the pledge of the same except its own stock [or the stock of any other insurance company transacting like classes of business] but no such investments shall be hereafter made by such company in excess of five per centum of its gross assets in the stock of another insurance company if the latter has invested in or loaned its funds on the stock of the first investing company The current market value of such securities shall at the time of any loan thereon be at least twenty per centum (20%) more than the sum loaned thereon No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stocks or evidence of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security Not more than one-fifth (1-5) of its capital shall be invested in a single mortgage If any investment or loan is made in a manner not authorized by this act the officers and directors making or authorizing the same shall be personally liable for any loss occasioned thereby

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1349, as follows:

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" authorizing the prothonotary to sign subpoenas and validating prior proceedings in which the subpoena was not signed by a judge

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" which was last amended by section one of the act approved the nineteenth day of March one thousand nine hundred and twenty-three (Pamphlet Laws twenty) entitled "An act to amend section two of the act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled 'An act concerning divorces' as amended authorizing prothonotaries and clerks of the court of common pleas to take affidavits to petitions and libels and validating prior proceed-

ings in which such affidavits were taken" is hereby further amended to read as follows

Section 2 And be it further enacted by the authority aforesaid That if any person hath been or shall be injured as aforesaid the husband or the wife may exhibit his or her petition or libel to the judges of the court of common pleas of the proper county where the injured party resides in term time or to one of the judges of the same court in the vacation at least thirty days before the next term setting forth therein particularly and specially the cause of his or her complaint and shall together with such petition or libel also exhibit an affidavit on oath or affirmation taken before one of the same judges or the prothonotary or clerk of the court of common pleas or any person in the county legally authorized to take acknowledgments that the facts contained in the said petition or libel are true to the best of his or her knowledge and belief and that the said complaint is not made out of levity or by collusion between the said husband and wife and for the mere purpose of being freed and separated from each other but in sincerity and truth for the causes mentioned in the said petition or libel and thereupon a subpoena shall issue from the said court signed by [one of the judges thereof] the prothonotary directed to the party so complained against commanding him or her to appear at the next or any subsequent court of common pleas to answer the said petition or libel and upon due proof at the return of the said subpoena that the same shall have been served personally upon the said party wherever found or that a copy had been given to him or her on or before the return day of the same the said court shall and may make such preparatory rules and orders in the cause that the same may be brought to a hearing and determined at the term to which said process may be returnable or afterwards at which hearing the court may determine the same ex parte if necessary but either of the parties who shall desire any matter of fact that is affirmed by the one and denied by the other to be tried by a jury may take a rule upon the opposite party to be allowed by a judge of the court of common pleas to show cause who the issues of fact set forth in the said rule shall not be tried by a jury which said rule shall be served upon the opposite party or his or her counsel Upon the return of said rule after hearing the court may discharge it or make it absolute or frame issues itself and only the issues as ordered by the court shall be tried accordingly but such rule shall not be made absolute when in the opinion of the court a trial by a jury cannot be had without prejudice to public morals When neither of the parties takes a rule as aforesaid or when after hearing the rule is discharged the court may proceed to hear the cause or may upon motion of either party appoint a master to take the testimony and return the same to the court together with a report of the proceedings had before him and his opinion of the case and may upon the application of either party and upon such terms as it may order authorize and direct the master to take testimony of witnesses in any other Country State or Territory subject to the jurisdiction of the United States or in any foreign country And the said court shall have power to adopt rules regulating the proceedings before the master and fixing his fees

Whenever heretofore any subpoena in divorce has been regularly issued according to law and the sheriff of the proper county has served such subpoena personally on the respondent therein any time prior to the return day thereof or whenever the sheriff of the proper county has at any time prior to such return day made oath to a return of non est investus to such subpoena whether such sworn return be filed with the prothonotary before or after such return day in all such cases such personal service shall be deemed lawful and valid and such return of non est investus and all proceedings in divorce otherwise valid in law based on such service or such return are hereby validated and made good in law

All petitions and libels heretofore exhibited to any of the courts of common pleas as provided for in this act in which the accompanying affidavit or affirmation was taken before the prothonotary or clerk of the court of common pleas be and the same are hereby validated and declared lawful and no decree of divorce heretofore or hereafter granted in which the affidavit or affirmation to the petition or libel was taken as hereinbefore provided shall be declared void but all such decrees be and the same are hereby validated and declared lawful

All subpoenas heretofore issued by any court of common pleas or prothonotary under the provisions of this act which were not signed by one of the judges are hereby validated and declared lawful

No decree of divorce heretofore or hereafter granted in which the subpoena was not signed by one of the judges shall be declared void because of such subpoena but all such decrees are hereby validated and declared lawful provided all other requirements of the law were complied with

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1447, as follows:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt and providing penalties for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any officer director solicitor or conveyancer of any bank trust company savings bank co-operative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit to stipulate for or receive or consent or agree to receive any fee commission gift or thing of value for procuring or endeavoring to procure for any person copartnership association or corporation any loan from or the purchase or discount of any negotiable paper or other evidence of debt by such bank trust company savings bank cooperative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit

Any person violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding two thousand (\$2,000) dollars or to undergo imprisonment in the county jail not exceeding six months or both at the discretion of the court

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 743, entitled:

An Act to amend sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and the management of said institution and making an appropriation to carry out the purposes of this act" by changing the procedure of transfer sentence and commitment and making certain changes in the eligibility of women prisoners for commitment to said institution and providing a method of transfer to and from Laurelton State Village

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women or females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act" is hereby amended to read as follows

Section 14 Whenever there is unoccupied room in the Industrial Home the Board of [Managers] trustees [may] shall with the consent of the Department of Welfare make requisition upon the authorities of any penitentiary or prison who shall select such number as is required by such requisition from among the female inmates thereof beginning with the most youthful well-behaved and [most] promising [women convicts in the State and county prisons of the class described in section fifteen of this act] of such inmates who have the longest unexpired terms to serve and transfer them to the State Industrial Home for Women for education and treatment under the rules and regulations thereof and the Board of [Managers] Trustees are hereby authorized to receive and detain during the remainder of the term of their sentence to the State or County Prisons [prison] such prisoners so transferred and the laws applicable to convicts in the state or county prisons [prison] so far as they relate to the commutation of imprisonment for good conduct and the provisions of this act shall be applicable to said convicts when transferred under this section

Section 15 Any court of record in this Commonwealth exercising criminal jurisdiction shall sentence to the said State State Industrial Home for Women any female [between] over sixteen [and thirty] years of age upon conviction for or upon pleading guilty of the commission of any criminal offense punishable under the laws of this State after due notice given to all courts of record exercising criminal jurisdiction in this Commonwealth by the Board of Trustees of said State Industrial Home for Women that the said home is prepared to receive all women so convicted or pleading guilty of an offense punishable by imprisonment for more than a year who shall be sentenced to imprisonment such sentence in all cases shall be confinement in said State Industrial Home for Women and said sentence shall be merely a general one to the State Industrial Home for Women and shall not fix or limit the duration thereof The duration of such imprisonment including for any and all women so sentenced under the age of twenty-one years but for any and all women sentenced or transferred to said State Industrial Home for Women of the age of twenty-one years and more the board of trustees may at its discretion at the expiration of the minimum term of sentence of such inmate of twenty-one or more years of age place such inmate on parole Said parole shall not extend for a greater period than the maximum term of said commitment That for inmates under the age of twenty-one years the board of trustees may fix the time spent on parole so that it shall not exceed three years except where the maximum term specified by law for the crime for which the prisoner was sentenced shall exceed that period in which event such maximum term including the time spent on parole shall be the limit of detention under the provisions of this act Upon the commitment or transfer to the State Industrial Home for Women the board of managers thereof shall segregate and keep apart in separate cottages the more hardened offenders

Section 17 The Board of [Managers] Trustees of the Industrial Home may with the consent of the Department of Welfare transfer [temporarily] to [either State Penitentiary] the Laurelton State Village any [female committed to] inmate of the State Industrial Home for Women who may be [incorrigible or whose presence in the Industrial Home may] mentally defective to such a degree as to be seriously detrimental to the well-being of the institution or who

by reason of such defect cannot properly be cared for therein The [Managers] Trustees may subsequently with the consent of the Department of Welfare by written requisition require the return to the State Industrial Home for Women of any [female] inmate who may have been so transferred Provided however that such commitment to the Laurelton State Village shall in no event be for a longer period than the remainder of the maximum term of confinement in the said State Industrial Home for Women as provided by law

On the question,

Will the House agree to the section?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 3, line 24, by striking out the word "youthful" and inserting in lieu thereof "youthful"

Amend section 1, page 3, line 10, by striking out the word "shall" and inserting in lieu thereof "may in its discretion"

Amend section 1, page 3, line 11, by striking out the second word "State"

Amend section 1, page 3, line 21, by inserting after the word "be" the word "to"

Amend section 1, page 3, line 22, by striking out the words "and said sentence shall" and inserting in lieu hereof "Every sentence imposed pursuant to this act shall in the case of women under twenty-five years of age"

Amend section 1, page 3, line 24, by inserting at the end thereof the following: and in the case of women twenty-five years of age and over, shall be as provided by the act approved the twenty-ninth day of June, one thousand nine hundred and twenty-three, (P. L. 975), No. 397, entitled "An act to amend section six of the act, approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand fifty-five), entitled 'An act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries.'"

Amend section 1, page 3, line 25, by inserting after the word "including" the following: the time spent on parole shall not exceed three years

Amend section 1, page 3, lines 26 and 27, by striking out the words "twenty-one years" and inserting in lieu thereof "twenty-five years, except where the maximum term specified by law for the crime for which the prisoner was sentenced shall exceed that period in which event such maximum term including the time spent on parole shall be the limit of detention under the provisions of this act"

Amend section 1, page 3, lines 27 and 28, by striking out the words "or transferred"

Amend section 1, page 3, line 29, by striking out the word "twenty-one" and inserting in lieu thereof the words "twenty-five"

Amend section 1, page 4, by striking out everything, commencing with the word "That" in line 5, and ending with the word "act" in line 12

Amend section 1, page 4, line 13, by inserting after the part word "for" the words "of any women"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred eleven) entitled "An act providing for the establishment of a State Industrial Home for Women author-

izing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act' by changing the procedure of transfer sentence and commitment and making certain changes in the eligibility of women prisoners for commitment to said institution and providing a method of transfer to and from Laurelton State Village

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1098, as follows:

An Act relating to deadly weapons making it a felony to possess or carry the same under certain conditions permitting searches of suspects providing for the licensing of certain persons to possess or carry pistols or revolvers regulating the sale or furnishing of certain firearms making unlawful the violation of such regulations imposing certain duties on county commissioners and certain city borough and town officers and on justices of the peace and imposing the costs of license blanks on the counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That

(a) Any person who uses or attempts to use against another or who carries or possesses any instrument or weapon of the kind commonly known as a black jack slung shot billy sand club sand bag metal knuckles bludgeon dagger dirk or stiletto or who carries concealed upon his person a dangerous knife razor (other than a safety razor) lead pipe iron pipe wooden club or any other dangerous or deadly weapon or instrument is guilty of a felony

(b) Any person who carries concealed upon his person any pistol or revolver or other firearm of a size which may be concealed upon the person or who has or carries the same in any conveyance without a written license therefor issued as hereinafter prescribed and licensing such possession or such carrying and concealment is guilty of a felony

(c) Any person not a citizen of the United State who has in his possession or carries any firearm or any dangerous or deadly weapon in any place at any time is guilty of a felony

An person guilty of a felony under this provisions of this act shall be sentenced to undergo imprisonment for not less than one year nor more than three years and to pay a fine of not less than two hundred dollars nor more than one thousand dollars

For the purposes of enforcing the provisions of this act any police officer of this Commonwealth or of any of its municipal divisions may at any time and in any place search any person whom he reasonably suspects to be violating the provisions of this act

Section 2 It shall be the duty of the director of public safety in cities of the first and second class the mayor in cities of the third class the burgess in boroughs and towns and of any justice of the peace in any township upon application therefor and upon proof before him that the person applying is of good moral character and that proper cause exists for the issuance thereof and upon the payment of a license fee of fifty cents for the use of the office issuing the license to issue to such person a license to carry a pistol or revolver concealed upon his person or to have or carry the same in any conveyance No such license shall be issued to any alien

All licenses issued in pursuance of the provisions of this act shall expire on the thirty-first day of December following the date of issue and may be vacated and cancelled at any time by the officer who issued the same or by any judge or justice of a court of record The conviction of a licensee of a felony in any part of the Commonwealth shall operate

as a revocation of his license Any license issued in pursuance of this section and not otherwise limited as to place of possession of such weapon shall be effective throughout the Commonwealth notwithstanding the provisions of any local law or ordinance

The blanks used for the issuance of licenses under the provisions of this section shall be furnished by the county commissioners at the expense of the county

Section 3 Every person copartnership or corporation engaged in the business of selling revolvers or pistols at retail shall keep a record of all sales thereof Such record shall contain the name and address of the purchaser the date of the purchase the kind the manufacturers' name and the number of the revolver or pistol sold Such record shall at all reasonable times be open to the inspection of any police officer of this Commonwealth or of any of its municipal divisions Any person copartnership or corporation violating any provisions of this section shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars

Section 4 This act shall not apply to the regular or ordinary transportation of firearms as merchandise nor to sheriffs policemen or other duly appointed police officers nor to the armed forces of the United States or of this Commonwealth nor to duly authorized military or civil organizations when parading nor to the members thereof when going to and from the place of meeting of their respective organizations

The provisions of this act do not prohibit the possession of a revolver or pistol by any householder merchant storekeeper or banker in his home or place of business nor the carrying of a revolver or pistol by any person in the employ of any penitentiary reformatory jail work-house prison or other institution for the detention of persons convicted of or accused of crime or offense or held as witnesses in criminal cases while such person remains in the said employ nor the carrying of any pistol or revolver by any messenger of any banking institution or express company private detective watchman or police in this Commonwealth

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1450, as follows:

An Act authorizing Departments and Agencies of the Commonwealth the several Counties Municipalities and other Sub-divisions thereof to Include in all Contracts an Agreement to Arbitrate under the Arbitration Act of one thousand eight hundred thirty-six

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the date of this act it shall be unlawful to include in any contract hereinafter executed by or on behalf of the Commonwealth of Pennsylvania or any department or agency thereof or by or on behalf of any county municipality corporation or other sub-division of the Commonwealth a provision that any matter in dispute arising under the said contract shall be submitted to arbitration in accordance with the arbitration act of June sixteenth one thousand eight hundred and a thirty-six

Section 2 Any officer of the Commonwealth of Pennsylvania or of any county municipality or other sub-division of the Commonwealth having charge of the execution of any contract shall have the right with the consent of the legal officer of the Commonwealth or of such county municipality or other sub-division of the Commonwealth to agree to submit any matter in dispute under any contract to which the said Commonwealth or municipality shall be a party to arbitration in accordance with the act of one thousand eight hundred thirty-six whether the said contract shall contain a provision providing for such reference or not

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1451, as follows:

An Act to repeal an act entitled "An act Relating to Reference and Arbitration in the city and county of Philadelphia" approved the first day of May one thousand eight hundred and sixty-one

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act of May first one thousand eight hundred and sixty-one which reads as follows

"An act Relating to Reference and Arbitration in the city and county of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of the act of assembly passed June sixteenth Anno Domini one thousand eight hundred and thirty-six entitled 'An act relating to reference and arbitration' as relates to compulsory arbitration in the city and county of Philadelphia be and the same is hereby repealed" be and the same is hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1120, as follows:

An Act to amend an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-seven) entitled "A supplement to an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred twenty-three) etitled 'An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof' as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the second class" providing for the compensation of members of the Board of Viewers in counties of the first and second classes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-seven) entitled "A supplement to an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred twenty-three) entitled 'An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof' as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the second class" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That each member of the board of

viewers in counties of the first and second class appointed pursuant to the provisions of the act of Assembly of which this is a supplement shall hereafter receive an annual salary of sixty-five hundred dollars payable in equal monthly instalments out of the treasury of the proper county

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1398, entitled:

An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers with systematic examinations licenses and registration for all entering the business of burying the dead and penalties for violation of the provisions thereof throughout this Commonwealth and providing for the payment of the expenses thereof

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall appoint five persons who shall be practicing undertakers and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years and one for three years et cetera unless sooner removed appointments to fill vacancies caused by death registration or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by the expiration of terms shall be made in the same manner and shall be for a period of three years each

The second section was read as follows:

Section 2 The members of the said board before entering upon their duties shall respectfully take and subscribe the oath required by the Constitution which shall be filed in the office of Secretary of the Commonwealth who is hereby authorized to administer the same They shall have the power to elect out of their own number a president secretary and treasurer and adopt such regulations for the transaction of the business of the Board and the management of its affairs as they may deem expedient

On the question,

Will the House agree to the section?

Mr. DRINKHOUSE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 2, page 2, line 9 by insertin after the word "subscribe" the word "to"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, four, fifth, sixth and seventh sections were separately read and agreed to as follows:

Section 3 Each member of said board shall receive fifteen dollars per day when present while the board is in actual session otherwise the members of said board shall receive no salary as such except the secretary who shall receive

in addition to the said amount a salary of fifteen hundred dollars per annum which together with the actual traveling and necessary expenses of the board and its members shall be paid out of the receipts as hereafter directed

Section 4 Said board shall meet at least once every year and may also hold special meetings as frequently as the proper and efficient discharge of its duties shall require at a time and place to be fixed by the rules and by-laws of the board and the rules and by-law of the board shall provide for the giving of timely notice of all meetings to every member of the board A majority of the members shall constitute a quorum for the transaction of business Said board is hereby authorized to adopt and use a common seal

Section 5 Before any person excepting those already authorized by prior legislation shall hereafter engage in the business or profession of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in his or her own name and on his or her own account in this Commonwealth such person shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board If the board shall find upon due examination that the applicant is of good moral character possessed of an education which shall equal at least two years of high school work possessed of skill and knowledge of the said business or profession of undertaking shown by a practical demonstration of embalming before said board and has a reasonable knowledge of sanitation preservation of the dead disinfecting the bodies of deceased persons the apartment clothing and bedding in cases of death from infections or contagious diseases and has had practical experience in the business or profession of undertaking for two years continuously with a licensed undertaker or undertakers as an undertaker's student as provided in section eight of this act the board shall issue to said applicant upon payment of a fee of twenty-five dollars a license to practice such business or profession of undertaking and shall register such applicant as a duly licensed undertaker

Said board shall at any time revoke any license theretofore granted on proper cause and after full hearing of all the parties in interest Said board shall investigate any report of violation of the provisions of this act which shall be submitted upon affidavit to the said board by two or more duly licensed undertakers

Such license shall be signed by a majority of the board and attested by its seal Any person obtaining a license under this act shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business or profession and shall display said license in a conspicuous place in the office of the place of business of such licensee

Section 6 It shall be permissible under the provisions of this act for two or more duly licensed undertakers to practice the calling or profession of undertaking jointly as a firm or co-partnership in which each member of said firm or co-partnership is a duly licensed undertaker but no corporation or other organization shall hereafter be granted a license to engage in the business or profession of undertaking

No person or organization shall be entitled to engage in the business or profession of undertaking in this Commonwealth after this act shall go into effect except such person or persons as are duly licensed by said board and firms or co-partnerships in which each member thereof is a duly licensed undertaker and such persons and corporations as shall have been authorized by previously existing legislation

Section 7 Every person registered as a licensed undertaker shall annually hereafter during the month of January in each and every year cause his or her certificate to be recorded in the office of the State Board of Undertakers for which annual registration the said licensed undertaker shall pay a fee of two dollars The said board on or before the first day of November of each year shall mail to every person registered as a licensed undertaker a blank application for registration Upon receipt of such application blank each licensed undertaker shall fill in such information as the board may deem necessary and forward the same to the said board together with the aforesaid fee

Any licensed undertaker who shall neglect in January of any year hereafter to register as herein provided shall at the discretion of said board forfeit his or her license and if permitted to register at a later time shall pay to said board a penalty of ten dollars

The eighth section was read as follows:

Section 8 Every person employed as an undertaker's student shall be registered by his or her employer with the State Board of Undertakers annually in such manner as may be provided by said board and a fee of one dollar shall be paid for each annual registration The secretary of said board shall keep a separate register for undertaker's students recording name age residence where they attended school and such other information as the board may desire Should a registered undertaker's student for any reason leave the employ of such undertaker and accept employment as a student to any other undertaker the then employing undertaker shall immediately re-register said undertaker's student and an additional fee of one dollar shall be paid for said re-registration and the regular annual registration as may be provided by said board as aforesaid shall continue and a fee of one dollar shall be paid for each annual registration When any undertaker's student leaves his or her employer or ceases to be a student the employer shall report such fact to the board Any licensed undertaker who fails to comply with these requirements may be summoned before the board and if found guilty he or she may be fined at the option of the board

The term "Undertaker's Student" within the meaning and intent of this act designates an assistant of a duly licensed undertaker who may be registered as herein provided in order to qualify for future examination before the said board as provided for in section five of this act

Absence of two years' registration as an undertaker's student as provided for in section five of this act during the first two years after the passage of this act shall not disqualify an applicant for license if he or she meets all other requirements

On the question,

Will the House agree to the section?

Mr. DRINKHOUSE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 8, page 6, line 6 by striking out the word "undertaker's" and inserting in lieu thereof "undertakers"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth tenth eleventh twelfth thirteenth and fourteenth sections and titles were separately read and agreed to as follows:

Section 9 Any person shall be regarded as engaging in the business or profession of an undertaker within the meaning and intent of this act who shall designate himself or herself as "Undertaker" "Undertaker and Embalmer" "Embalmer" "Funeral Director" "Mortician" or who shall in any manner whatsoever engage to take charge of dead human bodies and make preparation for final disposition with the intention of thereby serving in the business or profession of an undertaker

Any person who shall practice or hold himself or herself out as practicing the business or profession of undertaking or the care preparation disposition and burial of the bodies of deceased persons without having complied with the provisions of this act shall be guilty of misdemeanor and upon conviction thereof before any court shall be sentenced to pay a fine of not less than fifty or more than five hundred dollars or undergo an imprisonment not exceeding one year or both at discretion of the court for each and every offense Provided That nothing contained in this act shall be construed to apply to bona fide employes of a duly licensed undertaker or to persons engaged simply as layers-out or shrouders of the dead or to the employes of any cemetery or crematory whose duties or business extend no further

Section 10 No provision of this act shall interfere with the business of disposing of dead human bodies by the commissioned medical officers of the army of the United States or by persons engaged in the United States Marine Hospital service or to the disposition of dead human bodies lawfully placed at the service of legally organized medical or surgical institutions for the benefit of science or to the decisions and directions of the State Department of Public Health in times of actual epidemic or public calamity

Section 11 No license granted or issued under the provisions of this act shall be assignable or transferable and every such license shall specify by name the person to whom it is issued and shall designate the particular place or places at which the business shall be carried on

Section 12 All fees collected and all fines paid under the provisions of this act shall go to and be used for the purpose of the said board of undertakers to defray its necessary expenses prosecutions and violations

Section 13 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures and any balance of money remaining at the end of the year after the payment of the necessary expenses prosecutions and violations including the salary of the Secretary and the traveling and other necessary expenses of the members of the board incurred in the discharge of their duties as such in addition to the daily allowance while the board is in actual session shall be reserved by the treasurer of said board to meet the necessary expenses of ensuing years

Section 14 This act shall go into effect immediately upon its passage and all existing legislation not consistent with this act is hereby repealed

An Act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers with systematic examinations licenses and registration for all entering the business of burying the dead and penalties for violation of the provisions thereof throughout this Commonwealth and providing for the payment of the expenses thereof

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1279, as follows:

An Act to amend section three of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty) entitled "An act concerning divorces" by eliminating alias subpoenas in divorce actions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty) entitled "An act concerning divorces" is hereby amended to read as follows

Section 3 And be it further enacted by the authority aforesaid That if upon the return of the said subpoena proof shall be made that the said party could not be found in the said county [an alias subpoena shall issue returnable the first day of the next or any subsequent term and be served personally in manner aforesaid and if so served the same proceedings shall be had as are directed and authorized in the second section of this act and if on the return of the said alias subpoena proof shall be made that the party could not be found in the said county] the sheriff of the same shall cause notice to be published in one or more newspapers printed within or nearest to the said county for four weeks successively prior to the first day of the then term of said court requiring the said party to appear on the said day to answer to said complaint at which term or any subsequent term the same proceedings shall be had as are authorized and directed by the second section of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1443, entitled:

An Act requiring officers making arrests without a warrant to take the prisoner before the nearest justice of the peace or similar officer

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of every officer who makes an arrest without a warrant to take the prisoner arrested before the nearest justice of the peace or similar officer for a hearing

On the question,

Will the House agree to the section?

Mr. EDE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, line 7, by adding after the word "hearing" the following: "Provided, however, that in cities and boroughs where police courts are held, the person arrested may be taken to a police court for said hearing"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to,

The title was read and agreed to as follows:

An Act requiring officers making arrests without a warrant to take the prisoner before the nearest justice of the peace or similar officer

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1137, as follows:

An Act to further amend clause twenty-four of section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause twenty-four of section one thousand two hundred ten of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania

together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was added by section one of the act approved the twenty-eighth day of April one thousand nine hundred twenty-one (Pamphlet Laws three hundred and twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and repealing section one thousand two hundred twelve thereof" and last amended by an act approved the twenty-third day of May one thousand nine hundred twenty-three (Pamphlet Laws three hundred and twenty-eight) is hereby further amended to read as follows

Twenty-Four Boards of school directors of school districts of the second third and fourth classes are hereby authorized and directed to levy annually a tax on each dollar of the total assessment of all property assessed and certified for taxation therein to pay the minimum salaries and increments of the teaching and supervisory staff provided for herein Said tax shall not be invalidated or affected by reason of the fact that it may increase the total annual school tax levy of any school district beyond the millage fixed or limited by law Provided That in districts of the fourth class the tax herein authorized together with all other school taxes levied in the district shall not exceed thirty-five (35) mills on each dollar of the assessed valuation thereof and that in districts of the third class the tax herein authorized together with all other school taxes levied in the District shall not exceed thirty (30) mills on each dollar of the assessed valuation thereof

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1388, as follows:

An Act to amend article sixteen section three of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" providing that no councilmen shall be appointed to any office position or employment of profit under the city

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of article sixteen of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" is hereby amended to read as follows

Section 3 No person shall hold the office of councilman while holding any other office position or employment of profit under the city any department board commission or agency thereof under this Commonwealth any county city or other political subdivision thereof or under the United States except that of notary public or an office in the military or naval service of the United States or of this Commonwealth No councilman shall be [eligible] appointed to any office position or employment of profit under the city any department board commission or agency thereof during the term for which he shall have been elected as councilman

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1156, entitled:

An Act defining the powers of fire marshals in counties of the second class with regard to buildings and premises and fire hazards in connection therewith including the prescribing of rules and regulations with regard to explosives and inflammable substances Providing for the enforcement of the orders of the fire marshal providing penalties and imposing certain duties upon fire insurance companies

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That fire marshals in counties of the second class in this Commonwealth shall have the following powers to wit

(a) To enter at all reasonable times and inspect all buildings within the respective counties and where it is found that any such buildings or premises are dilapidated and hazardous (including fire ruins) endangering life and adjoining property from the fire the same are hereby declared to be a nuisance and the fire marshals of such counties shall order the same repaired if the hazardous condition can be corrected but if not then he shall order the said building or ruins removed at once or within a reasonable time thereafter according to the immediate danger existing Said notice of removal shall be served upon the owner or occupant of said building which service for the purposes herein shall be sufficient

(b) To prescribe reasonable rules and regulations governing the handling storage and selling of benzine benzole dynamite ether fireworks gasoline Greek-fire gunpowder naphtha nitroglycerine or other explosives phosphorus or petroleum or any other similar product of greater inflammability than kerosene oil of United States standard

(c) To enforce all laws ordinances rules and regulations now or hereafter enacted or adopted within said counties regarding the erection construction and repairing of buildings as the same concerns the elimination of fire hazards

(d) To regulate and prevent the overcrowding of all public places where large numbers of people congregate and if any such place is dangerous and a menace to life and property to make an order and to close the same

Section 2 If any person feels aggrieved by any order of any such fire marshals made under the provisions of this act such person may within five days after such order is given file his petition in the courts of common pleas of the proper county praying a review of such order by said court whereupon a stay of the enforcement of said order may be granted if the court so determines but said person filing said petition shall be required by said court to give a good and sufficient bond to be approved by said court in an adequate amount conditioned for the faithful and prompt prosecution of said case and the payment of all costs that may accrue thereon The court shall fix a day for hearing said appeal of which such notice shall be given to all parties interested as the court may direct The appeal may be heard before the court or before the court and a jury if the court determines a jury necessary for the determination of any questions of fact The court shall dispose of such petition as soon as possible and shall enter such order affirming modifying or reversing the order of the fire marshal as may seem just in the premises

The third section was read as follows:

Section 3 When by order of any such fire marshals or upon directions of the court of common pleas as aforesaid affirming or modifying any order as aforesaid it is directed that such a nuisance or other condition as aforesaid be removed or corrected and the owner or occupant neglects and refused to comply therewith or to actually commence correc-

tion or removal thereof as directed for a period of ten days after notice that said order has become final as aforesaid then and in such case such fire marshal shall have the right to apply by petition to the court of the common pleas of the proper county for an order directing the owner or occupant thereof to comply with said order within forty-eight hours thereafter and on default thereof the said owner or occupant as the case may be shall be considered in contempt of court for violation of the decree and order of said court and may be imprisoned by direction of said court until he is purged of such contempt. On failure and refusal of an owner or occupant to comply with the said order instead of proceeding as heretofore in this section set out any of said marshals may apply to said common pleas court for an order directing and ordering that said nuisance be abated and removed or corrected whenever the cost thereof shall be charged to and paid by the county commissioners of the county wherein said nuisance had existed. All costs so paid by the county shall be collectible from the owner of the property as debts of like amount are now by law collectible.

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 3, line 20 by striking out the word "refused" and inserting in lieu thereof "refuses"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth fifth sixth seventh sections and titles were separately read and agreed to as follows:

Section 4 When by any order of any such fire marshals or when an order is affirmed or modified by the court as herein set out a nuisance is directed to be removed or corrected and the owner or occupant thereof fails and refuses to fully comply therewith within a reasonable time after notice then such owner or occupant shall be deemed guilty of wilfully keeping and maintaining a nuisance detrimental to life and property and shall in a summary proceeding be fined not more than fifty dollars and not less than twenty-five dollars for each day such refusal continues and in default of the payment of such fine and costs shall be imprisoned one day for each dollar of fine and costs unpaid.

Section 5 It shall be the duties of all fire insurance companies doing business in said counties to report in detail immediately to such fire marshals every fire occurring in said respective counties of which they are notified before adjustment of said loss is made and upon failure to do such fire insurance companies shall be liable to a penalty of not more than fifty dollars and not less than ten dollars.

Section 6 All fines and penalties due hereunder shall be collectible at the suit of the said respective fire marshals as other fines and penalties are collectible and paid into the county treasury of said counties.

Section 7 All acts or parts of acts general special or local inconsistent herewith are hereby repealed.

An Act defining the powers of fire marshals in counties of the second class with regard to buildings and premises and fire hazards in connection therewith including the prescribing of rules and regulations with regard to explosives and inflammable substances Providing for the enforcement of the orders of the fire marshal providing penalties and imposing certain duties upon fire insurance companies.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the

Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 827, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and fourteen of article fourteen and section one thousand six hundred and five of article sixteen of an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which respectively read as follows

Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of eight and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years is required to send such child or children to a day school in which the common English branches are taught and such child or children shall attend such school continuously through the entire term during which the public elementary schools in their respective districts shall be in session Provided That the certificate of any principal or teacher of a private school or of any institution for the education of children in which the common English branches are taught setting forth that the work of the said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof Regular daily instruction in the English language for the time herein required by a properly qualified private tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools Provided further That the board of school directors in any district of the fourth class may at a meeting held at any time before the opening of the school term reduce the period of compulsory attendance to not less than seventy per centum of the school term as fixed in such district in which case however the board of school directors must at the same time fix the period for the compulsory attendance to begin"

"Section 1605 The board of school directors of each school district shall fix the date of the beginning of the school term and unless otherwise determined by the board the daily session of school shall open at nine ante meridian and close at four post meridian with an intermission of one hour at noon and an intermission of fifteen minutes in the forenoon and in the afternoon" are amended to read respectively as follows

Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of eight and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years is required to send such child or children to a day school in which the common English branches are taught and such child or children shall attend such school continuously through the entire term during which the public elementary school in their respective districts shall be in session Provided That the certificate of any principal or teacher of a private school or of any institution for the

education of children in which the common English branches are taught setting forth that the work of said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof Regular daily instruction in the English language for the time herein required by a properly qualified private tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools Provided further That the board of school directors in any district of the fourth class may at a meeting held at any time before the opening of the school term reduce the period of compulsory attendance to not less than seventy per centum of the school term as fixed in such district in which case however the board of school directors must at the same time fix the period for the compulsory attendance to begin And provided further That a child may on application of his parent or guardian be excused from public school for a period to be fixed by the board of school directors for the purpose of receiving religious instruction in schools provided by a church association of churches synagogue or association of the same a Sunday School Association or auxiliary of the same or other religious or educational organization The board of school directors shall decide for each district the hour or hours at which pupils are to be dismissed In no event shall any such instruction be given at public expense

Section 1605 The board of school directors of each school district shall fix the date of the beginning of the school term and unless otherwise determined by the board the daily session of school shall open at nine ante meridian and close at four post meridian with an intermission of one hour at noon and an intermission of fifteen minutes in the forenoon and in the afternoon Provided That nothing in this section be so construed as to prevent the board of directors of each school district from permitting the dismissal of pupils on the request of parent or guardian for a period to be fixed by the board of school directors in order that the said pupils may receive religious instruction in schools provided by a church association of churches synagogue or association of the same a Sunday School Association or auxiliary of the same or other religious or educational organization

On the question,

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 7 by inserting after the word "eleven" the following:—"Pamphlet Laws three hundred nine"

Amend section 1, page 2, line 6 by striking out the words "which respectively" and inserting in lieu thereof "is hereby amended to"

Amend section 1, page 2, line 7 by striking out all of lines 7 to 29 inclusive

Amend section 1, page 3, line 1 by striking out all of lines 1 to 16 inclusive

Amend section 1, page 5, line 10, by striking out the word "premitting" and inserting in lieu thereof "permitting"

Amend section 1414, page 4, line 21, by inserting after the word "period", the words "not to exceed one hour per week."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall

be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the title?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 3 by inserting after the word "eleven" the following:—"Pamphlet Laws three hundred nine"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1226, as follows:

An Act making the report of any board of view viewers or jury of view upon appeal to the court of common pleas prima facie evidence of benefits therein assessed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at the trial of any appeal taken to the court of common pleas from any award of benefits as assessed in or by the report of any board of view or viewers or jury of view appointed by the court of common pleas or the court of quarter sessions in any county of the Commonwealth to assess damages and benefits incidental to the exercise of the right of eminent domain the report of such board of view or viewers or jury of view as finally approved confirmed modified or changed by the court shall be prima facie evidence of the benefits therein assessed

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1151, as follows:

An Act regulating the sale offering for sale barter exchange and giving of tickets cards or other tokens evidencing the right to a reserved seat in and of admission to any theatre concert hall circus show ball-park athletic hall or field or other place of amusement and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of this act the term "place of amusement" shall mean any theatre concert hall circus show ball-park athletic hall or field or other place of amusement to which an admission is charged The term "ticket" shall mean any ticket card or other token evidencing the right to a reserved seat in and of admission to any place of amusement

Section 2 It is unlawful for the owner proprietor lessee or manager of any place of amusement or the agent of any of them to sell barter exchange or to give to any person any ticket for admission to such place of amusement unless the price of such ticket is conspicuously printed or stamped on the face thereof

Section 3 It is unlawful for any person to sell or offer to sell any ticket for a greater sum than the price printed or stamped upon the face of such ticket or to in any way change the price printed or stamped on such ticket together with any tax thereon levied under authority of law

Section 4 Any person or any member or agent of any association or copartnership or any officer director or agent of any corporation violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding six months or both

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 907, entitled:

An Act to supplment and amend an act approved the ninth day of July one thousand nine hundred and nine teen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto provid'ng for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commission in relation and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act" as amended by an act approved the twenty-sixth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and eighty-seven) and as supplemented by an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and ninety-three) providing that the Commonwealth of Pennsylvania shall bear equally with the city of Philadelphia in their share of the cost of light repair maintenance and upkeep of said bridge establishing a board of bridge control to take over the management and maintenance of the bridge upon its completion providing for the conveyance to the city of Philadelphia by the Commonwealth of Pennsylvania of land purchased taken and condemned in the city of Philadelphia for the bridge and its approaches

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and its is hereby enacted by the authority of the same That the Commonwealth of Pennsylvania shall share equally with the city of Philadelphia in their part or proportion of the cost of lighting repair maintenance and upkeep of the said bridge that is to say in that part or proportion thereof which is not borne by the state of New Jersey

On the question,

Will the House agree to the section?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 5, line 6, by striking out the word "their" and inserting in lieu thereof "its".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 That section eleven of the said act is hereby amended to read as follows

Section 11 Said bridge upon its completion shall be turned over by said joint commission to [the city of Philadelphia and such agency or agencies as shall be designated by the State of New Jersey by whom the same shall be maintained] a board of bridge control representing the Commonwealth of Pennsylvania and the city of Philadelphia and such agency or agencies as shall be named and designated by the State of New Jersey by which bodies acting jointly the said bridge shall be controlled managed and maintained The said board of bridge control shall consist of the State Commissioner of Highways of the Commonwealth of Pennsylvania another member to be appointed by the Governor of the Commonwealth of Pennsylvania the Director of Public Works of the city of Philadelphia and the president of the council of the city of Philadelphia Upon the turning over of the completed bridge by the Delaware River Bridge Joint Commission to the aforesaid board of bridge control and a corresponding agency to be designated by the State of New Jersey the said board of bridge control acting jointly with the aforesaid agency of the State of New Jersey is hereby authorized and empowered to take over the control management operation maintenance upkeep and lighting of said bridge with full power and authority to do any and all things necessary to carry out and effectuate the power and authority hereby extended and granted or heretofore extended and granted to the Delaware River Bridge Joint Commission under and by authority of the act of July thirteenth one thousand nine hundred and twenty-three (Pamphlet Laws one thousand ninety-three) entitled "A supplement to the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" as amended by an act approved the twenty-sixth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred eighty-seven) extending the power and authority of the Delaware River Bridge Joint Commission and its successors to provide for equipment of the Delaware River bridge with facilities for railway railroad motor bus vehicles or other means of transportation also for telegraph telephone electric or other public service facilities authorizing operation maintenance and leasing thereof providing for the fixing and collection of charges rates rentals or tolls therefor and authorizing the making of contracts or leases for use and occupation of property acquired" Any revenue which may arise from said bridge to which the Commonwealth of Pennsylvania or the city of Philadelphia is or may be entitled shall be used and applied for or toward the lighting repair maintenance and upkeep of the bridge including the payment of wages or salaries of the employees herein provided for In the event that the State of New Jersey fails to name or designate an agency to act in conjunction or cooperation with the aforesaid board of bridge control then the said bridge control as herein constituted acting alone shall have vested in it all of the power and authority hereby extended and granted or heretofore extended and granted to the Delaware River Bridge Joint Commission under and by authority of the said act of July thirteenth one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and ninety-three) Provided however That no tolls fees fares or other charges for

persons or private vehicles animal or power drawn or by any other means of private transportation shall ever be fixed established, charged and collected for the use or benefit of the Commonwealth of Pennsylvania or the city of Philadelphia or in relief of their share or part of the cost of maintaining said bridge to the end that the use and enjoyment of the said bridge shall remain forever free and open to the people and the traveling public

On the question,

Will the House agree to the section?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 5, line 23-24 by striking out the word "Commissioner" and inserting in lieu thereof "Secretary."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to,

The third, fourth, fifth, sixth and seventh sections and preamble were separately read and agreed to as follows:

Section 3 The said board of bridge control acting jointly with the corresponning agency of the State of New Jersey is hereby authorized and empowered to appoint and employ an official to be known as the superintendent of the Delaware River brigde and such assistants and employees under him as shall be necessary to attend to and look after the physical care good order and custody of the bridge

Section 4 Upon the completion of said bridge by the existing Delaware River Bridge Joint Commission the land and property purchased taken and condemned in the city of Philadelphia for the bridge and its approaches shall be transferred and conveyed to the city of Philadelphia by the Commonwealth of Pennsylvania in fee simple

Section 5 That the sum of two million five hundred thousand dollars (\$2,500,000) be and the same is hereby appropriated for the purposes enumerated in sections one and two of this act one million dollars (\$1,000,000) of which shall be available during the year beginning June first one thousand nine hundred nad twenty-five and ending May thirty-first one thousand nine hundred and twenty-six and one million five hundred thousand dollars (\$1,500,000) shall be available during the year beginning June first one thousand nine hundred and twenty-six and ending May thirty-first one thousand nine hundred and twenty-seven before use can be made of the funds herein appropriated the city of Philadelphia shall make available for the purposes herein set forth an equal amount of money and for every appropriation hereafter to be made by the Commonwealth of Pennsylvania under the authority of this act the city of Philadelphia shall make available for the same purposes an equal amount Said moneys contributed or made available by the Commonwealth of Pennsylvania shall be disbursed to the director of public works of the city of Philadelphia by the State Treasurer on warrants to be drawn by the director public works of the city of Philadelphia on the Auditor General of the Commonwealth of Pennsylvania and payable on vouchers submitted to him by the director of public works of the city of Philadelphia and it shall thereupon be the duty of the State Treasurer to pay said warrants

Section 6 If any part or parts of this act shall be declared to be invalid or unconstitutional the remainder of the act shall stand

Section 7 All acts or parts of acts inconsistent herewith are repealed

Whereas The Delaware River Bridge Joint Commission established by an act of Assembly approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by

the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" is engaged under the authority of the said act in constructing the Delaware River Bridge across the Delaware River connecting the cities of Philadelphia and Camden and the States of Pennsylvania and New Jersey which bridge upon completion under the authority of the said act of July ninth one thousand nine hundred and nineteen is to be turned over (under section eleven of said act) by the said Joint Commission to the city of Philadelphia and such agency or agencies as shall be designated by the State of New Jersey by whom the same shall be maintained and

Whereas Said bridge will constitute part of the highway system of the Commonwealth of Pennsylvania to be used and traveled by citizens and residents from all parts of the Commonwealth therefore

The title was read as follows:

An Act to supplement and amend an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" as amended by an act approved the twenty-sixth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and eighty-seven) and as supplemented by an act approved the thirteenth day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and ninety-three) providing that the Commonwealth of Pennsylvania shall bear equally with the city of Philadelphia in their share of the cost of light repair maintenance and upkeep of said bridge establishing a board of bridge control to take over the management and maintenance of the bridge upon its completion providing for the conveyance to the city of Philadelphia by the Commonwealth of Pennsylvania of land purchased taken and condemned in the city of Philadelphia for the bridge and its approaches

On the question,

Will the House agree to the title?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 6 by striking out the word "Pennsylvania" and inserting in lieu thereof "Pennsylvania."

Amend title page 2, line 14 by striking out the word "their" and inserting in lieu thereof "its."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time

and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1446, as follows:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of this Commonwealth where dwellings are erected on corner lots at the intersection of two streets neither of which is less than twenty feet in width the legal open space required for dwellings may be encumbered in whole or in part by structures not exceeding one story or fifteen feet in height provided such structures do not diminish the light of any room in the dwelling below that required for tenement houses in section twelve of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith" and further provided that every room in such structures also complies with the above provisions

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1421, (Senate Bill No. 565), entitled:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or Commonwealth of the United States and to any county city borough township or other organized subdivision of any state or commonwealth of the United States And to any institution maintained by or receiving aid from any State or Commonwealth of the United States or any organized sub-division thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1407, (Senate Bill No. 363), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and

purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by giving employees certain additional service credit changing the rules relating to the State annuity and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1101, (Senate Bill No. 381), entitled:

An Act authorizing the Auditor General State Treasurer and Secretary of Internal Affairs without the approval of the Attorney General to employ attorneys to conduct the legal affairs of their respective departments prescribing their powers and duties and providing for their compensation

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1302, (Senate Bill No. 466), entitled:

A Supplement to an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" providing for the registration of apprentices in pharmacy requiring employers of such apprentices to see that they are registered and imposing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1416, (Senate Bill No. 566), entitled:

An Act authorizing and directing the Department of Welfare to pay from the manufacturing fund wages to all inmates in penitentiaries reformatories and other correctional institutions of the Commonwealth who perform labor necessary to the proper maintenance of such institutions and the inmates thereof independent of payments provided by law for inmates directly laboring on industries therein

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1254, (Senate Bill No. 493), entitled:

An Act to amend section two of the act approved the first day of June, one thousand eight hundred and eighty-three (P. L. 58), entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such buildings as may be necessary for the accommodation of the courts, and of the several officers of the county, and for the reception and safe keeping of the records and other papers in charge of such officers; and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse, when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners, then to resort to condemnation;" providing for the leasing of part of ground so obtained to municipalities for use as comfort stations.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1420, (Senate Bill No. 478), entitled:

An Act making it unlawful for any telephone telegraph or electric light company to trim trees along any public highway other than in cities of the first class without first notifying the owners of the land

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. HALL. Mr. Speaker, I move that House Bill No. 1420 (Senate Bill No. 478), be recommitted to the Committee on Judiciary Special for the purpose of amendment.

Mr. SOWERS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1253, (Senate Bill No. 492), entitled:

An Act to amend section one of an act approved the twelfth day of May, one thousand eight hundred and eighty-seven, (P. L. 96), entitled "A Supplement to an act, entitled 'An act supplementary to an act relative to burial grounds and cemeteries situated in incorporated boroughs,' approved the nineteenth day of May, one thousand eight hundred and seventy-four, changing the title of said act, and authorizing the court to make orders and decrees required by the act, and to enforce the same by process, approved the thirteenth day of May, eighteen hundred and seventy-six, further empowering the courts to direct removal of remains in boroughs, cities, and towns from burial grounds where interments have ceased or have become so neglected as to become a public nuisance, or such remains interfere with the improvements, extensions, and interests of such cities, boroughs, or towns," as amended; providing that such removal may be authorized when such land is desired by said municipalities for opening, laying out or extending streets or establishing playgrounds or recreation centers.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1294, (Senate Bill No. 125), entitled:

An Act to further amend clause (b) of section thirty-five, of the act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 447), entitled "An act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates, including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents; by extending the statutes of limitations in actions against decedents' estates.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1410, (Senate Bill No. 465), entitled:

An Act to amend sections four five eight and fifteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1303, (Senate Bill No. 468), entitled:

An Act to provide for a second additional law judge of the court of common pleas of the Fourteenth Judicial District

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1278, as follows:

An Act to repeal an act approved the tenth day of April one thousand eight hundred and seventy-three (Pamphlet Laws six hundred) entitled "An act in relation to legal advertisements in the county of Lycoming"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the tenth day of April one thousand eight hundred and seventy-three (Pamphlet Laws six hundred) entitled "An act in relation to legal advertisements in the county of Lycoming" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1357, as follows:

An Act for the distribution by the Commonwealth and counties to townships and school districts of moneys received from the United States from Forest Reserves within the Commonwealth

Whereas By the provisions of the act of May twenty-third one thousand nine hundred and eight of the United States it is provided that twenty-five per centum of all money received from each Forest Reserve during any fiscal year shall be paid at the end thereof by the Secretary of the Treasury to the State or Territory in which said Reserve is situated to be expended as the State or Territorial Legislature may prescribe for the benefit of the public schools and public roads of the county or counties in which the Forest Reserve is situated therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all moneys heretofore or hereafter paid to the Commonwealth by the Secretary of the Treasury of the United States under the provisions of the aforesaid act shall be paid by warrant of the Auditor General on the State Treasurer to the treasurers of the several counties in which the Forest Reserve is situated in the proportion that the area of said reserve in the respective counties bears to the area of the reserve within the Commonwealth

Section 2 Upon the receipt of such moneys by the county treasurer three-fourths thereof shall be set apart for the benefit of the public schools and the remaining one-fourth thereof for the benefit of the public roads of the townships of the county in which any part of said reserve is situated and the said moneys shall be paid by warrant of the county commissioners to the treasurers of the several school districts and townships in which the forest reserve is situated in the proportion that the area of said reserve in the respective school districts or townships bears to the area of the reserve within the county

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 536, entitled:

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of the Commonwealth of Pennsylvania

The first section was read as follows:

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article nine section eight of the Constitution of Pennsylvania is hereby amended to read as follows

Section 8 The debt of any city borough township school district or other municipality or incorporated district except as provided herein and in section fifteen of this article shall never exceed seven (7) per centum upon the assessed value of the taxable property therein and the debt of any county except as provided in section fifteen of this article shall never exceed ten (10) per centum upon the assessed value of the taxable realty therein but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed fourteen (14) per centum upon the assessed value of the taxable realty therein nor shall any such county municipality or district incur any new debt or increase its indebtedness to an amount exceeding two (2) per centum upon such assessed valuation of taxable property or taxable realty without the consent of the electors thereof at a public election in such manner as shall be provided by law In ascertaining the borrowing capacity of the city of Philadelphia at any time there shall be deducted from such debt so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor to the extent that such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may yield or may reasonably be expected to yield revenue in excess of operating expenses for or towards the payment of the interest and sinking-fund charges thereon The method of determining such amount so to be deducted shall be prescribed by the General Assembly

In incurring indebtedness for any purpose the city of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof with provision for a sinking-fund sufficient to retire said obligations at maturity the payment to such sinking-fund to be in equal or graded annual or other periodical installments Where any indebtedness shall be or shall have been incurred by said city of Philadelphia for the purpose of the construction or improvements of public works or utilities of any character from which income or revenue is to be derived by said city or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city such obligations may be in an amount sufficient to provide for and may include the amount of the interest and sinking-fund charges accruing and which may accrue thereon throughout the period of construction and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred and said city shall not be required to levy a tax to pay said interest and sinking-fund charges as required by section ten article nine of the constitution of Pennsylvania until the expiration of said period of one year after the completion of said work

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 6 by striking out "property or taxable realty" and insert in lieu thereof the following: "realty in the case of counties or taxable property in the case of other municipalities or districts."

Amend section 1, page 2, line 8 by inserting after the word "law" the following: "but the city of Philadelphia may incur any debt or increase its indebtedness to an amount not exceeding three per centum of the valuation of taxable realty in said city without the consent of the electors."

On the question,

Will the House agree to the amendments?

They were agreed to,
On the question,
Will the House agree to the section as amended?
It was agreed to.
The title was read and agreed to as follows:

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1381, as follows:

An Act validating certain seated tax sales held by the county treasurer in counties of the eighth class made pursuant to the provisions of section forty-one of an act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred eighty-six) entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" and the amendments thereto and validating treasurer's deeds delivered in pursuance of such sale

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all tax sales heretofore held by any county treasurer of the eighth class within this Commonwealth of seated lands for unpaid taxes under section forty-one of an act entitled "An act to reduce the state debt and to incorporate the Pennsylvania canal and railroad company" approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred eighty-six) and under the acts amendatory thereof be and the same are hereby ratified confirmed and made valid notwithstanding the fact that no demand by the collector for the payment of the tax was made on the owner individually provided four years have elapsed since the date of said sale and the other necessary steps leading up to said sale were regular

All deeds acknowledged and delivered by the county treasurer by virtue of said seated tax sales are hereby made valid four years after the date of said tax sales provided there has been no redemption of the land sold and provided further that all the other requirements of the law concerning such tax sales and the acknowledgement and delivery of deeds for the land sold at said sales have been complied with

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1161, as follows:

An Act validating certain assessments in townships of the first class heretofore made for the cost of the construction of sewers and extensions thereto and providing for the collection of such assessments and the filing of municipal claims therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore the commissioners of any township of the first class have required by ordinance and have caused to be constructed therein pursuant to such ordinance and have caused extensions to said sewers to be constructed which extensions were not included in any ordinance under the impression that no ordinance was necessary for the construction of such extensions and whenever the commissioners of any such township have

adopted an ordinance assessing and have actually assessed all the property abutting on the line of any such sewer so constructed and even though the work on such sewers was not completed or finished until after the date specified in the ordinance assessing the cost of the sewer or portion thereof upon the property bounding and abutting on the line of said sewer and whenever by reason of the construction of any sewer or sewers in any township of the first class without the passage of a proper or valid ordinance therefor or the completion of the work of construction thereof after the time specified in the ordinance assessing the cost of construction of such sewer upon the property abutting thereon or for any other reason the cost of such improvement or portion thereof actually assessed was not legally assessed upon such property then by this act said assessments heretofore made are hereby validated ratified and confirmed and the commissioners of any such township may proceed at any time within six months after the passage of this act with the collection of such assessments in the manner provided by law for the collection of sewer claims in townships of the first class In case such assessments are not paid by the owners of the property abutting along the line of said sewer the commissioners of the township may at any time within six months after the passage of this act cause liens to be filed for such assessments in the office of the prothonotary of the county and such liens shall be entered preserved and collected in the same manner as is now provided by law for the entry revival and collection of municipal claims

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1425, as follows:

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person copartnership association corporation or organization shall wilfully display in or on any public building or on any street avenue or public highway any time measuring instrument or device which is calculated or intended to furnish time to the general public set or running so as to indicate intentionally or indicating intentionally any time other than the standard of time as defined by the act approved the third day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred twenty-nine) entitled "An act to amend section one of an act approved the thirteenth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws twenty-one) entitled 'An act for the establishment of a uniform standard of time throughout the Commonwealth' prohibiting the adoption of other standards of time"

Section 2 No person copartnership association corporation or organization engaged in the business of furnishing time for hire by means of any mechanical device or a part of whose business it is to inform others what the correct time may be shall wilfully or knowingly furnish indicate or inform any customer subscriber or inquirer any time other than such standard time

Section 3 Any person or any officer of any corporation or organization or association violating any provision of this act shall upon summary conviction be fined not more than one hundred dollars and in default of the payment of such fine and costs of prosecution to undergo imprisonment in the county jail for ten days

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 977, entitled:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties" which was last amended by the act approved the fourth day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and eighty-three) entitled "An act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled 'An act authorizing the employment of stenographers by the district attorney of certain counties as amended'" is hereby further amended to read as follows

Section 1 Bt it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorneys of any county which shall have less than two hundred and fifty thousand inhabitants and more than one hundred thousand inhabitants may employ a stenographer as an assistant in his office at a salary not to exceed [sixteen] sixteen hundred dollars per year and when such stenographer performs the services of an indictment clerk at a salary not to exceed twenty-five hundred dollars per year either to be paid in the same manner that other county officers are paid

On the question,

Will the House agree to the section?

Mr. FRYE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 8 by striking out the word "attorneys" and inserting in lieu thereof "attorney"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1348, entitled,

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and seventy-

nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for or undertaking to dispose of inviting offers for or inquiries about or dealing in any manner in securities defined herein conferring powers and imposing duties on the Commissioner of Banking and otherwise providing for the administration of this act prescribing penalties and making an appropriation" exempting building and loan associations banks savings banks and trust companies from the provisions of the act

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and seventy-nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for or undertaking to dispose of inviting offers for or inquiries about or dealing in any manner in securities defined herein conferring powers and imposing duties on the Commissioner of Banking and otherwise" providing for the administration of this act prescribing penalties and making an appropriation" is hereby amended to read as follows

The second section was read as follows:

Section 2 The following terms shall unless the context text otherwise indicates have the following respective meanings

(a) The terms "security" or "securities" shall include any bond stock certificate under a voting trust agreement treasury stock note debenture certificate in or under a profit-sharing or participation agreement subscription or reorganization certificate oil gas or mining lease or certificate of any interest in or under the same evidence of indebtedness or any certificate or instrument representing or secured by an interest in the capital assets or property of any corporation unincorporated organized association trust or public corporation or body or any other instrument commonly known as a security

(b) The term "company" shall include a corporation part-stock company partnership association company syndicate trust incorporated or unincorporated heretofore or hereafter formed under the laws of this State or any other State or Territory of the United State or any foreign state or country as used herein the term "trust shall be deemed to include a common law trust but shall not include a trust created or appointed under or by virtue of a last will and testament or by a court of law or equity

(c) The term "dealer" shall include every person or company other than a salesman who engages for profit in this State either for all or part of his time directly or through an agent in selling offering for sale or delivery or soliciting subscriptions to or orders for or undertaking to dispose of or invite offers for or inquiries about or dealing in any manner in any security or securities within this State Provided however That building and loan associations organized under the laws of this State in the issuance and sale of their own stock shall not be held to be a "dealer" within the meaning of this act

None of the following transactions shall constitute the person or company engaging therein a "dealer" within the meaning of this act that is to say a sale offer for sale solicitation subscription invitation dealing in or delivery

One Of a security issued or guaranteed by any of the following the United States of America or a State Territory insular possession political subdivision or agency thereof the District of Columbia a national bank corporation created or acting as an instrumentality of the Government of the United States pursuant to the authority of Congress or a bank savings bank or trust company organized under the laws of this State

Two At any judicial executor's administrator's guardian's committee's or conservator's sale or at any sale by a receiver or trustee in insolvency or bankruptcy

Three In an isolated transaction in which any security is sold or offered for sale subscription or delivery by the owner thereof or by his representative or agent for the

owner's account such sale or offer for sale subscription or delivery not being made in the course of repeated and successive transactions of a like character by such owner or on his account by such representative or agent and such owner or representative or agent not being the underwriter of such security

Four By or for the account of a pledge holder or mortgagee selling or offering for sale or delivery in the ordinary course of business to liquidate a bona fide debt a security pledged in good faith as security for such debt

Five To any bank savings institution or trust company created under the laws of this Commonwealth or to any person or company registered under the provisions of this act

Six Wherein the securities disposed of consist exclusively of unsecured commercial paper

Seven Wherein the securities disposed of consist exclusively of mortgages upon real or personal property situated in Pennsylvania and the entire mortgage is sold or transferred with the note or notes secured thereby

Eight Wherein the issuer a company organized under the laws of this State disposes of its own securities in good faith and not for the purpose of avoiding the provisions of this act for the sole account of the issuer without any commission or fee and at a total expense of not more than three per centum of the proceeds realized thereon and where no part of the issue is used directly or indirectly in payment for patents services good will or for property located outside of this State Provided however That building and loan associations organized under the laws of this State in the issuance and sale of their own stock whether with or without expense of any commission or fee shall not be deemed to be a "dealer" within the meaning of this act

Nine Wherein the securities are the securities of any corporation organized under the laws of this State whose authorized capital stock added to its other outstanding securities does not exceed twenty-five thousand dollars (\$25,000) shares of stock without nominal or par value being considered for the purpose of this act to be of one hundred dollars (\$100) each and such securities are issued and disposed of for the sole account of the issuer in good faith and not for the purpose of avoiding the provisions of this act

Ten In the original issuance and sale by any corporation organized under the laws of this State of its stock issued in good faith and not for the purpose of avoiding the provisions of this act for the sole account of the issuer so long as the number of stockholders of said corporation does not exceed twenty-five (25) and the securities are issued and disposed of without the use of advertisements circulars agents salesmen solicitors or any form of public solicitation

Eleven The distribution by a corporation of capital stock bonds or other security to its stockholders as stock dividend or other distribution out of earnings or surplus or the issue of securities to the security holders or other creditors of a corporation in the process of a bona fide reorganization of such corporation made in good faith either in exchange for the securities of such security holders or claims of such creditors or partly for cash and partly in exchange for the securities or claims of such security holders or creditors or the issue of increased capital stock of a corporation sold or distributed by it entirely among its own stockholders

Twelve The transfer or exchange by or on account of one corporation to another corporation of their own securities in connection with a proposed consolidation or merger of such corporation

(d) The term "salesman" shall except as provided in section four include every person or company employed or appointed or authorized by a dealer to sell offer for sale or delivery or solicit subscriptions to or orders for or dispose of inquiries about or deal in any manner in securities within this State [whether by direct act or through sub-agents]

(e) The term "commissioner" shall mean the Commissioner of Banking of the Commonwealth of Pennsylvania

(f) The terms "fraud" "fraudulent" or fraudulent practice" shall include any misrepresentation in any manner of a relevant fact not made honestly and in good faith any promise or representation or predication as to the future not made honestly and in good faith or an intentional failure to disclose a material fact the gaining directly or indirectly through the sale of any security of an underwriting or

promotion fee or profit selling or managing commission or profit so gross and exorbitant as to be unconscionable and fraudulent and any scheme device or other artifice to obtain such a profit fee or commission Provided however That nothing herein shall limit or diminish the full meaning of the terms "fraud" and "fraudulent" as applied or accepted in courts of law or equity

On the question,

Will the House agree to the section?

Mr. STADLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 6, line 21, by striking out the word "corporation" and inserting in lieu thereof "corporations".

Amend section 2, page 6-7 lines 29 & 1 by striking out the word "commissioner" which precedes the words "of Banking" and inserting in lieu thereof "Secretary".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and seventy-nine) entitled "An act for the registration and regulation of certain individuals and entities selling offering for sale or delivery soliciting subscriptions to or orders for an undertaking to dispose of inviting offers for or inquiries about or dealing in any manner in securities defined herein conferring powers and imposing duties on the Commissioner of Banking and otherwise providing for the administration of this act prescribing penalties and making an appropriation" exempting building and loan associations banks savings banks and trust companies from the provisions of the act

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 181, entitled:

An Act concerning the Flag of the United States of America and other flags and revising amending consolidating and changing the law relating thereto

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth and sixteenth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the words "flag" "standard" "color" "ensign" or "shield" as used in this act shall include any flag standard color ensign or any picture or representation of either thereof made of any substance or represented on any substance and of any size evidently purporting to be either of said flag standard color or ensign of the United States of America or of this state or a picture or a representation of either thereof upon which shall be shown the colors or any color or any combination of colors or either the stars or the stripes or the stars and the stripes in any number of

either thereof or anything which the person seeing the same without deliberation may believe the same to represent the flag colors standard ensign or shield of the United States of America or of this state

Section 2 The standard United States flag or the standard flag of the United States of America required to be displayed by the provisions of this act shall be the standard flag of the United States of America of a size not less than fifty-two inches by sixty-six inches reasonably clear and in good repair

Section 3 No person shall in any manner for exhibition or display

(a) Place or caused to be placed any word figure mark picture design drawing or advertisement of any nature upon any flag standard color ensign or shield of the United States of America or of this State or authorized by any law of the United States of America or of this State or

(b) Expose to public view any such flag standard color ensign or shield upon which shall have been printed painted or otherwise produced or to which shall have been attached appended affixed or annexed any such work figure mark picture design drawing or advertisement or

(c) Expose to public view for sale manufacture or otherwise to sell give or have in possession for sale for gift or for use for any purpose any substance being an article of merchandise or receptacle or thing for holding or carrying merchandise upon or to which shall have been produced or attached any such flag standard color ensign or shield in order to advertise call attention to decorate mark or distinguish such article or substance

Section 4 No person shall mutilate deface defile trample upon or by word or act cast contempt upon any such flag standard color ensign or shield nor upon the flag of any recognized friendly foreign nation whether such flag standard color ensign or shield be public or private property

Section 5 No red flag black flag and no banner ensign or sign having upon it any inscription opposed to the organized government or which is sacrilegious or which may be derogatory to public safety or morals or is not the intended insignia of an existing form of government recognized as a friendly foreign nation shall be carried or displayed in any public meeting gathering procession or parade

Section 6 No owner proprietor or lessee of any hall place of amusement auditorium tent or room used for the entertainment of the public for public gatherings or public meetings shall permit the holding of any entertainment public gathering or public meeting unless the standard flag of the United States of America shall be publicly displayed in such hall place of amusement auditorium tent or room and no person or persons directly or indirectly in charge of any entertainment public gathering or public meeting public parade on any public street or highway or lot or tract of land in the city borough town or township shall proceed with the holding of any such entertainment public gathering or public meeting public parade unless the standard flag of the United States of America reasonably clean and in good repair shall be publicly displayed at such entertainment gathering or meeting or the head of such public parade or in such position as may be required by the U. S. military regulations

This section shall not apply to churches auditoriums or rooms used by congregations as places of religious worship

Section 7 The standard flag of the United States of America shall be raised at or over the capitol buildings and the main administration buildings of all States institutions and over all county city and borough buildings and over all memorials halls and public parks at all times between sun rise and sun set except on Sundays and the custodian of each such building hall or public park is hereby charged with the enforcement of the provisions of this section

Section 8 No flag other than that of the United States of America shall be displayed upon any public building or at any public gathering unless there shall be displayed with it a flag of the United States of America of equal size except the flag of Pennsylvania on any public building in this Commonwealth the flag of any county city borough or other municipality on the public buildings of any county city borough or other municipality of the State and the flag of any foreign power on any building occupied by a duly accredited minister or consul or representative of such foreign power

Section 9 The county commissioners of each county shall provided flags on each Memorial Day with which to

decorate the graves of all honorably discharged soldiers sailors and marines buried within the county The flags to be used for said purposes shall be of uniform size and shall be purchased at the expense of the county from moneys in the county treasury

The said flag shall be furnished to various war veterans' organizations or duly constituted organizations or committees representing the memorial work of such organizations in such numbers as they shall require for their respective communities

The moneys expended by any county under the provisions of this act shall be in addition to moneys now required by law to be appropriated by counties for Memorial Day purposes

Section 10 The Board of commissioners of each county shall when they are not otherwise provided purchase a standard flag of the United States of America flag staff and the necessary appliances therefor for each election district within the county which flag shall be displayed during clement weather by the election officers upon or near the polling place in each district on every general municipal primary and special election day during the hours the said polls are open During inclement weather the said flag shall be displayed within the polling place

Section 11 After the closing of the polls at each election the said flag shall be delivered by the judge of elections with the ballot box to the place provided by law for the keeping of the said ballot box and shall be there safely kept until the next election when it shall be delivered by the person charged with the delivery of said ballot box to the proper polling place

Section 12 The board of school directors in each district shall when they are not otherwise provided purchase a standard flag of the United States of America flag-staff and the necessary appliances therefor and shall display said flag upon or near each public school building in clement weather during school hours and at such other times as the said board may determine

All boards of education all proprietors or principals of private schools and all authorities in control of parochial schools or other educational institutions shall display the flag of the United States of America not less than three feet in length within each school room of all school buildings under their control each day such schools are in session In all public schools the board of school directors shall make all rules and necessary regulations for the care and keeping of such flags The expense thereof shall be paid by the school district

Section 13 The Person in Charge of every public private or parochial school shall on each school day require the rendering of the following pledge to the United States flag by all the pupils attending such school who are children of American citizens "I pledge allegiance to the flag of the United States of America and to the Republic for which it stands one Nation indivisible with liberty and justice for all" While making such pledge each such pupil shall be in a standing position with the right hand over the heart at the words "to the flag" the right hand shall be extended palm upward toward the Flag and shall be held in that position until the end when the hand shall drop to the side

Section 14 This act shall not apply to any act permitted by the statute of the United States of America or by the United States army and navy regulations nor in case where the government of the United States has granted the use of such flag standard color or ensign for a specified purpose nor shall it be construed to apply to a newspaper periodical book pamphlet circular certificate diploma warrant or commission or appointment to office ornamental picture or badges or stationery for use in correspondence on any of which shall be printed painted or placed said flag or representation thereof disconnected from any advertisement for the purpose of sale barter or trade nor shall it apply to any patriotic or political demonstrations or decorations

Section 15 The Governor shall by proclamation set apart the fourteenth day of June of each year as Flag Day and shall call upon the people generally to fittingly observe said day by a public display of the flag of the United States of America and to engage in such other meetings and exercises as shall be in harmony with the purposes for which said day was so designated

Section 16 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon

conviction shall be sentenced to pay a fine not exceeding five hundred dollars or undergo imprisonment not exceeding six months or both at the discretion of the court

The seventeenth section was read as follows:

Section 17 The following acts or parts of acts are hereby repealed absolutely

The act entitled "An act to honor the United States flag as the national emblem of a free people and to protect it from domestic and foreign insult" approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred eighty-seven)

The act entitled "An act to protect the American flag from insult and degradation" approved the twenty-ninth day of April one thousand eight hundred and ninety-seven (Pamphlet Laws thirty-four)

The act entitled "An act to prevent and punish the desecration of the flag of the United States and of this State" approved the twenty-third day of May one thousand nine hundred and seven (Pamphlet Laws two hundred twenty-five)

Section six hundred and twenty-nine of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof" providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) as amended by section one of an act entitled "An act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' providing for the display of the national flag in all buildings of public and private schools" approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand eleven)

The act entitled "An act to amend an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five entitled 'An act to honor the United States flag as the national emblem of a free people and to protect it from domestic and foreign insult'" approved the twenty-seventh day of March one thousand nine hundred and thirteen (Pamphlet Laws twelve)

All other acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the section?

Mr. HORN. Mr. Speaker I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 17, page 8, line 13 by striking out the word "flag" and inserting in lieu thereof "flag".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act concerning the Flag of the United States of America and other flags and revising amending consolidating and changing the law relating thereto

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1441, (Senate Bill No. 529), entitled:

An Act providing for the assignment of deputy and assistant district attorneys to appear before the grand jury in third class counties

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1082, (Senate Bill No. 182), as follows:

An Act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following various sections of public roads shall respectively be adopted by the Commonwealth as State Highways to be constructed and maintained at the sole expense of the Commonwealth under the provisions of present or future laws governing main State Highways that is to say

Route three hundred and seventy-five beginning at a point in Lehman Township Luzerne County at the East end of the County Bridge over that portion of Harvey's Lake commonly known as the Inlet thence on the line of present State-aid road along the East shore of Harvey's Lake through Lehman Lake and Dallas Townships to Alderson thence along the North shore of Harvey's Lake to a point at the intersection with State highway route number one hundred and seventy-seven at the Lehigh Valley Railroad Picnic Ground

"Route Three Hundred and Seventy-six A certain public road beginning at station one thousand eighty-four plus ninety-two in Westmoreland County on route number one hundred eighteen between Greensburg and Washington being Rankin Cross Roads near J C Rankin and McConnell farms and extending by way of Lebanon School House and Fells Church to Elizabeth in Allegheny County" thence to West Elizabeth thence following an improved county road through the corporate limits of the city of Clairton to the corporate limits of what was formerly Wilson borough thence following the township road through the township of Jefferson to Aber School thence to the intersection of an unimproved portion of what is known as New England in Mifflin township thence to Mifflin School thence to an improved county road known as the Pittsburgh-McKeesport Boulevard and thence by way of an improved county road known as Streets Run Road to the corporate limits of Hays borough

Route three hundred and seventy-seven beginning at a point on State Highway Route number one hundred and twenty near East McKeesport thence by way of an improved county road known as Long Run Road and an improved road known as White Oak Level Road and thence along Jack's Run Road to the Henry Hoffman property leaving Jack's Run Road and passing the lands of William G Land Peter Beech and others to the Greensburg Pike designated as State Highway Route number one hundred and twenty and over said Route number one hundred and twenty to a point on the boundary line of the City of Pittsburgh

Route three hundred and seventy-eight beginning at a point at or near the residence of the late Timothy Gowan in State Highway Route number sixty-nine in South Buffalo township Armstrong County and running thence by way of McVill and Cadogan to the west end of the iron bridge crossing over the Allegheny River to Ford City thence over said bridge and connecting with State Highway Route number two hundred and three by said City

Route three hundred and seventy-nine beginning at a point at the Armstrong County end of the wagon bridge over the Kiskiminetas River at Avonmore in Kiskiminetas township

thence by the macadam road and extending on through the village of Maysville to a point at the forks of the road near Wilson's School House thence by way of McMunn farm to a point on State Highway Route number one hundred and eighty-eight on the J M Ray Est Farm

Route three hundred and eighty beginning at Osterburg in State Highway Route number forty-seven in the county of Bedford running thence by way of Imbler Weyant and Pavia

Route three hundred and eighty-one beginning at Baums-town in State Highway Route number one hundred and forty-six in Berks County and running thence across the Schuylkill River to the borough of Birdsboro and intersecting with State Highway Route number one hundred and forty-seven

Route three hundred and eighty-two beginning in the borough of Womelsdorf in State Highway Route number one hundred and forty-nine in Berks County and running thence by way of Host Rehrersburg

Route Three Hundred and Eighty-three beginning at the end of Tuckahoe Street in the Borough of Bellwood Blair County and proceeding in a northwesterly direction to a point on the dividing line between Blair and Cambria Counties and from thence to the end of a concrete county road near Blandburg Cambria County

Route Three Hundred and Eighty-four beginning at Roaring Spring On Route Two Hundred and Eighty-six in Blair County and running southerly to the Blair-Bedford County line at Potetown

Route Three Hundred and Eighty-five beginning at West Franklin in State Highway Route number two hundred and ninety-five in Bradford County and running thence by way of Creamery Station Baley's Corners Granville Center to the residence of Ely Lewis thence past the residence of R. H. Fleming to a point on State Highway route number twenty near the residence of Cola Kendall

Route Three Hundred and Eighty-six beginning at Quakertown in Bucks County at an intersection with State Highway Route number one hundred and fifty-three and running thence by way of Richlandtown Pleasant Valley Springtown Durham to Riegelsville and intersecting with State Highway Route number one hundred and fifty-six

Route Three Hundred and Eighty-seven beginning at Greensburg in Westmoreland County and running thence by way of State Highway Route number sixty-nine to Freeport in Armstrong County thence by way of Silverville-Sarverville Knox Chapel Saxonburg to Jefferson Center in Butler County

Route Three Hundred and Eighty-eight beginning at a point on the Millerstown and Culmerville improved county road in the village of Millerstown Allegheny County and proceeding in an easterly direction to the Millerstown school thence northeasterly following a township road to the intersection of township road running from McGoldbrick School thence northeasterly to township road thence southerly along said township road thence easterly intersecting with present State Highway Route number seventy

Route Three Hundred and Eighty-nine beginning on present State Highway Route number seventy-two in the borough of Etna Allegheny County and extending in a northeastwardly direction to an improved county road at a point on the dividing line between O'Hara and Shaler townships

Route Three Hundred and Ninety beginning at a point on State Highway Route number seventy-two near Talley Cavey Allegheny County thence by way of Cramer School in a general easterly direction through Hampton township to an improved county road known as the three degree and middle road

Route Three Hundred and Ninety-one beginning at a point in Versailles township Allegheny County at the intersection of the McKeesport Boulevard and the Snake Hollow Road thence along the line of the Snake Hollow Road in the direction of the Youghiogheny River to the intersection of the Said Snake Hollow Road and Walnut street

Route Three Hundred and Ninety-two beginning at the line of the City of McKeesport at the northeasterly extremity of Fifth Avenue Allegheny County thence in a general northeasterly direction along the meanders of Crooked Run through Versailles and North Versailles township to a point on the line of the borough of East McKeesport at its intersection with Fifth Avenue and being the most direct connection between Fifth Avenue McKeesport and Fifth Avenue East McKeesport.

Route Three Hundred and Ninety-three beginning at the Round Hill Presbyterian Church on present State Highway Route number two hundred and eighty-eight Allegheny Coun-

ty northeastwardly by way of the Harmony School to present State Highway Route number three hundred and thirty

Route Three Hundred and Ninety-four beginning at the head of Pangburn Run at Forward School Allegheny County thence running in a general southerly direction by way of Sun Fish Run to a point on State Highway Route number one hundred and eighty-one approximately one mile west of Allegheny-Westmoreland County line

Route Three Hundred and Ninety-five beginning at the end of brick road at Linhart Wilkins Township Allegheny County thence in a general northerly direction through Wilkins and Penn townships crossing State Highway Route number one hundred and eighty-seven to Rodi Postoffice on State Highway Route number two hundred and thirty-eight

Route Three Hundred and Ninety-six beginning on State Highway Route number two hundred and fifty-seven at a point one and one-half miles east of the Allegheny-Washington county line thence in a general southeasterly direction by way of Half Crown School and Fink Run to a point on Noblestown improved road in North Fayette township

Route Three Hundred and Ninety-seven beginning at a point on Thens Run Road in South Fayette Township at the village of Preste Allegheny County thence in a general southerly direction to a point on State Highway Route number one hundred and eight

Route Number Three Hundred and Ninety-eight beginning at the borough of Frackville in State Highway Route number one hundred and ninety-one in Schuylkill County and running thence to Fountain Springs a distance of about three miles

Route Three Hundred and Ninety-nine beginning at Heildsburg in State Highway Route number one hundred and twenty-three in Adams County and running thence by way of Bowlder to East Berlin and intersecting with State Highway Route number one Hundred and Ninety

Route Four Hundred beginning at a point about one and one-half miles west of Chambersburg on the Lincoln Highway running thence to Williamson by way of a road known as the "Warm Spring Road"

Route Four Hundred and One beginning at the borough of Houtzdale thence in a general southwesterly direction to the borough of Ramey in Clearfield County for a distance of two and five-tenths miles more or less

Route Four Hundred and Two beginning at the end of the present cement road east of Sebula thence in a northeasterly direction for two and five-tenths miles more or less to the Huston Township line in Clearfield County

Route Four Hundred and Three beginning at the end of the State road which connects with route number five hundred and seventy in Bradford township Clearfield County thence in a northerly direction three miles more or less to the village of Shawville

Route Four Hundred and Four beginning at the borough of State College on State Highway route number fifty-six thence in a northwesterly direction a distance of five miles more or less to the village of Waddles on State Highway Route number three hundred and forty-six in Centre County

Route Four Hundred and Five beginning at a point about two miles southwest of Stromstown on State Highway Route number three hundred and forty-six thence in a northwesterly direction three miles more or less to the village of Port Matilda on State Highway Route number two hundred and forty-five in Centre County

Route Four Hundred and Six beginning at end of improved concrete road in Allegheny Township near Weakland School South of Chest Springs on road leading from Route Fifty-three to Route Two Hundred and twenty-one Cambria County and thence by way of St. Augustine to Fallen Timber and intersecting with State Highway, Route Two Hundred and Thirty-four

Route Four Hundred and Seven beginning at Center Square in the borough of Middletown in Dauphin County and running thence south on Union Street to the bridge across the Swatara Creek thence to Royalton Falmouth and Collins to a point north of Bainbridge and intersecting with State Highway Route number two hundred and eighty thence over said route number two hundred and eighty to Bainbridge Square thence south through Bainbridge by way of Billmeyer and Rowena to Marietta and again intersecting with State Highway Route number two hundred and eighty thence over State Highway Route number two hundred and eighty to Columbia thence to and through Washington Boro

Route Four Hundred and Eight beginning at White Haven in the county of Carbon and running thence through Kidder township to the county line of Carbon and Monroe Counties and from thence to Blakeslee in Monroe County and intersecting with State Highway Route number one hundred and sixty-nine

Route Four Hundred and Nine beginning at a point on State Highway Route number sixty-five in Paint township Clarion County at what is known as Brenniman's Corners between Shippinville and Clarion and running thence in a general northerly direction through the village of Authurs Lucinda and Snydersburg to Leeper and intersecting with State Highway Route number two hundred and forty-eight

Route Four Hundred and Ten beginning at a point in State Highway Route number one hundred and five at Drury's Run in Clinton County and running thence to Tamarrack

Route Four Hundred and Eleven beginning at Driftwood in State Highway Route number one hundred and five and running thence by way of Hicks Run to a point on the dividing line between Cameron and Elk Counties thence by way of Bennezette Medix Run and Weedville to a point on the dividing line between Elk and Clearfield Counties and from thence to Penfield

Route Four Hundred and Twelve beginning at Elverson at the intersection of State Highway Routes numbers three hundred and seventy-two and three hundred and twenty-eight in the County of Chester and running thence by way of the Philadelphia and Lancaster Pike to the intersection of State Highway Routes numbers two hundred and forty-four and two hundred and seventy-four in Berks County

Route Four Hundred and Thirteen beginning at an intersection with State Highway Route number three hundred and sixty at Unionville Chester County and running thence through the townships of East Marlboro Newlin Pocopson to Wawasette thence over the State-aid road from Wawasette to the borough line of West Chester

Route Four Hundred and Fourteen beginning at Jerseytown in State Highway Route number two hundred and forty-nine in the county of Columbia and running thence by way of Strawberry Ridge to Washingtonville Montour County and intersecting with State Highway Route number two hundred and forty

Route Four Hundred and Fifteen beginning at South end of the Bloomsburg Bridge thence to Manville thence to Beaver Valley thence to the Schuylkill County line

Route Four Hundred and Sixteen beginning at Hogestown on State Highway Route number thirty-four in Cumberland County and running thence by way of Mechanicsburg and Nantille to Lisburn

Route Four Hundred and Seventeen beginning at Walnut Bottom in State Highway Route number thirty-five in Cumberland County and running thence by way of Stoughstown and Big Spring to Newville and intersecting with State Highway Route number one hundred and ninety-one

Route Four Hundred and Eighteen beginning at Lima on State Highway Route number one hundred and seventy-nine in Delaware County and running thence in a southerly direction to Chester Creek and crossing State Highway Route number one hundred and thirty-one and continuing to Village Green on State Highway Route number one hundred and eighty thence southwardly from Village Green by the Marcus Hook road to a point in Lower Chichester township where the said Marcus Hook Road joins or intersects with State-aid Boothwyn Road

Route number Four Hundred and Nineteen Beginning at a point on State Highway Route number one hundred and thirty-five known as Ogden's Cross Roads in Delaware County thence across the Naamans Creek connecting with the State-aid road at Chichester Cross Roads Delaware County

Route Four Hundred and Twenty beginning at Primos or Oak Avenue at the boundary line of the borough of Clifton Heights in State Highway Route number one hundred and thirty-five in Delaware County and running thence in a southerly direction to the township of Upper Darby by way of Aldan Borough Collingdale Borough Glen Olden Borough Folcroft Borough and Darby township and continuing thence along the Hook Road to an intersection with Eighty-fourth Street in the City of Philadelphia

Route Four Hundred and Twenty-one beginning at a point in Providence Avenue at the dividing line of the City of Chester and the township of Nether-Providence in the County of Delaware and running thence in a northerly direction a

distance of about four miles through the said township of Nether-Providence to the Borough of Media and intersecting with State Highway Routes numbers one hundred thirty and one hundred and thirty-one

Route Four Hundred and Twenty-two beginning at the square in the borough of Jonestown in Lebanon County on State Highway Route number one hundred and forty and running thence in a northerly direction to Shirks Corners and again intersecting with State Highway Route number one hundred and forty

Route Four Hundred and Twenty-three beginning at North Railroad Street at the Boundary of the Borough of Myerstown in Lebanon County and running thence in a northeasterly direction to Shenk's Corner to Miller's Corner to Walborn's Corner to a point in the line dividing Lebanon and Berks Counties Thence to Mt. Aetna to Zeiglers Mill corner to Route number one hundred forty-one in the village of Bethel Berks County

Route Four Hundred and Twenty-four beginning at South Railroad Street at the Boundary of the Borough of Palmyra in Lebanon County and running thence in a southerly direction to an intersection with the Lebanon County road at Harry Gingrich's Corner in Campbelltown in Lebanon County

Route Four Hundred and Twenty-five beginning at a point in the southern boundary of Richland Borough in Lebanon County near the intersection of the Schaefferstown and Sheridan roads and running thence in a southerly direction to the Erb Estate Corner to an intersection with the State Aid road at Millbach in Lebanon County

Route Four Hundred and Twenty-six beginning at the intersection of Main Street and Mount Morenci Avenue in Ridgway Borough and running North to Mount Morenci in Ridgway Township

Route Four Hundred and Twenty-seven beginning on the boundary line of the City of Meadville in Crawford County and running thence over State Highway Route number eighty-five to Porkey's Corners in Erie County and from thence by way of Ackerley Corners to a point on the Ohio State line where said line intersects the township road known as the Old State Road

Route Four Hundred and Twenty-eight beginning at the village of Pearl on State highway route number two hundred and thirty-three in Venango County and running thence by way of Bullion to Clintonville on State highway route number two hundred and eighteen

Route Four Hundred and Twenty-nine beginning in Smithfield in State Highway Route number one hundred and sixteen in Fayette County and running thence by way of Valley School Oldframe and Pleasant Hill School New Geneva to the New Geneva Ferry and from a point near the southeastern boundary of New Geneva by way of McKleerfry Coal Company Stevens Coal Company to Martin

Route Four Hundred and Thirty beginning at Waterfall Fulton county intersecting State Highway Route number one hundred and ninety-two running west to New Granada thence south through Wells township Fulton county viz Enid and Wells Tannery to the Bedford county line near Hopewell

Route Four Hundred and Thirty-one beginning at Rockhill on State Highway Route number one hundred and twenty-one Huntingdon County and running thence to Three Springs and intersecting with State Highway Route number one hundred and ninety-two

Route Four Hundred and Thirty-two beginning at Sigol Ashman's farm house in State Highway Route number one hundred and ninety-two in Huntingdon County and running thence to Saltillo and intersecting with State Highway Route number one hundred and ninety-two

Route Four Hundred and Thirty-three beginning at Cloe in State Highway Route number one hundred and eighty-nine Jefferson County and running from thence to a point on the dividing line between Jefferson and Indiana Counties and from thence to Rossiter

Route Four Hundred and Thirty-four beginning at the bridge crossing the Conemaugh River in the village of Fillmore in the township of Blacklick in Indiana County thence by way of Fillmore School House and School House No. 3 to the Blacklick Township Election House

Route Four Hundred and Thirty-five beginning at Dixonville in State Highway Route number two hundred and sixty-two in Indiana County and running thence towards Marion Center by way of Idamar and LeRayne to Lowman School House

Route Four Hundred and Thirty-six beginning at Cloe on State Highway Route number four hundred and thirty-

three in Jefferson County and running thence by way of Human to a point on the dividing line between Jefferson and Indiana Counties and from thence to McGees Mills and intersecting with State Highway Route number sixty-two in Clearfield County

Route Four Hundred and Thirty-seven beginning at a point in State Highway Route number one hundred and ninety-three about one fourth of a mile south of Okenson Post-office in Juniata County and running thence by way of Academia to a point on State Highway Route number forty-five about one half of a mile northeast of Spruce Hill Postoffice

Route Four Hundred and Thirty-eight beginning at East Salem on State Highway Route number two hundred and seventy-five in Juniata County and running thence by way of Maze to Dimmville

Route Four Hundred and Thirty-nine beginning at an intersection of State Highway Route number five at Moosic Borough Lackawanna County and running thence in a south easterly direction along Spring Brook to Round Lake thence in a southeasterly direction to Spring Brook Post-office thence to Yostville Postoffice thence to an intersection of State Highway Route number one hundred and sixty-eight at Daleville Lackawanna County

Route Four Hundred and Forty beginning at an intersection with State Highway Route number three hundred and sixty-five at a point known as Hillside Home Lackawanna County thence in a southeasterly direction to Newton Center thence southeast to Ransom Postoffice

Route Four Hundred and Forty-one beginning at a point on State Highway Route number two hundred and thirty in the county of York at the intersection of said route with the Blooming Grove road near Mummert's residence and extending to Glen Rock in the county of York by way of Blooming Grove Marburg Brodbeck's Station and Glenville

Route Four Hundred and Forty-two beginning at the limits of the City of Lancaster at Lititz Avenue and running thence to Lititz on the Lancaster Turnpike Road thence along the Lititz and Lexington Turnpike Road to Lexington Hotel thence over township road by way of Zartman's Mill to Brickerville and intersecting with State Highway Route number one hundred and thirty-seven

Route Four Hundred and Forty-three beginning at a point in State Highway Route number two hundred and eighty-five on the dividing line between Berks and Lehigh Counties and running thence through New Smithville Fogelsville Chapmans Kuhnsville and Cetronia to the boundary line of the City of Allentown

Route Four Hundred and Forty-four beginning at a point on State Highway Route number eighty-one in the county of Lawrence and running thence by way of Edenburg and Hillsville to the Ohio State line

Route Four Hundred and Forty-five beginning at the borough of South Heights in the County of Beaver thence by way of the Village of Hopewell on State Highway Route number seventy-six the Village of Grango the new gasoline plant the Village of Bocktown over the Bocktown Bridge by the farm of Mrs. Thomas Butler by Gorsuch School House the residence of I N McElheny the Mt Olivet Church by Pittsburgh Grade Road to the village of Mechanicsburg and intersecting with State Highway Route number one hundred and fifteen

Route Four Hundred and Forty-six beginning at the east end of the concrete of State Aid Application Number two thousand ten in Perry Township and extending to a point on Route Two Hundred and Ninety-four in Sandy Lake Borough thence via Route Two Hundred and Ninety-four to a point at the intersection of Routes Two Hundred and Ninety-four and Two Hundred and Eight in Sandy Lake Borough a distance of approximately seven miles

Route Four Hundred and Forty-seven beginning at State Highway Route number eighty-three west of Conneaut Lake Borough in Crawford County and thence running northerly by Conneaut Lake Park and connecting with State Highway Route number two hundred and ninety-five at a point south from the village of Harmonsburg a distance of approximately three and one-half miles

Route Four Hundred and Forty-eight beginning at State Highway Route number two hundred at Navy's Corners extending in a southerly direction through Richmond Township a distance of approximately two and three-tenths miles to South Richmond Church thence in a southerly direction through Steuben Township and the Borough of Townville to the east boundary of said Borough a distance of approximately three and five-tenths miles thence southerly through

Morehead Corners to the Borough of Townville and connecting with Titusville improved highway in said Borough a distance of approximately eight and eight-tenths miles

Route Four Hundred and Forty-nine beginning at a point on State Highway Route number two hundred and fifty near the residence of George Burger and station number six hundred ten on said route north of the borough of York Haven in the county of York and extending thence to the square in the borough of Goldsboro in the county of York by way of Cly

Route Four Hundred and Fifty beginning at East Ararat in Susquehanna County on State Highway Route number two hundred and ninety-six thence through Orson Poyntelle Lake Wood and Preston Park Wayne County intersecting with State Highway Route number three hundred and sixty-five

Route Four Hundred and Fifty-one beginning at a point in State Highway Route number two hundred and sixty-eight at Dry Tavern and running thence by way of Carmichaels Paisley Sugar Grove Church Ramseys Cross Roads Monanghela Hill Cemetary Old Glass Works Greensboro Penn Pitt Coal Company Palond Station Dilliner and Derr Brothers farm to the West Virginia State' line at Rosedale

Route Four Hundred and Fifty-two beginning at a point on State Highway Route number ninety-three in the Borough of Tidioute in Warren County and running thence through Triumph and Deerfield Townships to a point on State Highway Route number eighty-nine above the Town of Newton

Route Four Hundred and Fifty-three beginning on State Highway Route number three hundred and three north of bridge spanning Laurel Run east of Opp's Store on State Highway Route number three hundred and three thence east by the Ellis farms and Glenn School House connecting with State Highway Route number two hundred and forty-nine near Exchange Montour County three miles in Lycoming County two miles in Montour County direct route leading from Opp's Store to Exchange

Route Four Hundred and Fifty-four beginning at a point on State Highway Route number twenty-seven at or near the Laurelton State Village Hartley Township Union County and extending in a general southerly direction through the Village of Laurelton to Glen Iron Station on the Lewisburg and Tyrone Railroad in said township

Route Four Hundred and Fifty-five beginning at Broad Street in Selinsgrove in State Highway Route number twenty-five in Snyder County and running thence through Kratzerville to New Berlin in Union County a distance of about ten miles and intersecting with State Highway Route number twenty-seven

Route Four Hundred and Fifty-six beginning at the Borough of Central City in the County of Somerset and from thence in a southerly direction to the Borough of Shanksville in Stony Creek Township in said County a distance of approximately eight miles

Route Four Hundred and Fifty-seven beginning at Drumgold on State Highway Route number forty in the County of Perry and running thence in a westerly direction through the township of Carroll and Tyrone to the Borough of Landisburg and intersecting with State Highway Routes numbers one hundred and ninety-one and three hundred and five

Route Four Hundred and Fifty-eight beginning at Newfoundland in Wayne County on State Highway Route number one hundred and seventy-one thence through Panther Greene Township Pike County through German Valley to Canadensis intersecting with State Highway Route number three hundred and twenty-four

Route Four Hundred and Fifty-nine beginning at the south end of Market Street in the Borough of Shamokin Northumberland County and running thence by way of Burnside and Gowen City to Line Mountain

Route Four Hundred and Sixty beginning at a point in State Highway Route number two hundred and forty near Dewart in the County of Northumberland and running thence to Allenwood in Union County and intersecting with State Highway Route number one hundred and seventy-six

Route Four Hundred and Sixty-one beginning on State Highway Route number one hundred and sixty-seven at Marshalls Creek Monroe County thence southerly along said Creek by way of Yettters John Yeisley place the Peter Piper place intersecting with the county road at north Water Gap then starting at said County road at Shawnee thence by the William Herman place to intersection of State Highway Route number one hundred and sixty-seven

Route Four Hundred and Sixty-two beginning at a point

at the intersection of the Royersford-Trappe Road in the County of Montgomery with State Highway Route number one hundred and forty-six known as the William Penn Highway thence along said Royersford-Trappe Road in a southeasterly direction to Edwin Smith's Corner thence in a northwesterly direction to David Funk's corner thence in a southwesterly direction to Hartzel's corner thence in a northwesterly direction to the boundary line of Limerick Township thence in a northwesterly direction to the public road known as Walnut Street thence in a northerly direction along the road known as Lewis's Road thence in a northerly direction to Hallman's corner and there intersecting the State road leading to the Village of Linfield thence over said State road in a westerly direction through the village of Linfield to the easterly end of the Schuylkill Bridge across the river thence across said bridge to the township of East Coventry in the county of Chester in a southerly direction along the public road leading to the Village of Parkersford and there intersecting with State Highway Route number two hundred and one

Route Four Hundred and sixty-three beginning at a point on route one hundred and ninety-eight about one-quarter of a mile west of the Borough of Lansdale on the boundary line between Towamencin and Upper Gwynedd townships in the County of Montgomery running thence southwesterly and crossing the Sumneytown turnpike road and Morris Road to route number one hundred and ninety-seven at Center Point thence continuing in said southwesterly direction and continuing on through the Township of Worchester crossing the Germantown Pike at Fairview Village to the junction of this road with Route Number One Hundred and Forty-six at Trooper thence continuing along Route Number One Hundred and Forty-six in a southerly direction about a quarter of a mile through Lower Providence Township to the boundary line of Lower Providence Township with West Norristown Township thence in a southwesterly direction along the road dividing Lower Providence and West Norristown Townships to the Schuylkill River and crossing the Schuylkill River over the bridge between Betzwood and Port Kenedy and on through Upper Merion Township to Route Number Two Hundred and one at Valley Forge Park and the road from Hatboro to Ivyland

Route Four Hundred and Sixty-four beginning at St Nicholas in State Highway Route number two hundred and ninety in Schuylkill County and running thence to Maizeville a distance of about two and three-tenths miles and from thence to Shenandoah and there intersecting with State Highway Route number two hundred and ninety

Route Four Hundred and Sixty-five beginning at the Borough of Pine Grove in Schuylkill County in State Highway Route number one hundred and forty and running thence to the Borough of Tremont a distance of three and one-half miles and intersecting with State Highway Route number one hundred and ninety-nine

Route Four Hundred and Sixty-six beginning in the Borough of Auburn Schuylkill County and running thence to a point near Pinedale a distance of about two and two-tenths miles and intersecting with State Highway Route number one hundred and forty-one

Route Four Hundred and Sixty-seven beginning at Calvert and connecting with State Highway Route number twenty at a point known as Field Station in Lewis Township Lycoming County

Route Number Four Hundred and Sixty-eight beginning at LeRavsville Bradford County on route number three hundred and forty-three and running thence by way of Middletown Centre Susquehanna County to the New York State line at Little Meadows Susquehanna County

Route Four Hundred Sixty-nine beginning at Degolia in McKean County and running thence to Smithport in the county of McKean by way of Minard Run Valley Simpson and Ormsby

Route Four Hundred and Seventy beginning at a point in Granville Township Mifflin County at the corner of Helen Street and the road leading from Lewistown to Granville thence along the back mountain road to Granville railroad station at Granville Mifflin County

Route Four Hundred and Seventy-one beginning in the Borough of Bath in State Highway Route number one hundred and seventy-five in Northampton County and running thence by way of Dannersville Beersville Petersville Pennsylvania Cherryville Indianland and Berlinsville to a point on the dividing line between the counties of Northampton and Carbon connecting with an improved road

Route Four Hundred and Seventy-two beginning at the borough line of Dushore Borough in Sullivan County thence over the township highway through Cherry and Forks Townships following the little Loyalsock Creek to Forksville connecting State Highway Route number two hundred and seventeen at Dushore with Route number two hundred and ninety-one at Forksville

Route Four Hundred and Seventy-three Beginning at a point on State Highway Route number two hundred and forty at Turbotville Northumberland County and running thence along the present township road northwestwardly to a point intersecting with State Highway Route number eighteen

Route Four Hundred and Seventy-four beginning in New Milford in State Highway Route number ten in Susquehanna County and running thence to Jackson and intersecting with State Highway Route number two hundred and twenty-seven

Route Four Hundred and Seventy-five beginning at West Milton in State Highway Route number seventy-six in Union County and running thence to Kelly crossroads

Route Four Hundred and Seventy-eight beginning at the intersection of Church Street in Westfield Borough Tioga County with State Highway Route number one hundred and three thence by the highway through Westfield Clymer and Gaines Townships to an intersection with State Highway route one hundred two in the village of Gaines

Route Number Four Hundred and Seventy-nine beginning at Tunkhannock in State Highway Route number twelve in Wyoming County and running thence by way of Dixon Eastlemon and Starkville to Nicholson and intersecting with State Highway Routes numbers nine and three hundred and sixty-five

Route Four Hundred and Eighty beginning at the Borough of Latrobe in Westmoreland County near the Latrobe Hospital and running thence by way of Old Crabtree to a point connecting with the improved road leading to New Alexandria

Route four hundred and eighty-one beginning at a point about one and one quarter miles west of Darlington Borough Beaver County on State Highway Route two hundred and four where the same is intersected by the road leading to Negley Ohio thence by way of Watts' Mill to the Ohio State Line

Route Four Hundred Eighty Two Beginning at Wampum in Lawrence County on State Highway Route Number Seventy-seven and running thence through Wayne Township and Ellwood City Lawrence County Franklin and North Sewickley Townships Beaver County across Walker's Mill Bridge at the Borough of New Brighton Beaver County

Route four hundred and eighty-three beginning at a point on the State Highway Route one hundred and fifteen in Beaver County at a point where the same is intersected by the Woodlawn and Green Garden Road near Kennedy's Oil Station and Garage thence by the Borough of Shippingport and Minesinger's Hill and connecting with State Highway Route two hundred and seventy-eight in the Borough of Hookstown

Route Four Hundred and Eighty-four beginning in route number one hundred and fifty near Andalusia Bucks County thence by the Milford Road to Hulmeville thence to South Langhorne and ending in Route number two hundred and eighty-one

Route Four Hundred and Eighty-five commencing at Atglen on State Highway Route two hundred and fifteen in the county of Chester and running thence by the Valley Route to Christiana in Lancaster County and again intersecting with State Highway Route number two hundred and fifteen

Route Four Hundred and Eighty-six beginning in State Highway Route number one hundred and fifty-seven at Trexlertown in the County of Lehigh and running thence southwardly through the Borough of Macungie to Shimmersville and intersecting with State Highway Route number one hundred and fifty-eight

Route Four Hundred and Eighty-seven beginning in Broadway at the western limits of the Borough of Fountain Hill in the County of Lehigh and running thence westwardly through Stahlnecker's Crossing through the township of Salisburg to Susquehanna Street at the eastern limits of the Sixteenth Ward of the City of Allentown

Route Number Four Hundred and Eighty-eight beginning at a point on State Highway Route number one hundred and four in Austin Borough in Potter County and running thence through Portage and Sylvania Townships to Wharton in Wharton Township Potter County

Route Four Hundred and Eighty-nine beginning at a point in State Highway Route number one hundred and seventy-seven at Ruggles in Luzerne County thence to a point on the dividing line between the Counties of Luzerne and Wyoming thence to Noxen in Wyoming County

Route number Four Hundred Ninety-one beginning at Millport Sharon Township Potter County on State Highway Route number two hundred and thirty-six and running thence along eleven mile creek through Sharon and Oswayo Townships by way of Chrystal to the New York State line

Route Four Hundred and Ninety-two beginning at a point in York County on State Highway Route number one hundred and twenty-six about one-half mile east of the intersection of State Highway Route number one hundred and twenty-six with State Highway Route number two hundred and thirty and running thence to Seven Valleys Borough in the county of York by way of Graybill's Station and York New Salem

Route Four Hundred and Ninety-Three Beginning at the present end of concrete road at Greenwood in Blair County northerly to Pleasant Valley Avenue to Walton Avenue east on Walton Avenue to Altoona City Line a distance of about forty-six hundred feet

Route Four Hundred and Ninety-four Beginning at the Borough line of Hatboro Borough Montgomery County thence by way of the Jacksonville road to the Borough line of Ivyland Borough Bucks County

Route Four Hundred and Ninety-five Beginning at the intersection of the east city line of the city of Erie East Lake Road to a point in Northeast Township where East Lake Road to a point in Northeast Township where the Lake Road is intersected by the New York State line

Route Four Hundred and Ninety-six Beginning at Asbury Chapel on route number two hundred and seventy-two thence northerly along present township road to intersection with route number eighty-six thence westerly along route number eighty-six to Avonia thence westerly along West Lake Road to North Springfield thence southerly and westerly along what is known as the Middle Road to its intersection with Route number eighty-five

Route Four Hundred and Ninety-seven Beginning at a point on Route number one hundred and sixty-seven about one mile above East Stroudsburg thence by Beakleville Church and James Fisher's place in the overhead bridge intersecting Route number one hundred and sixty-nine

Route Four Hundred and Ninety-eight beginning at Stroudsburg thence by South Seventh Street and Park Avenue to Foxtown Hill through Stroud Township and Smithfield Township to Delaware Water Gap intersecting Route number one hundred and sixty-six

Route Four Hundred and Ninety-nine beginning at Reeds-ville in State Highway Route number twenty-nine in Mifflin County and running thence by way of Honey Creek to Siglerville

Route Five Hundred a certain public road beginning at a point on State Highway Route number three hundred and twenty-six in Newtown Township Bucks County near Newtown Borough thence in a northeasterly direction to a point on State Highway Route number one hundred and fifty-two thence over said Route one hundred and fifty-two to a public road thence over said public road by way of Dolington and Taylorsville and over the General Washington Boulevard through the Washington Crossing Park of the Commonwealth of Pennsylvania to a point on State Highway Route number three hundred and twenty-six at Washington Crossing Post Office

Route Five Hundred and One Beginning at a point on State Highway Route one hundred and thirty-nine in the Borough of Hummelstown Dauphin County thence by way of Hockersville to a point on the dividing line between the counties of Dauphin and Lebanon thence to Campbelltown Lebanon County thence to a point on State Highway Route number one hundred and thirty-eight at Quentin Lebanon County

Route Five Hundred and Two Beginning at an intersection of State Highway Route number three hundred and seventy-two at Cedar Grave Yard Chester County and running northward to an intersection with State Highway Route number three hundred and twenty-eight at Little Jackson

Route Five Hundred and Three Beginning at Big Rock in Clinton County thence north to a point on the Lycoming County line and from thence to a point on Route number one hundred and seventy-six

Route Five Hundred and Four commencing on Route Number sixteen where said road crosses Coles Creek in the Township of Sugar Loaf Columbia County Pennsylvania and extending from thence to a point in Route number one hundred and seventy-seven (which Route leads from Wilkes-Barre to Towanda) near the Club House at Red Rock in Fairmount Township Luzerne County Pennsylvania

Route Five Hundred and Five Beginning at a point in road leading from Danville to Maudsall known as Route number two hundred and forty at a distance of about one and one-fourth miles from Danville said point being corner of the Danville-Maudsall Road and the road leading to Frosty Valley then up the said Frosty Valley Road to Lewis's Corner thence running northeasterly and northwardly passing Sidler's School House up through Benfield's Hollow past Sheep's Church to County line in the public road at Jerseytown said public road being known as Route number two hundred and forty-nine

Route Five Hundred and Six Beginning at a point on State Highway Route number one hundred and sixty in the town of Leesport Berks County at station number four hundred sixty-five thence through Ontelaunee and Maiden Creek Township to a point on State Highway Route number one hundred and fifty-seven at the Half-way House at station three hundred and twenty-four

Route Five Hundred and Seven Beginning in Camp Hill and running by way of present State Aid Highway to Mechanicsburg

Route Five Hundred and Eight Beginning at State Highway Route number two hundred and sixty-two in Indiana County and running through Dixonville connecting with State Highway Route number sixty-three at Marion Center

Route Five Hundred and Nine Beginning at the end of Harrisburg Street in the Borough of Steelton and running from thence to the end of Nineteenth Street in the City of Harrisburg

Route Five Hundred and Ten Beginning at a point on State Highway Route number one hundred and sixty-two at the intersection with East Birch Street in the Borough of Lansford Carbon County proceeding thence by way of Summit Hill Borough and Bloomingdale to Beltz' Hotel in Mahoning Township

Route Five Hundred and Eleven Beginning at Pleasantville Borough in the County of Venango and Extending to a point on the dividing line between Venango and Forest Counties thence by way of Neiltown to Tionesta in the County of Forest

Route Five Hundred and Twelve Beginning at the intersection of Route one hundred and thirty-eight and the Fruitville turnpike continuing over the Fruitville turnpike to the State Aid Road at Groff's Corner The Summer or clay road paralleling the Fruitville turnpike is not included in said extension

Route Five Hundred and Thirteen Beginning at Washingtonville in Mountour County by way of Billmyers Park to Boone's Corner connecting at Boone's Corner with Route Number Four Hundred Fourteen a distance of approximately one and three-fourths miles

Route Five Hundred and Fourteen Beginning at the intersection of Wyoming Avenue and Tunkannock Road in Exeter Borough Luzerne County along said road to the intersection of Tunkannock Road and Exeter Street road connecting with Sullivan Trail State Highway

Route Five Hundred and Fifteen Beginning at intersection of William Street and Avoca and Dupont State Road in Pittston Township Luzerne County thence along Tedrick Road to Market Street in the City of Pittston thence along Market Street to Main Street through Jenkins Township and Plains Township to Wilkes-Barre City line

Route Five Hundred and Sixteen Beginning at a point at the intersection of Lancaster Pike and Haverford Road in the town of Rosemont Delaware County thence along Haverford Road in a generally southerly direction to a point south of Wynnwood Road where the said Haverford Road intersects with a public road known as Cobbs Creek Drive thence still southerly by said Cobbs Creek Drive to Manoa Road and thence still southerly by an extension of said Cobbs Creek Drive to a point in the City Line Avenue the boundary between Haverford Township and the City of Philadelphia

Route Five Hundred and Seventeen Beginning at a point on State Highway Route number one hundred and sixty-five in Portland Borough in Northampton County and proceeding thence to a point on the county line at the Delaware River opposite Delaware New Jersey

Route Number Five Hundred and eighteen at a point on the Conestoga Pike East of Blue Ball thence to Spring Grove Sconsig and Bowmansville to a point on the line of Berks County thence to Knauers and Angelica to Reading

Route Five Hundred and Nineteen Beginning on State Highway Route number one hundred and eighteen at a point west of Charleroi at the top of Colvin Hill in the County of Washington and running by way of Lover to a point on the National Pike State Highway Route number one hundred and thirteen in Centerville

Route Number Five Hundred and Twenty Beginning at an intersection of said road with State Highway Route number twenty-one near the Church of Christ in Charleston township Tioga County and running thence by highway through said township through the village of Round Top

Route Number Five Hundred and Twenty-one Beginning at a point near Lindsey bridge in Punxsutawney borough on State Highway Route number sixty-three Jefferson County thence through Young township to a point on State Highway Route number sixty-three near the Earl North farm a distance of approximately one and one-fourth miles

Route Number Five Hundred and Twenty-two Beginning at Mont Alto in Franklin County proceeding thence to a point on State Highway route number forty-three

Route Number Five Hundred and Twenty-three Beginning at Route Number Fifty-seven at Sandy Ridge Rush Township Centre County on Tyrone Pike to Philipsburg Boro line thence to Centre Street to Locust Street thence on Locust Street to Front Street in Philipsburg Boro commencing with Route Fifty-seven a distance of seven miles more or less

Route Number Five Hundred and Twenty-four Beginning at a point on State Highway Route Number fifty-six at Warrior's Mark Huntingdon County thence to a point near the intersection of State Highway Routes Numbers Fifty-seven and Two Hundred and Forty-five at Bald Eagle

Route Number Five Hundred Twenty-five Commencing at a point on the boundary line of the City of Johnstown Cambria County and running over the public road commonly known as the Haws Pike to Seward Westmoreland County thence to Armaugh Indiana County over what is familiarly known as the Seward-Armaugh Road

Route Number Five Hundred and Twenty-six Beginning at Brookland on State Highway Route number one hundred and two and from thence to Gold on State Highway Route number one hundred and three in Potter County

Route Number Five Hundred Twenty-seven Beginning at the Borough limits of Quarryville extending thence in a south easterly direction to Collins irkwood Union Colerain Mt. Vernon Chester County and thence to Oxford

Route Number Five Hundred Twenty-eight Commencing at a point in State Highway Route Number One hundred and Forty known as Long Run Hotel and running thence northwardly through Wayne township Schuylkill county to a point on the dividing line between Wayne and North Manheim townships and from thence through the borough of Cressona to Conner's trolley station and intersecting with State Highway Route Number One Hundred and Forty

Route Five Hundred and twenty-nine Beginning at a point on State Highway Route number forty-six opposite Riddlesburg Bedford County and proceeding by way of Defiance to the eastern limits of Coaldale borough

Route Five Hundred and Thirty Beginning at a point on State Highway Route number one hundred and fifty-seven at the city of Bethlehem thence through the borough of Hellertown Northampton County thence to a point on the dividing line between the counties of Bucks and Northampton thence to West Springtown School House intersecting with a road running from Quakertown to Delaware River

Route Four Hundred and Thirty-one Beginning at a point on State Highway Route number forty about one-half mile south of Iraville Adams County thence in a southerly direction following the old Carlisle and Gettysburg Road by Gardners' School House and Center Mills to a point on the road leading from Heidlersburg to Biglerville known as State Highway Route three hundred and forty-two about one and one-half miles east of Biglerville

Route Four Hundred and Thirty-two Beginning at Freedom Borough in Beaver County thence by road known as the Big Knob Road to a point where the same is intersected by the Knob Store Road near the residence of C. S. Dean thence to the Knob Store

Route Five Hundred and Thirty-three Beginning at a point on State Highway Route Number Six at Dundaff Street in the Borough of Dickson City thence in a north-westerly direction along Scott Road to Halls Corners thence in a northerly direction to Shennens Corners to the Blakely Home thence to a point on State Highway Route Number Three Hundred and Twenty-two at or near Blakely Home corners

Route Five Hundred and Thirty-four Beginning at a point on State Highway Route Number One hundred and Eighty-nine near Cassidy's School House proceeding thence to Dayton

Route Number Five Hundred and Thirty-five Beginning at Jackson's Corners on State Highway Route Number twenty-one in Jackson Township Lycoming County and running thence along Block House Creek and Little Pine Creek to Bonnell Run to State Highway Route number one hundred and six in Pine Township Lycoming County

Route Number Five Hundred and Thirty-six Beginning at a point or State Highway Route number three hundred and twenty-one one mile east of Swishers Store in Franklin Township Lycoming County and running thence southerly intersecting with State Highway Route number two hundred and thirty-nine to the dividing line between Lycoming and Columbia counties thence to Milville in the County of Columbia

Route Five Hundred and Thirty-seven Beginning at Yellow Springs Blair County at the intersection of Route Number two hundred sixty and continuing thence over the "Blair County Road" to a point on Route two hundred sixty at Canoe Creek continuing over Route two hundred sixty to the "Blair County Road" and thence over that thoroughfare to Route two hundred sixty east of Geeseytown

Section 2 After May thirty-first One Thousand Nine Hundred and twenty-six the cost and expense of the maintenance construction and improvement of the highways herein described shall be paid out of moneys appropriated to the State Highway Department for the maintenance reconstruction or improvement of State Highways

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. HESS. Mr. Speaker, I move that House Bill No. 1082 (Senate Bill No. 182), file folio 1345, be recommitted to the Committee on Public Roads.

Mr. BIDEISPACHER. Mr. Speaker, I second the motion The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 559, as follows:

An Act prohibiting public service companies engaged in the business of furnishing manufacturing or selling gas water electric light electric power or telephone service from imposing any ready to serve or meter charge or meter rental charge and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person whether in his individual right or as trustee or other fiduciary copartnership of any kind whatsoever joint stock company or corporation entitled under any present or future law to carry on within this Commonwealth the business of furnishing manufacturing or selling gas water electric light electric power or telephone service shall impose upon the patrons or customers of its service any charge commonly called a ready to serve charge or meter charge or meter rental charge or any other charge of any kind whatsoever except the charge imposed at its legal schedule rates for the service and commodity actually furnished or rendered to consumers thereof and that those

charges, which are commonly called customers' costs or charges including meter reading meter inspection billing and bookkeeping may be divided among all customers receiving said service

It shall be the duty of every such person whether in his individual right or as trustee or other fiduciary co-partnership of any kind whatsoever joint stock company or corporation entitled under any present or future law to carry on within this Commonwealth the business of furnishing manufacturing or selling gas water electric light electric power or telephone service to supply all instruments equipment and device of whatsoever kind and character necessary and incidental to the ascertainment and measurement of the commodity furnished and without charge or expense to its consumers except as such expense may be reflected in its legal and fixed schedule rate for the commodity actually furnished

Section 2 If any person whether in his individual right or as trustee or other fiduciary copartnership of any kind whatsoever joint stock company or corporation entitled under any present or future law to carry on within this Commonwealth the business of furnishing manufacturing or selling gas water electric light electric power or telephone service shall collect or attempt to collect any charge in violation of the provisions of section one of this act by a discontinuation of service or otherwise such company shall be liable to a penalty of three hundred dollars (\$300.00) for each offense which shall be recovered by an action in the name of the Commonwealth as other penalties are now by law recoverable

Section 3 This act shall take effect on the first day of May one thousand nine hundred and twenty-five

Section 4 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1487, entitled:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the completion of the main cell block at the penitentiary in Centre County

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six hundred thousand dollars (\$600,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of Western Penitentiary for the two fiscal years beginning the first day of June one thousand nine hundred and twenty-five for the purpose of completing the erection of the main cell block at the Penitentiary at Rockview Centre County in accordance with plans and specifications adopted therefore

Said moneys shall be paid by warrant of the Auditor General on the State Treasurer after requisition in the usual manner

On the question,

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, lines 11 and 12, by striking out the word "therefore" and inserting in lieu thereof "therefor"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the completion of the main cell block at the penitentiary in Centre County

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 157, as follows:

An Act authorizing the Department of Forests and Waters through the Water and Power Resources Board to complete the work begun and continued under an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred seventy) entitled "An act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation" and its amendments and supplements and making an appropriation for such purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "Department" as used in this act shall mean the Department of Forests and Waters and the word "Board" shall mean the Water and Power Resources Board of the Department of Forests and Waters

Section 2 The Department through the Board is hereby authorized and directed to complete the work begun and continued under an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and seventy) entitled "An act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation" and its amendments and supplements

Section 3 The Department through the Board is hereby authorized and directed to cause a dam to be constructed or completed across the outlet of Pymatuning Swamp in Crawford County for the purpose of establishing a reservoir and conserving the water entering said swamp and for the purpose of regulating the flow of water in the Shenango and Beaver rivers The dam shall be constructed and the reservoir established in accordance with plans and specifications which shall be prepared by or under the direction of the Department and shall be so constructed an established as to conserve said waters in a safe and practical manner and to regulate the flow therefrom so as to maintain throughout the year as regular a flow of water as possible in said rivers

Section 4 In carrying out said plans the Department of Forests and Waters may acquire in the name of this Commonwealth by purchase condemnation or otherwise such lands and materials as may be needed in carrying out the provisions of this act

Section 5 In acquiring any of the said lands or materials if the Department cannot agree with the owners thereof or if the owner cannot be found or is not sui juris the Department may file its petition in the court of common pleas of the county wherein the lands or materials are situated praying for the appointment of viewers to ascertain the fair value of such land or materials Thereupon the court shall appoint from among the members of the board of viewers of the county three viewers who by personal inspection and otherwise of the land or materials proposed to be acquired shall ascertain and fix the fair value thereof The court shall fix a time not less than ten days nor more than twenty days thereafter for the viewers to meet either upon said lands or otherwise Notice of the time and place of

meeting of such viewers shall be given where practicable by personal service upon the owner or by such other service as the court may direct. When the viewers shall have completed their labors they shall file their report in writing in the said court. If no exceptions shall be filed thereto within thirty days from the filing of the report or if no appeal therefrom be filed within said time demanding a trial by jury the said report shall be confirmed absolutely. After final judgment on any appeal from the award of viewers an appeal may be had to either the Supreme Court or Superior Court as the case may require. Except as is otherwise hereinafter provided in all pending proceedings and proceedings hereafter instituted the compensation of the viewers together with all the costs of the proceedings shall be paid from any of the appropriations made by the Commonwealth of Pennsylvania to the Department of Forests and Waters and available for the purchase of said lands and for otherwise carrying out the provisions of this act and in no such case shall the compensation of any of such viewers or the costs of any of such proceedings be assessed against or ordered to be paid by the county in which the proceedings are instituted but if upon any appeal the award of the viewers is not increased or modified in favor of the appellant the entire cost of the proceedings subsequent to such award shall be paid by the appellant. In so far as practicable the Department may include in one petition proceedings for the condemnation of all land in one county proposed to be acquired.

In any proceedings under this section the court may appoint such guardian or committees or trustees as the case may require and may in all cases prescribe the form and manner of service of any notice required in any proceedings under this act.

Whenever property in Pennsylvania is injured or destroyed by reason of the erection and maintenance of the dam and reservoir provided for in this act and the Department cannot agree with the owner of such property as to the amount of such damages the said damages shall be ascertained on the petition of the Department or any person interested in the manner provided by section three of this ascertaining damages for property acquired under authority of this act.

Section 6 The Department may in its discretion sell at public or private sale and convey title thereto in the name of the Commonwealth of Pennsylvania any land or buildings or both acquired by it in the name of this Commonwealth by the authority of this act and which are outside the basin of the Pymatuning Reservoir. All deeds for such property shall be approved by the Attorney General and shall be executed in the name of the Commonwealth of Pennsylvania by the Secretary of Forests and Waters. The Department may also on such terms and subject to such conditions as it deems most advantageous to the Commonwealth (a) cut timber on any of the lands so acquired and sell the same (b) sell any improvements on any of such lands (c) rent or lease any part or parts of said lands for farming or other purposes and (d) rent or lease any houses or buildings on said land for dwelling or other purposes.

All moneys derived from any of the sources authorized by this act are hereby permanently appropriated to the Department for use in the purchase of additional lands under the provisions of this act and for such other purposes in connection with the Pymatuning Reservoir project as the Department deems expedient.

Section 7 The sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Forests and Waters for the purpose of continuing the erection and construction of said dam for carrying out the provisions of this act.

Section 8 The following acts and parts of acts are hereby repealed.

The act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and seventy) entitled "An act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation."

The act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and twenty-eight) entitled "A supplement to an act entitled 'An act providing for the erection of a dam at

the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation' approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and seventy) providing for the ascertaining of damages for property injured or destroyed by reason of the erection and maintenance of such dam and reservoir."

The act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and fifty-nine) entitled "An act to amend an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and seventy) entitled 'An act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation'."

The act approved the twenty-second day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and five) entitled "A supplement to the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and seventy) entitled 'An act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation providing for the sale and leasing of property acquired upon said act and making an appropriation of the proceeds thereof'."

All other acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1444, as follows:

An Act making an appropriation to the trustees of the Western Penitentiary for the erection of a new building to be used for the execution of condemned criminals upon the grounds of the Western Penitentiary in Centre County and providing for its isolation from other buildings.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is specifically appropriated to the trustees of the Western Penitentiary the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary for the erection of an appropriate building on the grounds of the new Western Penitentiary in Centre County and the construction therein of such electrical apparatus machinery and appliances as may be suitable and sufficient for the execution of condemned criminals in the manner provided by law.

Section 2 The building for the construction of which the said appropriation is hereby made shall be constructed on said ground at a place at least one thousand feet from any other building and upon its completion shall be used exclusively for the execution of such condemned criminals.

Section 3 The trustees of said Western Penitentiary shall at no time hereafter erect any other building or buildings for any purposes whatsoever within a distance of one thousand yards from the building the construction of which is hereinbefore provided.

Section 4 The said building shall be erected in the same manner and subject to the same powers as now exercised by the said board in the erection of other buildings.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1490, as follows:

An Act making an appropriation to the Board of Trustees of Western Penitentiary for the erection and construction of a reservoir

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of Western Penitentiary for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of erecting and constructing on the property of the Western Penitentiary at Rockview Centre County a reservoir which in the opinion of the said trustees will be sufficient for the needs of said penitentiary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1486, as follows:

An Act creating a commission to investigate the situation with regard to State Owned Institutions of the following classes to wit Mental Health Hospitals Institutions for the Feeble Minded Medical Hospitals and Schools for the Training of the Deaf defining the power and duties of the Commission making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created to be known as the Commission on State Owned Institutions The Commission shall be composed of the Governor the Auditor General the State Treasurer three members of the Senate to be appointed by the President Pro Tempore of the Senate and three members of the House of Representative to be appointed by the Speaker of the House

Section 2. The Commission shall organize at the call of the Governor not later than the first day of July one thousand nine hundred and twenty-five The Governor shall be Chairman of the Commission

The members of the commission shall not receive any compensation for the performance of their duties but shall be paid all traveling hotel and other expenses actually incurred in the performance of their duties

Section 3 The Commission shall investigate the situation as it pertains to the work and the sufficiency of the service the adequacy and arrangement of the buildings and accommodations and the location of the several units composing each class from the standpoint of State Service of the following classes of State Owned Institutions to wit Mental Health Hospitals Institutions for the Feeble Minded Medical Hospitals and Schools for the Training of the Deaf The Commission shall adopt and recommend to the General Assembly a comprehensive policy to be adopted by the Commonwealth with regard to the arrangement construction operation and maintenance of the different classes of institutions of the Commonwealth above named

The Commission shall have the power to make an investigation of the work performed by the different classes of the State Owned Institutions herein named of other states with the view of ascertaining the best arrangement for a system for each of these classes of service in Pennsylvania

Section 4 The Commission shall make a report of its work to the General Assembly not later than February first one thousand nine hundred and twenty-seven which report shall include such drafts of legislation as may be necessary to carry out its recommendations

Section 5 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the said commission for the pay-

ment of the expenses of the commission and its employes including clerk hire secretarial and stenographic services necessary printing including report and for the payment of any charges proper and reasonable to carry out the provisions of the act

Payment from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition by the chairman of the commission in the usual manner

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1454, as follows:

An Act making an appropriation to the Board of Trustees of the Warren State Hospital at North Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Warren State Hospital located at North Warren Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the purpose of making repairs including carpentry masonry steam fitting and plumbing and painting repairs to the main building annexes infirmary nurses' home Mason Hall piggy farmer's residence power plant green houses farm colony Hygeia Hall convalescent building Cranbrook horse barn tunnels water pumping station male attendants' home airing courts and other buildings

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1449, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia Pennsylvania

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-four thousand five hundred dollars (\$24,500) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Training in Speech of Deaf Children before they are of school age in Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes

For painting repairs and furnishings the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For installing a modern heating system in main buildings Cottage Number one and Cottage Number two of nineteen thousand five hundred dollars (\$19,500) or so much thereof as may be necessary

On the question,

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, line 6, by inserting after the word "the" the words "Board of Trustees of the"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age as Belmont Avenue and Monument Road Philadelphia Pennsylvania

On the question,

Will the House agree to the title?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendments will be read by the Clerk as follows:

Amend the title, in line 1 thereof, by inserting after the word "the" the words "Board of Trustees of the"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 682, (Senate Bill No. 132), entitled:

An Act providing for a revised edition of the Borough Code and the printing thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 682 (Senate Bill No. 132), file folio 157, be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. STANDTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1295, (Senate Bill No. 185), entitled:

An Act making an appropriation to the School of Horticulture for Women at Amber Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1187, (Senate Bill No. 95), entitled:

An Act making an appropriation to Liberty Fire Company No. 1 of Spring City Pennsylvania for loss sustained while in attendance at fire on property of State institution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 561, as follows:

An Act regulating the recording of certain deeds conveyances and other instruments of writing and fixing the effect thereof as to subsequent purchasers mortgagees and judgment creditors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds conveyances contracts and other instruments of writing wherein it shall be the intention of the parties executing the same to grant bargain sell and convey any lands tenements or hereditaments situate in this Commonwealth upon being acknowledged by the parties executing the same or proved in the manner provided by the laws of this Commonwealth shall be recorded in the office for the recording of deeds in the county where such lands tenements and hereditaments are situate Every such deed conveyance contract or other instrument of writing which shall not be acknowledged or proved and recorded as aforesaid shall be adjudged fraudulent and void as to any subsequent bona fide purchaser mortgagee or judgment creditor without actual or constructive notice unless such deed conveyance contract or instrument of writing shall be recorded as aforesaid before the recording of the deed or conveyance under which such subsequent purchaser or mortgagee shall claim or before such subsequent judgment creditor enters his judgment in the prothonotary's office of the proper county

Section 2 This act shall take effect the first day of January one thousand nine hundred and twenty-six

Section 3 All acts or parts of acts general special or local inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

ADJOURNMENT.

Mr. LUCAS. Mr. Speaker, I move that the House do now adjourn until tomorrow morning at 11:00 o'clock.

The motion was agreed to, and (at 11:35 P. M.) the House adjourned until tomorrow at 11:00 o'clock A. M.

Legislative Journal

Session 1925

126th of the General Assembly

Vol. 8.

HARRISBURG, PA., TUESDAY, MARCH 31, 1925.

No. 31.

SENATE

TUESDAY, March 31st, 1925.

The Senate met at 11:00 o'clock A. M.

The PRESIDENT (Lieutenant-Governor David J. Davis) in the Chair.

PRAYER.

The Chaplain, Rev. Edward S. Ninde, offered the following prayer:

Our Heavenly Father: We thank Thee for this new day of life. Help us to spend it well. Forbid that we should become so absorbed in the ordinary routine of business as to lose the human touch. May we follow the example of the Nazarene, and like Him go about doing good. May we bring cheer into sad hearts, and lift burdens from tired shoulders; may we be peacemakers where there is ill-will, and help us to overcome sorrow with joy. May we do our best to make this a brighter and a better world. Bless the Senators in their work, and direct them all through the day. For Jesus' sake. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal was approved.

LEAVES OF ABSENCE.

Mr. SPROWLS asked and obtained leave of absence for the Senator from Clearfield, Mr. Betts.

Mr. STEELE asked and obtained leave of absence for the Senator from Franklin, Mr. Bonbrake, on account of illness.

REPORTS FROM COMMITTEES.

Mr. MacDADE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1064, entitled:

A Joint Resolution disapproving the proposed amendment to the Constitution of the United States relative to the labor of persons under eighteen years of age.

Mr. SNYDER, from the Committee on Forestry, reported as amended, Senate Bill No. 224, entitled:

An act authorizing the issue and sale of bonds to the amount of twenty-five millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of acquiring land in the State for forest purposes, providing for the payment of the interest on the redemption of such bonds by the Board of Finance and Revenue, and for the sale and registration of said

bonds; and making an appropriation to carry out the provisions of this act.

Mr. DERRICK, from the Committee on Agriculture, reported as committed, Senate Bill No. 1137, entitled:

An act to amend section six as amended, of the act approved the twenty-fourth day of July, one thousand nine hundred and thirteen, (P. L. 965), entitled "An act defining commodities; regulating the sale thereof; and providing penalties for violation hereof;" changing the legal weight of apples.

Also, from the Committee on Agriculture, reported as committed, Senate Bill No. 1116, (House Bill No. 1228), entitled:

An act giving the assent of the Commonwealth to the Act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes," and providing for the appointment of an officer to receive appropriations made under said act.

Mr. STEELE, from the Committee on Forestry, re-reported as amended, Senate Bill No. 434, (House Bill No. 591), entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1089, (House Bill No. 1030), entitled:

An act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs, Department of the Auditor General and the Treasury Department.

Mr. BUCKMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 253, entitled:

An Act to amend section two, clause (c) of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447) entitled "An Act relating to the administration, and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries: the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate, legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and revival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries, the

organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers, and liabilities of non-resident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases and, also generally dealing with the jurisdiction, powers, and procedure of the orphan's court in all matters relating to fiduciaries concerned with the estates of decedents," equalizing the rights of males and females to letters of administration.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 254, entitled:

An act to amend section eight, as amended in part, of an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 403), entitled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of device or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," by giving the sole surviving parent the right to appoint a testamentary guardian for his or her minor child.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 987, (House Bill No. 847), entitled:

An Act establishing a State Highway in the county of Elk providing for its location construction improvement and maintenance by the Commonwealth and vacating a certain section of State road in the said county of Elk.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 996, (House Bill No. 971), entitled:

An Act authorizing municipalities to acquire the plant of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality.

Mr. KUNKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 883, (House Bill No. 562), entitled:

An Act to further amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand three) entitled "An Act requiring licenses to sell steamship tickets or orders for transportation to and from foreign countries and providing penalties" further extending the parties to whom said act shall not apply.

Mr. CULBERTSON, from the Committee on Forestry, reported as committed, Senate Bill No. 1056, entitled:

An Act relating to raising forest tree seedlings and transplants by inmates of penal and correctional institutions of the Commonwealth and authorizing their purchase by the Department of Forests and Waters.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, Senate Bill No. 273, entitled:

An Act to make an appropriation for the improvement of the port facilities of the State of Pennsylvania at Philadelphia, and providing for the expenditure thereof.

Mr. WEINGARTNER, from the Committee on Judiciary General, reported as amended, Senate Bill No. 1071, entitled:

An Act providing for the audit of the accounts of probation officers by controllers and county auditors.

Also, from the Committee on Judiciary General, reported as amended, Senate Bill No. 1093, entitled:

An Act fixing the salary of county controllers in counties of the sixth class.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1094, entitled:

An Act to amend section one of an act approved the twenty-seventh day of June, one thousand eight hundred and ninety-five (P. L. 403), entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties;" as amended; extending the provisions of said act to counties of the sixth class.

Mr. BARR, from the Committee on Judiciary General, reported as committed, Senate Bill No. 423, (House Bill No. 88), entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania.

Mr. DAVIS, from the Committee on Elections, re-reported as amended, Senate Bill No. 92, entitled:

An Act to amend section six as amended sections seven eight nine ten thirteen fourteen fifteen as amended sixteen as amended seventeen and eighteen as amended of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and seventy-seven) entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" by abolishing the spring registration authorizing registration at the office of the board of registration commissioners at certain times changing the form of the registers and the questions to be answered by the electors and giving the board of registration commissioners additional powers and duties.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1066, entitled:

An Act to amend Section 5 of an act approved the 7th day of June, A. D. 1917, entitled "An Act relating to the descent and distribution of the real and personal property of persons dying intestate; and to provide for the recording and registering of the decrees of the orphans' court in connection therewith, and the fees therefor," by providing that a husband living separate and apart from his wife, having committed adultery and charged in court therewith of which his plea and sentence on such charge shall be conclusive evidence, shall not be permitted to participate in the wife's estate.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 384, (House Bill No. 271), entitled:

An Act allowing a rebate and imposing a penalty in the collection of county taxes assessed in cities of the third class in counties of the fifth class in this Commonwealth.

Mr. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 887, (House Bill No. 865), entitled:

An Act fixing the salary of the clerks of the courts of common pleas in counties of the first class.

BILLS INTRODUCED.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 1139, entitled:

An Act to enable cities to elect their councils by proportional representation, providing the procedure for the adoption or repeal thereof and for the conduct of elections thereunder, making certain changes in election procedure in connection therewith, and imposing certain duties on election officers, prothonotaries, county commissioners, and courts of common pleas.

Which was committed to the Committee on Municipal Affairs.

Mr. NORTON read in his place and presented to the Chair Senate Bill No. 1140, entitled:

An Act making an appropriation to the Conrad Weiser Memorial Park Association.

Which was committed to the Committee on Appropriations.

Mr. EARNEST read in his place and presented to the Chair Senate Bill No. 1141, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania, by adding thereto a section.

Which was committed to the Committee on Finance.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor David J. Davis) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 91, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended to include appropriations to aid in defraying expenses of Armistice Day.

Senate Bill No. 106, entitled:

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut

Senate Bill No. 310, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Senate Bill No. 351, entitled:

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An

act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

Senate Bill No. 358, entitled:

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

Senate Bill No. 378, entitled:

An Act fixing the pay of election officers and clerks in counties of the second class

Senate Bill No. 393, entitled:

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

Senate Bill No. 399, entitled:

An act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

Senate Bill No. 400, entitled:

An act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

Senate Bill No. 402, entitled:

An act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

Senate Bill No. 408, entitled:

An act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guar-

anty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits to certain employes of the Department of Public Instruction and of the Legislature

Senate Bill No. 409, entitled:

An act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by changing the time during which a State employe shall have the option of membership in the retirement association

Senate Bill No. 410, entitled:

An act to amend paragraph four section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of state annuities thereunder.

Senate Bill No. 444, entitled:

An act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 451, entitled:

An act to further amend clause five section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

Senate Bill No. 459, entitled:

An act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 467, entitled:

An act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (P. L. 746) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same" by providing for the heating by means of mechanical warm air

Senate Bill No. 481, entitled:

An act making an appropriation to Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

Whereupon,

The PRESIDENT (Lieutenant-Governor David J. Davis), in the presence of the Senate signed the same.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 413, as follows:

An Act to provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education for boys and girls who are employed and for adults as a function of the public schools of this Commonwealth and to facilitate the proper organization and administration of such extension education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meaning

"Extension education" shall designate any instruction provided and administered by the board of directors of any school district which is organized primarily for boys and girls who are employed and for adults whose earlier educational opportunity has been restricted but shall not include the school work of continuation and other vocational schools

"Curricular course of study" shall designate any subject of study included in the programs of study of the regular elementary and secondary public day schools of the district

"Extra curricular course of study" shall designate any elementary or secondary course of study not so included

Section 2 That the board of school directors of any school district may and upon written application signed by twenty or more residents of such district above the age of sixteen years who are not in attendance at any public or private day school shall provide free extension education for the instruction of said applicants in any curricular course of study so requested or in English and citizenship for immigrants and native illiterates or in citizenship for adults and in such other extra-curricular courses of study as said board may deem advisable Provided That any such board of school directors may refuse to provide such extension education whenever less than twenty of its said applicants are unfitted to pursue with reasonable profit the course of study requested

Section 3. Extension education shall be provided in school buildings at any time not in conflict with regular day-school activities as requested by such applicants and elsewhere at any hour during any day except Sunday or legal holidays which the board may deem advisable Provided That the board shall not be required to admit to said extension schools a person who is in actual full-time attendance at any public or private school during the day Provided further That attendance at such classes by part-time pupils shall not be accepted in lieu of the compulsory part-time attendance required of such pupils Provided further That said board of directors may close any class of said extension schools when the average attendance for any month falls below ten

Section 4 Any board of school directors may require a deposit fee of a sum not to exceed five dollars (\$5.00) from each person enrolling in such extension schools or classes and may require further that such deposit fees accompany said written applications for such extension instruction Such deposit fee shall be returned at the close of each term of instruction to all persons so enrolled who have attended seventy-five (75) per cent or more of the class sessions of said term Provided That nothing herein shall be construed as prohibiting the return of said deposit fee because of death sickness or for any other cause which the board may deem justifiable

Section 5 All school credits derived from any curricular course of study in the extension classes of any district shall be accepted by the school authorities of that district to-

ward fulfillment of the requirements for graduation from any curriculum of any day school of corresponding grade in that district Upon the satisfactory completion in extension classes of the curricular courses of study required for graduation from any curriculum of any school of any school district by any person such person shall be awarded the appropriate school certificate or diploma at the close of the then current school term

Section 6 Schools and classes for extension education shall be a part of the public schools of the Commonwealth and of the district in which they are organized and shall be under the supervisions of the superintendent of the county or of the district as are other public schools of that district The State Council of Education shall adopt standards for the qualifications and certification of extension teachers and all other matters pertaining to extension education not inconsistent with this act or other acts pertaining to the public schools of the Commonwealth

Section 7 This act shall become effective immediately and other acts or portions of other acts inconsistent herewith are hereby declared null and void

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprohls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 580, as follows:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every provision in a conditional sale contract in writing reserving to the seller the property in chattels attached or to be attached to realty until the price of the whole or any portion thereof shall be paid or until the performance or happening of any other condition or contingency shall be valid as to all persons except as hereinafter otherwise provided "Writing" as used in this section includes manuscript typewriting and printing "Persons" as used in this section includes individuals partnerships corporations and any other associations

EXCEPTIONS

Section 2 First As against the owner of realty to which chattels are attached who is not a party to the contract or has not assented to the reservation of property in the chattels such reservation shall be valid to any chattels which are so attached to the realty as to form a part thereof unless the contract or a verified statement thereof shall be recorded as required in section three before the chattels are so attached to the realty

Section 3 As against a subsequent purchaser subsequent mortgagee or other subsequent encumbrancer of the realty

for value and without notice of the reservation of property in the chattels such reservation shall be void as to any chattels so attached to the realty as to form a part thereof unless the conditional sale contract or a verified statement thereof shall be recorded as required in section three before such purchase is made or such mortgage is given or such encumbrance is effected "Subsequent" as used in this paragraph refers to the time of attaching the chattels to the realty

Third As against a prior mortgagee or other prior encumbrancer of the realty who has not assented to the reservation of property in the chattels if any of the chattels are so attached to the realty as not to be severable without material injury to the freehold the reservation of property in the chattels so attached shall be void notwithstanding the recording of the contract or statement unless such injury although material be such as can be completely repaired and the seller before retaking such chattels furnishes or tenders to such prior mortgagee or encumbrancer a good and sufficient bond conditioned for the immediate making of such repairs "Prior" as used in this paragraph refers to the time of attaching the chattels to the realty

RECORDING

Section 3 First The conditional sale contract or verified statement thereof shall be filed in the office of the prothonotary of the county wherein the realty affected is situate and an abstract entered in a docket to be kept for that purpose and called "Conditional Sales Docket" and shall be indexed on the judgment index and the mechanics lien index

Second Such contract in order to entitle it to be recorded must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either to the effect (1) that it is an existing bona fide contract (2) the amount remaining unpaid thereon (3) and if the contract does not contain a sufficient description for the identification of the realty affected the verification must also contain such description

Third Such statement in order to entitle it to be recorded must set forth (1) the date of the contract if it bears a date (2) the names of the seller and the buyer and their places of residence if shown in the contract (3) a description sufficient for identification of the chattels and the realty affected (4) a copy of the condition or contingency upon performance or happening of which the property in the chattels is to vest in the buyer (5) that it is an existing bona fide contract (6) and the amount remaining unpaid thereon all of which must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either

FEEES

Section 4 The fees for recording indexing and other services in connection with conditional sale contract shall be the same as for like services in connection with mechanics liens

RAILROAD EQUIPMENT OR ROLLING STOCK

Section 5 This act shall not apply to any conditional sale of railroad or street or interurban railway equipment or rolling stock

RELEASE OR SATISFACTION

Section 6 Upon the performance or happening of the condition or contingency it shall be the duty of the seller to release or satisfy the conditional sale contract of record or to execute acknowledge and deliver to the buyer a proper release or satisfaction and the recording clerk upon presentation of such release or satisfaction shall record the same and note the release or satisfaction on the conditional sale docket where the contract is noted and also mark it satisfied on the index For failure or refusal by the buyer for ten days after demand by the buyer to perform this duty the seller shall forfeit to the buyer five dollars and be liable for all damages suffered

RETAKING POSSESSION

Section 7 When the buyer shall be in default in the payment of any sum due under the contract or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the chat-

tels or in the performance of any promise the breach of which is by the contract expressly made a ground for the retaking of the chattels the seller may retake possession of and deal with the chattels as provided in sections eight nine ten and eleven Provided The seller not more than forty nor less than twenty days prior to the retaking shall have served upon the buyer personally or by registered mail a notice of intention to retake the chattels on account of the buyer's default Said notice shall also state the default and the period at the end of which the chattels will be retaken and if the buyer shall perform during said period the obligation in which he made the said default the chattels shall not be retaken

RESALE BY SELLER

Section 8 Within sixty days after the chattels are retaken under any of the provisions of this act the seller may and if at least twenty-five per centum of the purchase price of the chattels shall have been paid he shall advertise and sell them at public auction in the county wherein they were located at the time of the retaking unless the buyer before the day fixed for the resale shall redeem them by performance of the conditions and payment of the cost and expenses by five or more notices posted in different public places of severing retaking removing keeping storing and advertising Such advertisement shall be for at least ten days in the county where the chattels are to be sold and by publication in a newspaper published or having general circulation in said county The seller may bid for and become the purchaser of the chattels at such resale

PROCEEDS OF RESALE

Section 9 The proceeds of the resale shall be applied (1) to the payment of the costs and expenses thereof (2) to the payment of the costs and expenses of the serving retaking removing keeping and storing of the chattels and (3) to the satisfaction of the amount remaining unpaid under the contract Any sum remaining after the satisfaction of such claims shall be paid to the buyer

DEFICIENCY ON RESALE

Section 10 If the proceeds of the resale are not sufficient to defray the costs and expenses provided for in section nine and to satisfy the amount remaining unpaid under the contract the seller may recover the deficiency from the buyer or from any one who has succeeded to the obligations of the buyer

RIGHTS OF PARTIES WHERE THERE IS NO RESALE

Section 11 Where there is no resale the seller may retain the chattels as his own property without obligation to account to the buyer except in cases where at least twenty-five per centum of the purchase price of the chattels shall have been paid before the retaking In such cases if the seller does not advertise and resell as provided in section eight he shall be liable to the buyer for actual damages if any and in no event for less than one-fourth of the sum of all payments made prior to the retaking with interest thereon

RISK OF LOSS AND INJURY

Section 12 After delivery of the chattels to the buyer the risk of loss or destruction and of injury to them shall rest upon the buyer except that after the chattels are retaken by the seller and until resold as provided herein it shall be his duty to exercise reasonable care for their safety

INCONSISTENT LAWS REPEALED

Section 13 Except so far as it is applicable to conditional sales made prior to the passage of this act the act entitled "An act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties" which became a law on the First day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred seventeen) is intended to be supplanted by this act and is therefore hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 583, as follows:

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred twenty-one of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was amended by section one of the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred) entitled "An act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended" is hereby further amended to read as follows

Section 1121 [The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriation for the] [public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and ten dollars (\$10.00) for each such additional school Provided That the salary of a county superintendent shall not be less than two thousand dollars (\$2,000) per annum nor more than twenty-five hundred dollars (\$2,500) per annum but] a convention of school directors assembled for the purpose of electing a county superintendent may vote such county superintendent a salary greater than the amount he would receive by this act such in-

crease to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed. The salaries of county superintendents shall be paid monthly.

In addition to the said salary each county superintendent shall be entitled to receive annually a sum not to exceed [five hundred] six hundred dollars (\$600) for the payment of the actual and necessary expenses incurred in visiting schools within his district in attending educational meetings and in the performance of such other official duties as may be required by him by law. Payment shall be made monthly on account of such expenses to any such county superintendent by requisition of the Superintendent of Public Instruction upon the Auditor General upon the production to him of itemized vouchers in the usual manner.

Section 2 That section one thousand one hundred and thirty of said act which was amended by the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred) entitled "An act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended" is hereby further amended to read as follows:

Section 1130 The minimum salary of each assistant county superintendent [shall be eighteen hundred dollars (\$1800) per year which] as provided by law shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid. The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendents shall be paid monthly.

In addition to the said salary each county superintendent shall be entitled to receive annually a sum not to exceed six hundred dollars (\$600) for the payment of actual and necessary expenses incurred in visiting schools within his district in attending educational meetings and in the performance of such other official duties as may be required by him by law. Payments shall be made monthly on account of such expenses to any such assistant county superintendent by requisition of the Superintendent of Public Instruction upon the Auditor General upon the production to him of itemized vouchers in the usual manner.

This act shall take effect June first one thousand nine hundred [nineteen] twenty-five.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprolws, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| De Witt, | Krause, | Quigley, | |
| E. Ernest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 610, (House Bill No. 731), as follows:

An Act to amend sections seven hundred and sixteen and four hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven hundred and sixteen of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" be amended to read as follows:

Section 716 Dogs Pursuing Elk Or Deer Liability Of Owners Any dog pursuing or following upon the track of an elk or deer is hereby declared to be a public nuisance. Such dog may be killed by any person when pursuing or following upon the track of an elk or a deer for a distance believed by such person to be one-half mile or more or by any officer whose duty it is to protect the game of the State upon affidavit being made by any person acquainted with the facts that said dog is in the habit of or has been seen or heard running upon the track of or pursuing any elk or deer for a distance of one-half mile or more within a period of three months before the date of such affidavit. The owner or person harboring or in control of a dog either killed in conformity with the law or proven to have pursued an elk or deer for the distance of one-half mile or more shall be liable to a penalty of fifty dollars for each elk and twenty-five dollars for each deer pursued and one hundred dollars for each elk and fifty dollars for each deer killed or caused to be killed by such dog running at large without the aid or direction of its master. Where the owner or person harboring or in control of a dog shall neglect or refuse to take such action as may be necessary to prevent such dog from running elk or deer after notice in writing from an officer whose duty it is to protect the game to the effect that the dog in question is in the habit of pursuing elk or deer he shall be liable to double the amount as fixed before the first offense.

The provisions of this section shall not be construed to apply to any dog accompanied by the owner or in control of and accompanied by a competent handler being used under permit from the Board which may be issued at the discretion of the Secretary without charge for the purpose of hunting foxes or wild cats with intent to kill such animals as a protection to game between December sixteenth and March fifteenth next following providing each dog so used wears a collar having attached thereto a current year license tag and a metallic plate with the name and address of the owner inscribed thereon in plain English. If a dog so used is either known to be regularly in the habit of chasing elk or deer or is caught in the act of killing either an elk or a deer or the owner or handler has been notified in writing by the Secretary of the Board that such dog has been known to chase elk or deer or that such permit has been cancelled said dog may be killed in the same manner as if no permit had been issued.

Section 2 That section four hundred and two of said act is hereby amended to read as follows:

Section 402 Board Empowered to Grant Licenses Under the conditions and limitations hereinafter prescribed the board may grant licenses at their discretion which licenses shall expire on May thirty-first of each year. Such licenses shall not be transferable. Such licenses may be issued (a) to any person within this Commonwealth of known scientific attainment in ornithology or mammalogy (b) to any agent of any public museum in this Commonwealth (c) to a teacher of ornithology in any school within this Commonwealth (d) to any person within the Commonwealth desiring to breed

or raise game in captivity and to sell the same (e) to any person desiring to possess breed or sell ferrets (f) to any person qualified to practice taxidermy and (g) to fur dealers or persons purchasing or receiving raw furs for commercial purposes.

No person so long as he is legally acting under the authority of a license issued by the board shall be liable to any of the penalties provided for in this act

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Honsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 876, (House Bill No. 321), as follows:

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto article three which reads as follows

CHAPTER XIV SEWERS AND DRAINS

ARTICLE III IN TOWNSHIPS OF THE SECOND CLASS

(a) Establishing and Constructing Sewer and Drainage Systems Sewer Connections and Rates Disposal of Sewage Assessment of Cost of Construction

Section 1142 Subject to the provisions of Section 1158 hereof Townships of the second class may establish and construct a system of sewers and drainage locating the same as far as practicable along and within the lines of the public roads of the townships as seem advisable to the board of supervisors The supervisors may permit and where necessary for the public health require adjoining and adjacent property owners to connect with and use the same All persons so connecting shall pay in addition to the cost of making such connection a monthly or annual rate prescribed by a resolution of the board of supervisors Such monthly or annual rate shall constitute a lien until paid against the property so connecting with such system and the amount thereof may be recovered by due process of law

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company Law

Section 1143 Where it is reasonably impracticable in the judgment of the supervisors in any part of such system to carry such sewers or drains along the lines of public roads they may locate and construct so much of the same as is necessary through private lands

Section 1144 The supervisors shall make the necessary provisions for the disposition of the sewage and drainage within or for carrying the same beyond the limits of the township and to this end they are hereby authorized to enter into contracts with other municipalities and other corporations or persons and to purchase acquire enter upon take appropriate occupy and use such lands rights and interests therein within the corporate limits of other townships or boroughs as shall be necessary for the proper location construction maintenance use and operation of sewer main drains or disposal plants including such lands rights and interests therein as shall be necessary for future additions to and enlargements of such sewerage facilities and as may be necessary to carry out the plans and specifications upon which a permit has been issued by the Secretary of Health In accordance with the provisions of the act of April twenty-second one thousand nine hundred and five entitled "An act to preserve the purity of the waters of the State for the protection of public health" and of "The Administrative Code"

Section 1145 In the event of inability to agree with the owners either for the land necessary for so much of the line of sewers and drains as are not located upon public roads or for so much land as is required for the disposition of the sewage the supervisors may enter upon said land and mark thereon the route and width necessary for the construction of the line of sewers or drains or the boundaries of so much land as is necessary for disposition of such sewage and occupy the said land for such purposes For all damage done or suffered or which accrues to the owner or owners of such land by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as like damages to be determined in townships of the first class under the provisions of sections one thousand seventy-four one thousand seventy-five one thousand seventy-six and one thousand seventy-seven of the act to which this is an amendment

Section 1146 The damages as awarded when the report is finally confirmed shall be entered as a judgment and if the same is not paid within thirty days after the entry thereof execution to enforce the collection thereof may be issued as in other cases of judgment against townships

Section 1147 The cost of construction of any system of sewers or drain constructed by the authority of section one thousand one hundred forty-two of this act shall be charged upon the properties accommodated or benefited thereby to the extent of such benefits

Section 1148 Whenever a sewer system is constructed by a township of the second class for the accommodation of a certain portion only of the township the supervisors of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts In every such case of division into several districts the supervisors shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by resolution No district shall be charged with more than its due proportion of the cost of the main sewers pumping-stations et cetera used jointly by more than one district the aggregate amount charged on property in any such district to the provisions of section eleven hundred and fifty of this act Where the whole of the township is accommodated by the system it may also be treated as a single district or divided into districts and be subject to the foregoing provisions

Any amount not legally chargeable upon properties benefited shall be paid out of the general township fund

Section 1149 The charge for any such sewer construction in any township of the second class shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment pursuant to a resolution of the board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such

reduction in the case of properties abutting on more than one sewer as the resolution may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than the whole amount of the benefit accruing to it and legally assessable

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits The amount of the charge on each property shall be ascertained as provided in section eleven hundred and fifty of this act

When a township is divided into sewer districts the assessment in each district may be by different methods

Section 1150 In all cases where the board of supervisors shall select the method provided by subdivision (b) of the foregoing section they shall petition the court of common pleas for appointment of viewers to assess benefits In all cases where they shall neglect for a period of three months after the completion of the sewer system to either ordain assessments by frontage or present petition for appointment of viewers taxpayers of the township whose property valuation as assessed for taxable purposes within the township may present a petition to the court of common pleas of the proper county for the appointment of viewers to assess benefits and in all cases where such taxpayers shall within three months of the adoption of a resolution levying an assessment under the method provided by subsection (a) of said section eleven hundred and forty-nine by petition state to said court that such assessment insufficiently represents the benefits accruing to abutting properties they may include in such petition a prayer for the appointment of viewers to assess benefits In either case the court shall thereupon appoint three disinterested persons from the board of county viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewer in question The viewers or a majority of them having been sworn to affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land abutting upon the line of said sewer system which in their opinion is benefited by its construction such amount as represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four to ten hundred and seventy-seven inclusive of the act to which this is an amendment The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction unless the same shall by petition of taxpayers whose property valuation as aforesaid shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township presented within three months after the adoption a resolution providing for an assessment by frontage be stated to insufficiently represent the amount of benefits to such properties in which case the proceedings by taxpayers authorized above shall be applicable Upon the filing of such a petition by taxpayers as aforesaid for appointment of viewers any assessment made by the supervisors and any proceedings thereunder shall be null and void

The viewers shall file a report of their proceedings in the same manner as provided in section ten hundred and eighty-three of the act to which this is an amendment and all the provisions of said section shall be followed relative to such report

Section 1151 After the amount of the assessment charged upon the several properties has been established either by resolution making assessments according to frontage or by confirmation of any report of viewers in whole or in part it shall be the duty of the township supervisors to file municipal liens for the assessments covered by such resolution or confirmation within the time and in the manner provided by law the same to be subject in all respects to the general law providing for the filing and recovery upon municipal liens The amounts of all assessments shall be payable to the township treasurer for the use of the township The supervisors shall also make out bills for the amounts charged against each property which shall be forthwith sent to all property owners residing in the township and mailed to all such owners residing elsewhere whose address is known

The costs of publication of notices in proceedings before

viewers shall be paid by the township upon presentation of bills approved by the court

(b) Contracts With Individuals or Corporations for Construction and Maintenance of Sewer and Drainage Systems

Section 1152 In any case where under the authority of section eleven hundred and forty-two of this act a system of sewage and drainage covering any township of the second class in whole or in part shall have been approved and authorized by resolution the supervisors may enter into a contract with any responsible individual or individuals or corporation for the construction of such system of sewage or drainage at the expense of such individual or individuals or corporation He they or it shall be entitled under such construction maintenance and operation of such system of sewage or drainage with the right to collect such charges in connection therewith as the supervisors prescribe in as full manner as same might have been collected by the township or the supervisors prescribe in as full manner as same might have been collected by the township or the supervisors In such contract the supervisors shall reserve to the township the right at any time or after a prescribed time to itself take possession of such system of sewage and drainage and its appurtenances at a price and upon terms to be fixed in the contract

Nothing in this section shall be construed to repeal or modify any of the provisions of the Public Service Company law

(c) Sewers and Drains in Streets or Alleys or Over Private Property Assessment of Cost of Construction According to Benefits

Section 1153 Subject to the provisions of Section 1158 hereof Townships of the second class may construct sewers and drains in any street or alley or through or on or over private property The costs damages and expenses of the construction of any sewers or drains shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment pursuant to a resolution of the township board of supervisors of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the resolution may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than its proportion aforesaid of the entire cost and expense of such construction

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits the amount of the charge on which property shall be ascertained and the rights of taxpayers are conferred as in townships of the first class under the provisions of sections five hundred and fifty-three to five hundred and sixty-five both inclusive of the act to which this is an amendment

(d) Sewers Under State and County Highways

Section 1154 Townships of the second class may construct sewers and drains in and under any county or State Highway within the township boundaries In case of the construction of sewers upon county highways the consent of the county commissioners of the county shall first be obtained and in case of the construction of sewers upon any State highway the consent of the Secretary of Highways shall first be obtained

Section 1155 Whenever sewers have been or shall be laid or constructed by any second class township in and under such highways such township may ascertain levy and collect the costs and expenses of the construction thereof from the abutting property holders in the same manner as in first class townships under the provisions of section five hundred and fifty-three to five hundred and sixty-four of this act

(e) Connecting With Sewer of Adjoining Municipality

Section 1156 Any township of the second class may connect with an existing sewer owned by and adjacent municipality for sewage purposes in the following manner

An application shall be made by the board of supervisors to the court of quarter sessions setting forth that fact. If the court shall be of the opinion that such connection can be made without impairing the usefulness of the existing sewer it shall appoint three viewers who shall view the premises and investigate the facts of the case and shall assess the proportionate part of the expense of building the original sewer upon such township of the second class and shall fix the proportion of the expense for repairs which the municipality and the township of the second class shall thereafter bear and determine all other questions liable to arise in connection therewith.

Section 1157 The viewers shall report to the court the result of their investigation which report shall be confirmed within thirty days unless exceptions thereto are filed. After confirmation of such report or the disposal of any exceptions any party interested may appeal from the decision of the court of quarter sessions to the Superior Court.

Section 1158 No sewer system of sewers or drain shall be constructed under the provisions hereof unless a resolution of the Board of Supervisors authorizing the same shall be published in a newspaper of general circulation published in the county in which the township is situated once a week for three successive weeks. If within twenty-days after the last publication or at any time during the period of publication taxpayers of the township whose property valuation is assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township shall sign and file in the office of the Prothonotary of the Court of Common Pleas of the County in which the township is located a written protest against the construction of such sewer system or drain when the construction authorized by such resolution shall not be undertaken or proceeded with.

(f) Acquisition of Sewer Systems

Section 1159 Any township of the second class in which any person firm or corporation is maintaining sewers and culverts with the necessary inlet and appliances for surface and under-surface and sewage drainage may become the owner of such sewers culverts inlet and appliances by paying therefor the actual value of the same at the time of the taking by the township.

In case the supervisors of the township cannot agree with the owners of such sewers as to the price to be paid therefor the supervisors may enter upon and take possession of such sewers culverts inlets and appliances. For all damage done or suffered or which accrues to the owner or owners of such sewer by reason of the taking of the same the funds of the township raised by taxation shall be pledged and deemed as security such damages to be determined by viewers in the same manner as damages for the construction of sewers are determined in townships of the first class under the provisions of sections one hundred and seventy-four to one hundred and seventy-seven inclusive of the act to which this is an amendment. If any sewer or sewer system is acquired by purchase under the provisions of this section the cost of such acquisition may be distributed or assessed in the same manner as if such sewer or sewer system had been constructed by such township under the provisions of this act.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|-----------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Bar, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Maxfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

DeWitt,
Earnest,

Krause,
Kunkle,

Quigley,
Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 991, (House Bill No. 958), as follows:

An Act to further amend section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by allowing boards of school directors to acquire school sites playgrounds or buildings in another district.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws nine hundred and seventy) entitled "An act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby further amended to read as follows

Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied including lands theretofore occupied by streets and alleys which have been vacated by municipal authorities as the board of school directors may deem necessary to furnish suitable sites for school buildings and playgrounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine.

When the territory of any school district entirely or partially surrounds the territory of another school district or where any part of the territory of any school district is so located that access thereto can be had only by passing through some other school district or where there is vacant land suitable for school purposes in another school district adjacent or near to any district or where an existing school building private or public not required for school purposes by the district in which the same is located is conveniently located for use the board of school directors are authorized for the convenience of attending pupils to acquire by purchase lease or condemnation any such school building or any

real estate in such other district for the erection thereon of school buildings and to sell convey transfer or abandon the same or any part thereof Any real estate acquired in any other district by any such school district shall be exempt from taxation for any purpose whatsoever Whenever any such real estate is condemned by a board of school directors the proceedings for such condemnation and for the appointment of viewers and for the assessment of damages and benefits in connection therewith shall be as provided in sections six hundred five to six hundred fourteen inclusive of the act to which this is an amendment

"The board of school directors of any district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise for school or playground purposes any school building or other real estate situated in another school district and to erect thereon school buildings and to sell convey transfer or abandon the same or any part thereof subject to the provisions of this act Any such buildings or other real estate used for school or playground purposes acquired in any other district by any such district shall be exempt from taxation for any purpose whatever And in any case where a Board of School Directors of any School District of the second third or fourth class has acquired in the name of the district prior to the passage of this act by purchase lease gift devise agreement condemnation or otherwise for school or playground purposes any building or real estate situated or lying in another school district and have or have not erected buildings thereon such acquisition of buildings or lands or such erection of buildings is hereby declared to be valid and shall be held to be valid to all intents and purposes provided in this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BARR. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. BARR. Mr. President, I move that the Bill be recommended to the Committee on Education.

Mr. KUNKLE. Mr. President, I second the motion.

The motion was agreed to.

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL No. 290.

Mr. LESLIE, offered the following resolution, which was twice read, considered and agreed to:

Resolved, (if the House of Representatives concur), That Senate Bill No. 290 entitled "A Supplement to the act approved the eleventh day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred and three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter, name, number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State", authorizing the inclusion of township roads in routes designated by the Secretary of Highways," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 354, as follows:

An Act to further amend section six hundred and twenty-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and twenty-five of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which was amended by section one of the act approved the sixteenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and thirty-four) entitled "An act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto' by requiring the approval of the commissioners of townships of the first class before recording certain plans plots and replots and fixing penalties" is hereby further amended to read as follows

Section 625. Every township of the first and second class shall have a general plan of its streets and alleys including those which have been or may be laid out but not opened Such plan shall be filed in the office of the engineer or other proper office of the township or in case there is no engineer's office or other proper office in the township then such plan shall be filed in the office of the county commissioners and all subdivisions of property thereafter made shall conform thereto No streets or alleys or parts thereof laid out and confirmed shall afterwards be altered without the consent of the commissioners or supervisors of the township except streets or parts thereof constructed or improved as State-aid highways by the Department of Highways No person shall be entitled to recover any damages for any improvements placed or constructed within the lines of any street or alley after the same has been located or ordained on the plan provided for by this section

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanlus, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Homsher, | North, | Vare, |
| Daix, | Heaton, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 424, (House Bill No. 140), entitled:

An Act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and

seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 510, (House Bill No. 673), as follows:

An Act to further amend section eleven of article six and section fifteen of article seven of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by changing the salaries of councilmen and mayors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of article six of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended by section twenty-one of the act approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and ten) entitled "An act to amend and revise an act entitled 'An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto' approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class" is hereby further amended to read as follows

Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly instalments Councils may by the ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than [three] four thousand five hundred dollars per year Provided however That for the term of city councilmen and until thereafter changed

by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of [three] not exceeding four hundred and fifty dollars per annum where said population is between fifteen thousand and thirty thousand [seven hundred and fifty] not exceeding eleven hundred and twenty-five dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand [two] three thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand [two thousand five hundred] not exceeding three thousand seven hundred and fifty dollars per annum in cities having a population of over seventy thousand [three] not exceeding four thousand five hundred dollars per annum The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change

Section 2 That section fifteen of article seven of said act as amended by the act approved the twenty-seventh day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and ten) is hereby further amended to read as follows

Section 15 The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly instalments the council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meeting of council or councilmanic committees The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than [three thousand five hundred] five thousand two hundred and fifty dollars per year Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred and fifty dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected Succeeding councils may change the amount of such compensation but such change shall not affect the compensation of the mayor then in office

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

| | | | |
|-------------|-----------|------------|-----------|
| Aron, | DeWitt, | Huffman, | Norton, |
| Baldwin, | Earnest, | Joyce, | Patton, |
| Barr, | Einstein, | Krause, | Quigley, |
| Baumer, | Eyre, | Kunkle, | Salus, |
| Brown, | Freeman, | Kutz, | Schantz, |
| Buckman, | Gelder, | Leslie, | Snyder, |
| Culbertson, | Griswold, | MacDade, | Stites, |
| Daix, | Harris, | Mansfield, | Vare, |
| Davis, | Heaton, | Miller, | Woodward, |
| Derrick, | Homsher, | North, | |

NAYS—5.

| | | | |
|----------|--------|---------|--------------|
| Lanius, | Sones, | Steele, | Weingartner, |
| Painter, | | | |

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMITTED.

Mr. QUIGLEY. Mr. President, I move that Senate Bill No. 623, (House Bill No. 662), entitled:

An Act to amend by adding a new Section number eight hundred and twenty-four and amend Sections eight hundred and twenty-five eight hundred and twenty-six eight hundred and twenty-seven eight hundred and twenty-eight eight hundred and forty and eight hundred and forty-one of an Act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

be recommitted to the Committee on Game and Fisheries

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 640, (House Bill No. 799), entitled:

An Act relating to Boarding Houses for Infants providing for the licensing thereof and the adoption of rules and regulations for the maintenance operation and conduct thereof by the Department of Welfare and fixing penalties

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. MANSFIELD. Mr. President, I ask unanimous consent to amend Section 1, page 1, line 10, by inserting after the word "lodging" the following: for a continuous period longer than twenty-four hours; also line 13, by inserting after the word "degree" the following: but the term "boarding house for infants" shall not be construed to include such places as are commonly known as day nurseries where children are not lodged over night; also Sec. 9, page 3, line 26, by striking out the word "fact" and inserting in lieu thereof the word "face"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 880, (House Bill No. 380), as follows:

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and

repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person firm or corporation shall sell or expose for sale or offer for sale within this Commonwealth any paint putty naval stores (turpentine or rosin) as hereinafter defined or any substitute therefor which is labeled or marked in any manner so as to tend to deceive the purchaser thereof as to its nature or composition or which is not labeled as hereinafter provided

Section 2 The term "paint" as used in this act shall include oxide of zinc red lead and white lead (Basic carbonate or Basic sulphate) dry or in any kind of oil or any compound intended for the same use colors ground in oil paste or semi-paste paint and liquid or mixed paint ready for use and all similar materials used as protective coatings or for painting purposes

Section 3 The term "naval stores" as used in this act shall be defined as follows

(a) "Naval stores" means spirits of turpentine and rosin

(b) "Spirits of turpentine" includes gum spirits of turpentine and wood turpentine

(c) "Gum spirits of turpentine" means spirits of turpentine made from (oleoresin) from a living tree

(d) "Wood turpentine" includes steam distilled wood turpentine and destructively distilled wood turpentine

(e) "Steam distilled wood turpentine" means wood turpentine distilled with steam from the oleoresin within or extracted from the wood

(f) "Destructively distilled wood turpentine" means wood turpentine obtained in the destructive distillation of the wood

(g) "Rosin" includes gum rosin and wood rosin

(h) "Gum rosin" means rosin remaining after the distillation of gum spirits of turpentine

(i) "Wood rosin" means rosin remaining after the distillation of steam distilled wood turpentine

Section 4 That when used in this act standards of quality and purity of gum spirits of turpentine steam distilled wood turpentine destructively distilled wood turpentine gum rosin or wood rosin shall be those established and promulgated by the Secretary of Agriculture

Section 5 That the following acts are hereby prohibited and made unlawful

(a) The sale in this State of any paint putty or naval stores labeled branded and offered for sale in such a manner as to deceive the purchaser thereof or in violation of sections two three and four of this act

(b) To use in this State the word 'turpentine' or the word 'rosin' in labeling branding selling or offering for sale any compound derivative or imitation of naval stores as defined in Section 3 of this Act unless accompanied by the words 'substitute' 'artificial' or some equivalent combination conspicuously shown so as to avoid deception of the purchaser

(c) The use in this State of any false misleading or deceitful means or practice in the sale of paint putty or naval stores or of anything offered for sale as such

Section 6 The label required by this act shall clearly and distinctly state the name and residence of the manufacturer of the paint putty or naval stores or of the distributor thereof or of the party for whom same is manufactured Such label shall be printed in plain legible type and so far as possible common English words shall be used instead of technical terms

Section 7 The label on all liquid or mixed paint shall show the net measure of the contents of the container and on all paste and semi-paste paint sold by weight the net weight of the contents of the package or if sold by measure the net measure of such contents

Section 8 The label on all paints as defined in section two of this act which have been extended or reduced or compounded by the addition of inert extenders or other similar paint materials shall be labeled with the word "Compound" immediately following the title in conspicuous type provided that where the percentage of oxide of zinc red lead white lead natural colors or natural colors ground in oil paste or semi-paste paint is fifty per centum (50%) or more of the compound the terms oxide of zinc red lead

white lead or the name of the natural color or natural color in oil may be retained on the label with the word "compound" in the case of natural or chemical colors where the inert material or other foreign substance is a natural or normal part of the product itself the word "compound" need not be added to the name of the title

Section 9 For the purpose of this act an article shall be deemed improperly labeled or misbranded

(1) "Wood rosin" means rosin remaining after the distillation of another article

(2) If the contents of the package as originally put up shall have been removed in whole or in part and other contents shall have been placed in such packages

(3) If the package containing it or its label shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular

Section 10 The having in possession of by any person firm or corporation dealing therein of any of the articles hereinbefore described and improperly marked or not correctly labeled as provided in this act shall be considered prima facie evidence that the same are kept by such person firm or corporation in violation of the provisions of this act

Section 11 The Department of Agriculture of the Commonwealth is hereby charged with the enforcement of the provisions of this act

Section 12 The Department of Agriculture by its assistants experts chemists and agents shall have access to all places of business stores and buildings used for the sale of paint putty and naval stores as hereinbefore defined or any substitute therefor and shall have power and authority to open any package can jar tub or other receptacle containing articles subject to the provisions of this act which may there be sold offered or kept for sale for the purpose of obtaining samples for chemical analysis or examination and to determine whether or not any of the provisions of this act have been violated

Section 13 Any person firm or corporation or violator of any of the provisions of this act or assisting or taking part in the violation of any of said provisions shall be guilty of a misdemeanor and upon conviction thereof shall be punished for each offense by a fine of not less than twenty-five dollars nor more than one hundred dollars

Section 14 The Department of Agriculture shall from time to time cause to be published information obtained as a result of the examination and chemical analyses of samples of paint putty and naval stores as hereinbefore defined and the results of the enforcement of the provisions of this act

Section 15 This act shall take effect and be in force upon its approval by the Governor and the act of the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-five) entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof" is hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Fatton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 929, (House Bill No. 516), as follows:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million two hundred thousand nine hundred and sixty dollars (\$1,200,960) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the University of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the general maintenance of the University of Pittsburgh including general administrative expenses chargeable to any of the schools and Departments hereafter enumerated the purchase of such apparatus and equipment as the Trustees may deem necessary for the best interests of the University the maintenance of teaching facilities in hospitals for students in the School of Medicine of the University including the Maternity Dispensary as follows namely

For Schools and Departments, of Liberal and Fine Arts including the Library the Observatory and the Departments of Physical Education and Military Instruction four hundred and seventy-eight thousand four hundred and sixty dollars (\$478,460)

For the Technical Schools including Engineering and Mines and Chemical Engineering courses two hundred and sixty-five thousand dollars (\$265,000)

For the School of Education including extension work in Education ninety-two thousand five hundred dollars (\$92,500)

For Professional Schools including teaching facilities in hospitals for students in the School of Medicine and maintenance of the Maternity Dispensary three hundred and sixty-five thousand dollars (\$365,000)

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 930, (House Bill No. 627), as follows:

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of Temple University at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the general maintenance of the University and the purchase of such apparatus and equipment as the Trustees may deem necessary for the best interests of the University

Provided however that the sum of one hundred and fifty thousand dollars (\$150,000) thereof shall be used for the maintenance and equipment of the Colleges of Liberal Arts and Sciences including the College of Liberal Arts and Science Pre-Medical and Pre-Dental courses and the School of Music

And provided further that the sum of one hundred and fifty thousand dollars (\$150,000) thereof shall be used for the maintenance and equipment of the School of Education including the summer session and extension work in education

And provided further that the sum of two hundred thousand dollars (\$200,000) thereof shall be used for the maintenance and equipment of the professional schools including the Schools of Law Medicine Dentistry-Pharmacy and Chiropody and including teaching facilities in the Garretson Hospital of Temple University and the Samaritan Hospital of Temple University for students in the School of Medicine

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. STEELE. Mr. President, I ask that Senate Bill No. 959, on third reading, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighting testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. BALDWIN. Mr. President, I move that Senate Bill No. 963, on third reading entitled:

An Act to amend sections three hundred and two eight hundred and two and one thousand two hundred and one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto" increasing the resident hunters license fee providing for the control of lands hereafter acquired by the Board of Game Commissioners for game purposes and by the Department of Forests and Waters for all forest purposes and making appropriations

be recommitted to the Committee on Game and Fisheries.

Mr. EYRE. Mr President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 977, (House Bill No. 137), entitled:

An Act making an appropriation to Mary M. Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. EARNEST. Mr. President, I move that Senate Bill No. 989. (Senate Bill No. 883), entitled:

An Act to amend article eleven paragraph twelve of section one thousand two hundred and ten section one thousand three hundred and one and section one thousand five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by making further provi-

sions for the certification of supervisory officials employed by school districts

be recommitted to the Committee on Education, for the purpose of a hearing.

Mr. BARR. Mr. President, I second the motioned.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1002, (House Bill No. 1058), as follows:

An Act making an appropriation to the Board of Trustees of the Western State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million fifty-five thousand dollars (\$1,055,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Western State Penitentiary for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the following purposes namely

The sum of eight hundred fifteen thousand dollars (\$815,000) or so much thereof as may be necessary for salaries insurance repairs to buildings and equipment medical and surgical instruments transportation gratuities clothing for discharged prisoners supplies the return of escaped prisoners and any other expenses necessary for the proper conduct of the work of the Board for the two fiscal years beginning June first one thousand nine hundred and twenty-five

The sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary for general reports to purchase fuel-saving equipment and instruments on boilers improvement of the electrical system and correction of conditions constituting serious hazards to property and life for the two fiscal years beginning June first one thousand nine hundred and twenty-five

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMITTED.

Mr. HEATON. Mr. President, I move that Senate Bill No. 1011, on third reading, entitled:

An Act providing for the paving repaving repairing and maintenance of the roadbed of street railway lines in streets and highways and fixing the obligations of persons and corporations owning leasing or operating such lines with respect to the paving repaving repairing and maintenance of such streets and highways

be recommitted to the Committee on City Passenger Railways.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1016, entitled:

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1041, (House Bill No. 453), entitled:

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |

DeWitt, Krause, Quigley,
Earnest, Kunkle, Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1042, (House Bill No. 487), entitled:

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1046, (House Bill No. 964), entitled:

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. KRAUSE. Mr. President, I move that Senate Bill No. 1049, (House Bill No. 344), on third reading, entitled:

An Act requiring the keeper owner proprietor or any person in charge of any storage warehouse to keep a record of places to which certain goods are removed and to disclose the same to any one claiming title thereto and providing a penalty

be recommitted to the Committee on Judiciary General.

Mr. WEINGARTNER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1052, entitled:

An Act setting apart from lands at New Cumberland Cumberland County owned by the Commonwealth a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1057, (House Bill No. 242), entitled:

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners

from the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1060, (House Bill No. 966), entitled:

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies affecting or purporting or intended to effect such mergers or consolidations purchases sales or acquisitions

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1063, (House Bill No. 1270), entitled:

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and

sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1072, (House Bill No. 200), entitled:

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1073, (House Bill No. 909), entitled:

An Act transferring and reappropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June one thousand nine hundred

and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest in the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. MILLER. Mr. President, I move that Senate Bill No. 1091, on third reading, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand nine hundred and twenty-three (P. L. 795), entitled "An act to amend sections ten eleven twelve and fourteen of and to add sections eleven (a) and eleven (b) to an act entitled 'An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act' approved the nineteenth day of March one thousand nine hundred and nine (P. L. 46) changing the preliminary educational requirements creating a board to examine and license osteopathic physicians to practice operative surgery providing for such examination and licensing regulating the practice of the same and requiring additional qualifications therefor defining osteopathy and providing for the effect or reports and certificates made by osteopathic physicians and granting additional powers to the Board of Osteopathic Examiners to revoke licenses"

be recommitted to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. STITES. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 333, on third reading, postponed for the present, entitled:

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312) entitled "An act providing a system of government for boroughs and re-

vising amending and consolidating the law relating to boroughs"

Mr. STEELE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STITES. Mr. President, I might say to the Senate that I have satisfactorily adjusted with two or three of the Senators, who found fault with this bill on behalf of their constituents, the points involved; and it is now in satisfactory form.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|--------------|
| Aron, | Einstein, | Kutz, | Schantz, |
| Baldwin, | Eyre, | Lanius, | Snyder, |
| Barr, | Freeman, | Leslie, | Sones, |
| Baumer, | Gelder, | MacDade, | Sprowls, |
| Brown, | Griswold, | Mansfield, | Steele, |
| Buckman, | Harris, | Miller, | Stites, |
| Culbertson, | Heaton, | North, | Vare, |
| Daix, | Homsher, | Norton, | Weingartner, |
| Davis, | Huffman, | Painter, | Woodward, |
| Derrick, | Joyce, | Patton, | |
| DeWitt, | Krause, | Quigley, | |
| Earnest, | Kunkle, | Salus, | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Mr. SCHANTZ. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 643, (House Bill No. 126), on third reading, postponed for the present, entitled:

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (P. L. 486) entitled "An act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (P. L. 86) entitled 'An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended"

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

| | | | |
|----------|-----------|---------|----------|
| Aron, | Earnest, | Krause, | Patton, |
| Baldwin, | Einstein, | Kunkle, | Quigley, |
| Barr, | Eyre, | Kutz, | Salus, |
| Baumer, | Freeman, | Lanius, | Schantz, |

Brown,
Buckman,
Culbertson,
Daix,
Davis,
Derrick,
DeWitt,

Gelder,
Griswold,
Harris,
Heaton,
Homsher,
Huffman,
Joyce,

Leslie,
MacDade,
Mansfield,
Miller,
North,
Norton,
Painter,

Sones,
Sprowls,
Stites,
Vare,

NAYS—4.

Snyder, Steele, Weingartner, Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Mr. LESLIE. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 1026 on third reading, postponed for the present, entitled:

An Act authorizing the Department of Highways to purchase material necessary for the construction of highways and sell the same to contractors engaged in the construction of State Highways or State-aid Highways or any highway being constructed under the supervision or with the approval of the Department of Highways and providing the method for reimbursement to the Commonwealth

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. LESLIE. Mr. President, I move that the bill be recommitted to the Committee on Public Roads and Highways.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 29, as follows:

An Act to amend paragraph four of section four of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph four of section four of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which was amended by the act approved the sixteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fourteen entitled "An act amending sections one four five and ten of an act entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions' approved the fifth day of March Anno Domini one thousand nine hundred and six and sections three seven and twelve of said act as amended by the act entitled 'An act amending sections three seven twelve and thirteen of an act entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation

of its provisions" approved the fifth day of March Anno Domini one thousand nine hundred and six increasing the compensation of registrars in said cities and providing for an additional registration day' approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven by further defining who may be appointed registrars increasing their terms of office changing the registration days and the form of register providing further regulations for the registration of electors and repealing all acts or parts of acts inconsistent herewith" is hereby further amended to read as follows

Every register shall be indexed alphabetically from A to Z The lines of each page shall be consecutively numbered in both margins beginning with the number one at each alphabetical division of the register The answers of the applicants shall be recorded in their presence in both registers in the following manner in the first column shall be entered the surname of the applicant in the order of his appearance at the polling-place on the page bearing the index letter of his surname in the second column shall be entered his Christian name or names in the third column his occupation in the fourth column the street and number of his residence in the fifth or sixth columns whether he is a lodger lessee or owner and if he is a lodger or lessee of a portion only of a house the location or number of the room or floor which he occupies in the seventh and eighth columns shall be entered the length of his residence in the State and district respectively in the ninth tenth eleventh and twelfth columns the location of the house from which he last registered giving State city street and number respectively and the year in which he so registered in the thirteenth column the State or territory of the United States or the foreign country where he was born in the fourteenth column whether being foreign-born he produces his naturalization papers in the fifteenth column the number of the affidavit of naturalization of his father if taken in the sixteenth and seventeenth columns the manner in which he complies with the law relating to the payment of taxes as a qualification of the right to vote whether by the production of his receipt or by making affidavit of payment of tax if receipt is not produced if the applicant is less than twenty-two years of age the word "age" shall be recorded in said column in the eighteenth nineteenth and twentieth [and twenty-first] columns his personal description designating whether white or colored his approximate [age] height and [weight] that he is or will be before the next ensuing election or primary twenty-one years of age or upwards in the [twenty-second] twenty-first column shall be entered the number of the challenge affidavit of every person who is required to take said affidavit in the twenty-second twenty-third twenty-fourth and twenty-fifth [and twenty-sixth] columns the election officers shall record in one register the obtaining of ballot and in the other the casting of the vote of the register elector at the fall primary November election spring primary or special election as hereinafter provided or as may hereafter be provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 41, as follows:

An Act authorizing counties to build improved highways for townships at the joint expense of the county and township authorizing townships to incur indebtedness therefor providing said highways shall remain township highways and authorizing joint maintenance thereof by county and township

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the proper authorities of any township of this Commonwealth are hereby authorized to enter into a contract or contracts with the commissioners of any county in this Commonwealth providing that the said county commissioners shall construct an improved highway or highways and the expense or cost of said construction shall

be borne jointly by the said township and the said county in such ratio or proportions as may be agreed on in said contract or contracts

Section 2 Payment for the construction of said highway or highways as provided for in section one of this act shall be made by the county which shall be reimbursed by the said township in such sums as agreed upon in said contract or contracts upon presentation to it from time to time of estimates and bills for work already performed and paid for under the provisions of this act

Section 3 The several townships in this Commonwealth who shall enter into a contract or contracts with the county Commissioners of their respective counties for the joint construction of improved highways under the provisions of this act are hereby authorized to incur such indebtedness and issue interest bearing bonds therefor as may be necessary to pay their proper share of said cost of construction as agreed in said contract or contracts subject however to the constitutional limitations of such indebtedness

Section 4 Any highway constructed jointly under the provisions of this act shall remain a township highway and shall be repaired and maintained at the expense of the proper township but nothing shall prevent the proper authorities of a township from entering into a contract or contracts with the county commissioners of the proper county for with the county commissioners of the proper county for the maintenance of said improved highway under such terms and conditions as may be mutually satisfactory

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 42, as follows:

An Act authorizing county commissioners in cases of emergency to construct or reconstruct county bridges upon the approval of the Court of Quarter Sessions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when a county bridge wholly within any county or on the boundary line between any two counties has been or shall hereafter be destroyed or partially destroyed or rendered impassable or becomes insufficient or inadequate to accommodate public travel or in any other case of emergency it becomes necessary to construct or reconstruct any such bridge without the delay occasioned by the report of a grand jury or grand juries the county commissioners of any such county or of any two counties in case of a joint county bridge may upon the approval of the court or courts of Quarter Sessions of such county or counties erect and construct a new bridge or reconstruct any partially destroyed insufficient or inadequate bridge to take the place of such wholly or partially destroyed or insufficient or inadequate bridge

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 377, as follows:

An Act to amend section six hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty)

entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended to read as follows

(a) Laying Out Roads Under the General Road Law
Section 640 Except as otherwise in this act provided or except as otherwise provided by local or special legislation all roads wholly within or partly within townships of the second class and all roads partly within townships of the first class shall be laid out widened changed or vacated by the courts of quarter sessions as heretofore in the manner provided by the general road law and the amendments additions and supplements thereto Provided however That no public road shall be opened or vacated until the plan and specifications showing such location or vacation and the width of any proposed highway has been approved by the board of township supervisors or commissioners of the township or townships in which such road is proposed to be located or vacated and provided further That all new roads shall be graded to the grade established by the supervisors or commissioners at the expense of the persons who petitioned for the road All damages and benefits occasioned by such laying out and the subsequent opening thereof or by any such widening changing or vacation shall be assessed collected and paid in the manner provided by the general road law and the amendments additions and supplements thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 414, as follows:

An Act to repeal Route Three Hundred and Five of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and forty-eight) entitled "An act establishing certain public roads as state highways and providing for their construction and maintenance at the expense of the Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Route Three Hundred and Five of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and forty-eight) entitled "An act establishing certain public roads as state highways and providing for their construction and maintenance at the expense of the Commonwealth" which reads as follows

"Route Three Hundred and Five A certain public road beginning at a point in Landisburg Borough Perry County being intersection of said road and state main highway route number one hundred and ninety-one and extending by way of Bridgeport Lebo Oak Grove and Waggoner's Gap thence through Caprivi to Carlisle in Cumberland County" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 918, as follows:

An Act to enable any city town borough or township owning and operating its own water works to require a water-meter to be installed upon every property supplied from such water works at the expense of the owner thereof and providing that the cost of and charge for installing such water-meter shall be a lien upon such property with the same priority and enforceable in the same manner as a municipal claim

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the municipal authorities of every city town borough and township within this Commonwealth which now owns and operates or may hereafter acquire or construct and operate its own water works shall have the power to require the owner or owners of every separate property supplied from such water works to install or permit the installation of a water-meter or meters upon and for such property

Section 2 The municipal authorities of any city town borough or township aforesaid may require the owner of every property upon and for which a water-meter is installed to pay the reasonable cost of and charge for installing such meter at such times and in such amounts as the said authorities shall prescribe Such cost and charge shall be a lien upon the property upon and for which the water-meter shall have been installed

Section 3 Liens for cost of and charges for installing water-meters shall have the same priority and shall be enforceable in the same manner as municipal claims are now entitled to have and to be enforced by law

Section 4 All acts and parts of acts inconsistent herewith are hereby repealed

Section 5 If any part of this act shall be declared to be invalid or unconstitutional the remaining parts hereof shall be and remain the valid act of the Legislature

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1023, as follows:

An Act relating to the licensing of persons firms or corporations advertising soliciting or contracting to treat shade park or ornamental trees or shrubs by pruning trimming or filling of cavities or to protect such trees from damage from insects or diseases by spraying or by any other method providing for the appointment of a licensing board and defining its powers and duties providing penalties and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person firm or corporation shall after January first one thousand nine hundred and twenty-six advertise solicit or contract to treat shade park or ornamental trees or shrubs by pruning trimming or filling of cavities or to protect such trees from damage from insects or diseases by spraying or by any other method without having first secured a license as provided in section two of this act It shall be unlawful for any person licensed under the provisions of this act to advertise solicit or contract to engage in any of the tree treatment work hereinbefore enumerated unless licensed to engage in that particular of work

Section 2 The Secretary of Agriculture shall appoint a board of three persons qualified to act in this capacity to be known as the "Tree Protection Licensing Board" of which board the chairman and executive officer shall be a member of the Department of Agriculture and two members shall be chosen from nominations from organized bodies of nurserymen tree surgeons or landscape men organized with the State The board shall meet from time to time at the call of the chairman and two members of the board shall constitute a quorum for the transactions of any business Members of the board shall not receive any compensation but shall be paid all traveling hotel and other expenses actually incurred in the performance of their duties

It shall be the duty of the board upon application for a license from any person firm or corporation to examine the qualifications of the applicant to engage in any of the tree protection work hereinbefore enumerated and if satisfied that the applicant is qualified the board may issue a license stating the type or kind of tree work in which the applicant has passed an examination which license shall be valid for the remainder of the calendar year Said board shall prepare all necessary forms and prescribe all rules and regu-

lations governing examinations and issue of licenses All licenses issued under the provisions of this act shall expire on the thirty-first day of December of each year The license for the succeeding years without further examination within the discretion of the board Any license issued under the provisions of this act may be revoked by the board upon evidence that improper methods have been used or for some other sufficient cause Any person firm or corporation aggrieved by the action of the board in refusing to renew or revoking a license may appeal therefrom to the Secretary of Agriculture who after a full investigation may sustain or reverse the action of the board In case he reverses the action of the board a license shall forthwith be issued to the party entitled thereto Any person firm or corporation receiving a license under the provisions of this act shall be responsible for the acts of his or its employees in the performance of such work within the meaning of this act

Section 3 Each applicant for an examination shall pay a fee of three dollars (\$3.00) upon the filing of his application with the board and he shall also pay an additional fee of two dollars (\$2.00) for each license or renewal issued All fees collected under the provisions of this act shall be paid to the Secretary of Agriculture and shall by him be forthwith paid into the State treasury for the use of the Commonwealth

Section 4 Any person violating any of the provisions of this act or any rule or regulation of the board promulgated under the authority of this act shall upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace be sentenced for the first offense to pay a fine of not less than five dollars (\$5.00) nor more than fifty dollars (\$50.00) and for each second or subsequent offense shall be sentenced to pay a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) and costs of prosecution In case of default in the payment of the fine and costs of the prosecution the person convicted shall be sentenced to undergo imprisonment in the county jail one day for each dollar of fine and costs unpaid

Section 5 The sum of one thousand dollars (\$1,000.00) or so much thereof as may be necessary hereby specifically appropriated to the Department of Agriculture for the purposes of carrying out the provisions of this act and for the payment of the traveling hotel and other expenses of the members of the board and other necessary expenses incurred by the board Payment from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition by the Secretary of Agriculture in the usual manner

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1023, entitled:

An Act relating to the licensing of persons firms or corporations advertising soliciting or contracting to treat shade park or ornamental trees or shrubs by pruning training or filling of cavities or to protect such trees from damage from insects or diseases by spraying or by any other method providing for the appointment of a licensing board and defining its powers and duties providing penalties and making an appropriation

The first section of the bill was read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person firm or corporation shall after January first one thousand nine hundred and twenty-six advertise solicit or contract to treat shade park or ornamental trees or shrubs by pruning trimming or filling of cavities or to protect such trees from damage from insects or diseases by spraying or by any other method without having first secured a license as provided in section two of this act It shall be unlawful for any person licensed under the pro-

visions of this act to advertise solicit or contract to engage in any of the tree treatment work hereinbefore enumerated unless licensed to engage in that particular kind of work

The Second section of the bill was read as follows:

Section 2 The Secretary of Agriculture shall appoint a board of three persons qualified to act in this capacity to be known as the "Tree Protection Licensing Board" of which board the chairman and executive officer shall be a member of the Department of Agriculture and two members shall be chosen from nominations from organized bodies of nurserymen tree surgeons or landscape men organized within the State. The board shall meet from time to time at the call of the chairman and two members of the board shall constitute a quorum for the transactions of any business. Members of the board shall not receive any compensation but shall be paid all traveling hotel and other expenses actually incurred in the performance of their duties.

It shall be the duty of the board upon application for a license from any person firm or corporation to examine the qualifications of the applicant to engage in any of the tree protection work hereinbefore enumerated and if satisfied that the applicant is qualified the board may issue a license stating the type or kind of tree work in which the applicant has passed an examination which license shall be valid for the remainder of the calendar year. Said board shall prepare all necessary forms and prescribe all rules and regulations governing examinations and issue of licenses. All licenses issued under the provisions of this act shall expire on the thirty-first day of December of each year. The license may be renewed by the board upon application of the licensee for the succeeding years without further examination within the discretion of the board. Any license issued under the provisions of this act may be revoked by the board upon evidence that improper methods have been used or for some other sufficient cause. Any person firm or corporation aggrieved by the action of the board in refusing to renew or revoking a license may appeal therefrom to the Secretary of Agriculture who after a full investigation may sustain or reverse the action of the board. In case he reverses the action of the board a license shall forthwith be issued to the party entitled thereto. Any person firm or corporation receiving a license under the provisions of this act shall be responsible for the acts of his or its employees in the performance of such work within the meaning of this act.

On the question,

Will the Senate agree to the section?

Mr. WOODWARD. Mr. President, I move to amend section 2, page 2, line 14, by striking out the words "two members" and insert in lieu thereof "of the remaining two members one"

Mr. SNYDER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third, fourth and fifth sections of the bill were read as follows and agreed to:

Section 3 Each applicant for an examination shall pay a fee of three dollars (\$3.00) upon the filing of his application with the board and he shall also pay an additional fee of two dollars (\$2.00) for each license or renewal issued. All fees collected under the provisions of this act shall be paid to the Secretary of Agriculture and shall by him be forthwith paid into the State treasury for the use of the Commonwealth.

Section 4 Any person violating any of the provisions of this act or any rule or regulation of the board promulgated under the authority of this act shall upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace be sentenced for the first offense to pay a fine of not less than five dollars (\$5.00) nor more than fifty dollars (\$50.00) and for each second or subsequent offense shall be sentenced to pay a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) and costs of prosecution. In case of default in the payment

of the fine and costs of the prosecution the person convicted shall be sentenced to undergo imprisonment in the county jail one day for each dollar of fine and costs unpaid.

Section 5 The sum of one thousand dollars (\$1,000.00) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Agriculture for the purposes of carrying out the provisions of this act and for the payment of the traveling hotel and other expenses of the members of the board and other necessary expenses incurred by the board. Payment from said appropriation shall be made by warrant of the Auditor General on the State Treasurer after requisition by the Secretary of Agriculture in the usual manner.

The title of the bill was read as follows and agreed to.

An Act relating to the licensing of persons firms or corporations advertising soliciting or contracting to treat shade park or ornamental trees or shrubs by pruning trimming or filling of cavities or to protect such trees from damages from insects or diseases by spraying or by any other method providing for the appointment of a licensing board and defining its powers and duties providing penalties and making an appropriation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1033, as follows:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article nine be amended by adding thereto the following section

Section 19 In addition to the purposes stated in article nine section four of this Constitution the State may be authorized to issue bonds to the amount of fifty millions of dollars (\$50,000,000) for the acquisition of lands and buildings and the construction and improvement of state owned buildings and the equipment thereof for the care and maintenance of penal delinquents mental defectives epileptics and persons mentally diseased

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 1033, the bill just read, be recommitted to the Committee on Finance for the purpose of a hearing.

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the Motion?

Mr. WOODWARD. Mr. President, there is a gentleman's agreement that this bill shall go to the third reading calendar before it is killed or attacked.

Mr. LESLIE. Mr. President, when it comes out of committee it will be on third reading.

Mr. WOODWARD. Mr. President, the bill does not belong in the Committee on Finance. If it is recommitted it must go to the committee where it was formerly considered.

Mr. LESLIE. Mr. President, will the Senator from Philadelphia, Mr. Woodward, permit the bill to go to my committee.

Mr. WOODWARD. Mr. President, I hope it will not go into his committee at all. It should go into the Committee on Judiciary General.

Mr. President, I am not the champion of this bill. The sponsor of this bill is ill at home, and it seems to me the most courteous thing is not to interfere with his bill until he returns.

Mr. LESLIE. Mr. President, it is not interfering with it at all.

And the question recurring,

Will the Senate agree to the motion?

A division being called for twenty-two Senators voted in the affirmative and eleven in the negative, whereupon the question was decided in the affirmative.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1035, as follows:

An Act making a deficiency appropriation to the Board of Trustees of the Shamokin State Hospital Shamokin Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Trustees of the Shamokin State Hospital located at Shamokin Pennsylvania for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-five for the payment of deficiencies in maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1053, as follows:

An Act making an appropriation to the Department of Military Affairs for the purchase of additional lands in connection with the State Military Reservation at Mount Gretna.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Military Affairs for the purpose of purchasing additional land needed for the State Military Reservation at Mount Gretna

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1065, as follows:

An Act for the protection of the public safety by providing as a prerequisite to the registration of motor vehicles for the establishment (including the continuance during the period of registration) of financial responsibility by owners thereof for injury including death resulting therefrom to persons or damage to property caused by or as the result of the negligent use maintenance or operation of such vehicles conferring powers and imposing duties upon the Secretary of Highways and his agents in connection therewith and for the enforcement thereof imposing

certain duties upon owners of motor vehicles and upon insurance companies associations exchanges and corporations issuing policies and contracts to motor vehicle owners and providing penalties

DEFINITIONS

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "motor vehicle" as used in this act shall be construed to mean all vehicles propelled by internal combustion engines electricity or steam except traction engines tractors road rollers and vehicles traveling only upon rails or tracks

The word "owner" or the term "owner of a motor vehicle" shall be construed to mean the person co-partnership association or corporation in whose name the motor vehicle is registered under the laws of the Commonwealth except motor vehicles registered in the name of the Commonwealth or any county city borough town township school district or poor district

Section 2 Financial Responsibility of Motor Vehicle Owner A Pre-requisite to Registration No motor vehicle shall be registered for the calendar year of one thousand nine hundred and twenty-six or for any calendar year thereafter to operate upon the highways of the Commonwealth unless and until the Secretary of Highways or his agent is satisfied of the financial ability of the owner to respond in damages in the sum of at least two thousand five hundred dollars (\$2,500) for any one person injured or killed and in the sum of five thousand dollars (\$5,000) for any number of persons more than one injured or killed in any one accident and in the sum of at least one thousand dollars (\$1,000) for property damaged in any one accident as the result or because of the negligent use maintenance or operation of such motor vehicle

In any case where an owner shall apply for the registration of more than one motor vehicle the Secretary of Highways or his agent shall be satisfied of the financial ability of the owner to pay four thousand dollars (\$4,000) damages for each motor vehicle registered in addition to the amounts hereinbefore specified with a maximum liability of twenty thousand dollars (\$20,000) for any number of motor vehicles registered

Section 3 Method To Establish Financial Responsibility The financial responsibility of an owner to respond in damages as provided in section two of this act shall be evidenced in one of the ways prescribed in clauses (a) (b) and (c) of this section

(a) By the certificate (to be filed with the application for registration) of an insurance company association or exchange authorized to do business in the Commonwealth stating that the owner has a policy of automobile liability and property damage insurance in said company association or exchange insuring the owner for the term covered by the registration to be issued thereon in at least the amount specified in section two of this act against loss from liability imposed by law upon such owner or the operator of motor vehicle (when operating with the consent or under the direction of the owner) by reason of injury to or death of any person (other than a person employed by the owner or operator in the use maintenance or operation of such vehicle) or injury to or destruction of property (not including property of such owner or the operator nor property carried in or upon such motor vehicle or in charge of the owner or operator of such motor vehicle) caused by the negligent use maintenance or operation of said motor vehicle and resulting from accidents occurring during the term of said policy The limitation of liability in any such policy shall be exclusive of any court costs and expenses of investigating and defining suits in case the company association or exchange indemnifies the owner for such costs and expenses Such policy shall also contain a provision for a continuing liability thereunder notwithstanding any recovery thereon by the owner

(b) By the certificate (to be filed with the application for registration) of a responsible and solvent domestic corporation of association incorporated or formed by owners of motor vehicles stating that the owner is a member of such corporation or association and that he has a policy in or contract with such corporation or association insuring or indemnifying the owner for the term covered by the registration to be issued thereon in at least the amounts speci-

fied in section two of this act against loss from liability imposed by law on such owner or the operator of the motor vehicle (when operating with the consent or under the direction of the owner) by reason of injury to or death of any person (other than a person employed by the owner or operator in the use maintenance or operation of such motor vehicle) or injury to or destruction of property (not including property of such owner or the operator nor property carried in or upon such motor vehicle or in charge of the owner or operator of such motor vehicle) caused by the negligent use maintenance or operation of said motor vehicle and resulting from accidents occurring during the terms of said policy or contract. The limitation of liability in any such policy or contract shall be exclusive of any court costs and expenses of investigating and defending suits in case the corporation or association indemnifies the owner for such costs and expenses. Such policy or contract shall also contain a provision for a continuing liability thereunder notwithstanding any recovery thereon by the owner.

Any such corporation or association shall be subject to examination by the Insurance Commissioner or his agents to ascertain its financial responsibility and solvency and his decision on said questions shall be final and conclusive but the maintenance of a clear surplus of twenty thousand dollars (\$20,000) above liabilities incurred shall be considered sufficient to prove the solvency of such corporation or association.

(c) By an order issued by the Secretary of Highways or his duly authorized agent exempting the owner from filing the certificates required by clauses (a) and (b) of this section. Any owner of a motor vehicle desiring to be so exempted shall make application under oath to the Secretary of Highways showing his financial ability to pay damages during the term covered by the registration issued pursuant to any such exemption in at least the amount specified in section two of this act recovered by law against the owner or operator of the motor vehicle (when operating with the consent or under the direction of the owner) by reason of injury to or death of any person or injury to or destruction of property caused by the negligent use maintenance or operation of said motor vehicle during the term of the registration. If the Secretary of Highways is satisfied of the owner's financial ability he shall by written order make such exemption. The Secretary of Highways or his agent may from time to time require further statements under oath of the financial ability of such owner and if at any time such owner appears no longer able to pay damages in the amounts required by this act he shall revoke his order granting such exemption. When any such order is revoked the owner shall file a certificate as required in clause (a) or (b) of this section showing that he has secured a policy of insurance or a contract and pending such action the registration of the motor vehicle of such owner shall be suspended. Any person who shall make any wilfully false statement in any such application for exemption under the provisions of this clause shall be guilty of perjury.

Any such written order of exemption shall remain in force from year to year unless revoked by the Secretary of Highways.

Section 4 Duties of Exempted Owners Penalty. It shall be the duty of any owner to notify the Secretary of Highways of any change in his financial standing involving inability to pay damages as provided in clause (c) section three of this act and immediately to establish his financial ability in one of the ways provided by clauses (a) and (b) of said section and upon failure so to establish his financial ability the registration of his motor vehicle shall be revoked by the Secretary of Highways. Any owner who shall fail or neglect to notify the Secretary of Highways of any change in his financial standing as hereinbefore provided shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or to undergo imprisonment for a term not exceeding six months or both.

If an owner exempted by the Secretary of Highways under the provisions of clause (c) section three of this act shall fail or refuse to pay damages caused by the negligent use maintenance or operation of his motor vehicle by the owner or operator thereof the Secretary of Highways shall revoke the registration of the owner's motor vehicle for a period of two years.

Section 5 Records To Be Public. The Secretary of Highways shall cause to be kept a complete record of all certi-

ficates filed and exemptions granted under the provisions of this act and such records shall be open to inspection by any proper person during business hours.

Section 6 Certificates of Compliance. The Secretary of Highways or his agent shall issue to each owner with the certificate of registration a certificate of compliance which shall state that the owner has complied with the provisions of this act in the establishment of financial responsibility and shall further specify the method of compliance adopted by the owner. The certificate of compliance shall at all times be displayed in such motor vehicle and shall be subject to examination at any time by any constable police officer or other person authorized by law to halt motor vehicles. Any person who shall fail to display said certificate or fail to exhibit the same upon demand shall upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace be subject to a fine of ten dollars (\$10.00) and in default of the payment of such fine and costs of prosecution shall be committed to the county jail for a period of ten days.

For the issuance of each certificate of compliance the Secretary of Highways is directed to charge and collect a fee of one dollar for the use of the Commonwealth.

Section 7 Notices in Cases of Accidents. Within twenty-four hours after the happening of any accident causing injury to or death of any person or injury to or destruction of property the owners or operators involved therein shall notify the Secretary of Highways or his agent and any insurance company association or exchange or corporation or association in which or with which he has a policy or contract of the facts and details of such accident. After an investigation of such accident by the Secretary of Highways or his agent the Secretary of Highways may revoke the registration of said motor vehicle or the owner's and operator's license or both and if the registration is not revoked he may require the owner to take out additional insurance or an additional contract or otherwise prove his financial responsibility in the manner provided by section three of this act and in case the owner shall fail to comply with the requirements of the Secretary of Highways his registration shall be revoked.

Any owner or operator neglecting to carry out the provision of this section shall upon conviction thereof in a summary proceeding be sentenced to pay a fine of one hundred dollars (\$100) and in default of the payment of such fine and costs shall be sentenced to undergo imprisonment in the county jail for thirty days.

Section 8 Revocation of Policies and Contracts. Any insurance company association or exchange or any corporation or association revoking or intending to revoke any policy of insurance policy or contract provided for in clauses (a) and (b) of section three of this act shall at least twenty days before such revocation notify the Secretary of Highways and the owner of the motor vehicle and in case the owner shall fail to further satisfy the Secretary of Highways or his agent of his financial responsibility in one of the ways provided for by section three of this act it shall be the duty of the Secretary of Highways upon the date of such revocation to suspend the registration of the motor vehicle of such owner.

Any person operating any motor vehicle after the registration thereof has been suspended as provided by this section shall be subject to the penalties provided by law for the operation of a motor vehicle without registration.

Section 9 Procedure Where Owner is Refused Policy of Insurance. Upon application of any owner who shall have been refused a policy of automobile liability and property damage insurance provided for in section three (a) of this act the Secretary of Highways or his agent shall notify the refusing insurance company association or exchange to appear before him at a public hearing to be held at his office not less than fifteen days nor more than thirty days from the date of the notice. Such notice may be sent by registered mail addressed to the home office of the company association or exchange or in the case of a foreign association or exchange by notice filed with the Insurance Commissioner. At any hearing the Secretary of Highways or his agent shall examine into the justice of such refusal and if he determines that such refusal is just he shall so certify and if he determines that such refusal is unjust he shall order the refusing company association or exchange to forthwith issue such policy of insurance to the owner. If such insurance company association or exchange does

not appeal as hereinafter provided and fails to comply with the order of the Secretary of Highways after the time for an appeal therefrom the Secretary of Highways may in his discretion refuse to accept the policies of such refusing association or exchange under section three (a) of this act. All testimony before the Secretary of Highways or his agent at such hearing shall be absolutely privileged and shall under no circumstances be made the basis of any other subsequent court action by any of the parties thereto or by any person copartnership association or corporation claiming by or through such parties.

Section 10 Appeals From Decisions of the Secretary of Highways Within thirty days after the rendition of any such decision by the Secretary of Highways any party in interest may appeal therefrom to the court of common pleas of Dauphin county or to the court of common pleas of any county in which the owner is resident or to the court of common pleas of any county in which any corporation has its principal office and upon such appeal the case shall be tried de novo and with a jury at the election of either party where any question of fact is involved. The court shall direct upon any such appeal what notices shall be given to parties interested including the Secretary of Highways of the time fixed by the court for hearing such appeal.

The record of the proceedings and the evidence taken before the Secretary of Highways or his agent may be read in evidence.

From any decision of the court of common pleas sustaining or revoking the decision or order of the Secretary of Highways and party in interest may appeal to the Superior or Supreme Court as in other cases. Failure of any insurance company association or exchange to obey the final order of the court entered as above provided shall subject the offender to proceedings for contempt.

Section 11 Constitutionality The provisions of this act are severable and if any of the provisions thereof shall be declared unconstitutional it is hereby declared as a legislative intent that such decision shall not affect the remaining provisions of this act.

Section 12 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1074, (House Bill No. 1235), entitled:

An Act empowering cities and counties which are authorized to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and to provide for their operation and maintenance to jointly take purchase or condemn property and to jointly appropriate money for the erection thereon of such buildings and to provide for their operation and maintenance jointly.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1086, (House Bill No. 1232), entitled:

An Act empowering counties to take purchase or condemn property and to appropriate money for the erection thereon of public auditoriums libraries memorial buildings and monuments and providing for their operation and maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1092, as follows:

A Joint Resolution providing for a legislative commission to investigate the educational needs and resources of the Commonwealth and make to the General Assembly of one thousand nine hundred and twenty-seven a report of its findings together with recommendations setting up a unified State policy in public education for the public elementary and high schools the State normal schools and the colleges and universities prescribing also the powers and duties of said commission and making an appropriation to cover necessary expenses incident to making such investigation and report.

Whereas Article ten section one of the Constitution of one thousand eight hundred and seventy-three of this Commonwealth prescribes that "the General Assembly shall provide for the maintenance and support of a thorough and efficient system of public schools wherein all the children of this Commonwealth above the age of six years may be educated and shall appropriate at least one million dollars each year for that purpose" and

Whereas The needs of the social civil commercial and industrial life of this Commonwealth are demanding an increasingly enlarged and efficient system of public education and

Whereas The future welfare and growth of this Commonwealth are conditioned and based upon the principle of affording equal and adequate educational opportunity to all the children of all the people of the State and

Whereas A unified State policy in public education for our public elementary and high schools our State normal schools and our colleges and universities has never been formulated to meet the educational needs from the kindergarten through the university of the youth of this Commonwealth and

Whereas Such a policy is of such magnitude and importance and so vital to future welfare and progress of this Commonwealth that it should be formulated only after a full investigation and study of the entire field of public education by a commission composed of persons qualified by education and experience whose recommendations will command the confidence and support of the people of the Commonwealth therefor be it

Resolved Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That

First a commission consisting of sixteen citizens of the Commonwealth be and is hereby constituted for the purpose of formulating a policy in public education for the public elementary and high schools the State normal schools and the colleges and universities. The Superintendent of Public Instruction to be a member ex-officio of said commission. The Governor of the Commonwealth to appoint three citizens the President Pro Tempore of the Senate to appoint three Senators and three citizens and the Speaker of the House of Representatives to appoint three Representatives and three citizens.

Second That said commission shall thoroughly investigate the educational needs and resources of this and other states formulate a unified State policy in relation to all grades and types of education adequate to meet the rapidly developing and expanding social civic commercial and industrial life of this Commonwealth make recommendations of needed legislative and executive measures to insure the effective carrying out of such a policy and print and present to the General Assembly of one thousand nine hundred and twenty-seven report of its findings and recommendations on or before the first day of February one thousand nine hundred and twenty-seven.

Third That said commission is hereby authorized to sit at Harrisburg or elsewhere within the Commonwealth to choose a chairman from among its own members to employ a secretary and such other assistants as may be needed to take testimony subpoena witnesses and compel the production of books documents and papers and otherwise have all the powers of a legislative committee.

Fourth The sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary be and the same is hereby appropriated for the defraying of the expenses of

said commission to be paid upon the certificate of the chairman of the said commission by warrant of the Auditor General on the State Treasurer in the usual manner

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1101, (House Bill No. 438), entitled:

An Act making an appropriation to the Baby Welfare Association of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1124, (House Bill No. 1401), entitled:

An Act transferring and re-appropriating certain moneys heretofore appropriated to the Department of Mines

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1125, as follows:

An Act making an appropriation to the estate of Horatio B. Koch late of the city of Allentown Pennsylvania for the refund of transfer inheritance taxes erroneously paid into the State Treasury together with interest thereon

Whereas In the appraisement of the estate of Horatio B. Koch late of the city of Allentown Pennsylvania for the payment of transfer inheritance taxes there was included in the property appraised the homestead occupied at the time of his death and

Whereas It appears that title to said homestead was actually in Sallie Leh Koch widow of Horatio B. Koch and that the same was therefore erroneously appraised as part of said estate of Horatio B. Koch and

Whereas Said homestead at sixty thousand dollars (\$60,000) and the tax thereon namely One thousand two hundred dollars (\$1,200) paid December twenty-third one thousand nine hundred and twenty therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand five hundred and fifty dollars (\$1,550) or so much thereof as may be necessary is hereby specifically appropriated to the estate of Horatio B. Koch late of the city of Allentown Pennsylvania for the refund of one thousand two hundred dollars (\$1,200) erroneously paid into the State Treasury as transfer inheritance tax on the homestead occupied by the said Horatio B. Koch when in fact title to such homestead was actually in Sallie Leh Koch widow of said Horatio B. Koch together with interest on said sum of one thousand two hundred dollars (\$1,200) from the twenty-third day of December one thousand nine hundred and twenty

Payment from said appropriation shall be made by warrant from the Auditor General on the State Treasurer to the personal representative of the estate of the said Horatio B. Koch

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1133, entitled:

An Act providing that the chairmen of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor and providing for the payment of the expenses of said chairmen

Mr. DAVIS. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Woodward.

The PRESIDENT. Will the Senator from Philadelphia, permit himself to be interrogated?

Mr. WOODWARD. Mr. President, I will.

Mr. DAVIS. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Woodward, what appropriation this bill carries.

Mr. WOODWARD. Mr. President, it provides for the traveling expenses of the two Chairmen of the Committee on Appropriations Committee to be paid out of the contingent fund of the legislature. I will be very happy to explain the bill on third reading.

Mr. BUCKMAN. Mr. President, is the bill up from the printer?

The PRESIDENT. The Chair informs the Senator from Bucks, Mr. Buckman, that the bill is not yet up from the printer and will go over in its order.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1138, as follows:

An Act to make an appropriation for the completion and erection of the Robert Morris Monument

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand (\$10,000) dollars is hereby specifically appropriated to the Department of Property and Supplies in addition to the appropriation heretofore made to the Robert Morris Monument Commission to pay for the completion and erection of the Robert Morris Monument

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEES.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Finance, reported as committed, Senate Bill No. 1095, (House Bill No. 532), entitled:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania.

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEINGARTNER, from the Committee on Education, reported as amended, Senate Bill No. 657, entitled:

An Act to further amend section one thousand four hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 622, (House Bill No. 51), entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three), entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" by changing the amount at which contracts must be advertised in counties of the second third fourth and fifth classes

Also, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 1117, (House Bill No. 1234), entitled:

A supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" establishing and regulating a Department of City Transit defining the powers and duties and jurisdiction of the department and providing for its officers and employees.

RECESS.

Mrs. VARE. Mr. President, I move that the Senate do now take a recess until five o'clock this afternoon.

Mr. CULBERTSON. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

The PRESIDENT PRO TEMPORE (Mr. John G. Homsher) in the Chair.

REPORTS FROM COMMITTEES.

Mr. BARR. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARR, from the Committee on Education, reported as committed, Senate Bill No. 1022, entitled:

An Act to further amend sections five hundred and six and five hundred and eight of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. QUIGLEY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. QUIGLEY, from the Committee on Military Affairs reported as committed, Senate Bill No. 1122, (House Bill No. 1365), entitled:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard.

Mr. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1038, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

Mr. STITES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STITES, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1130, entitled:

An Act to amend sections one, two and three of the act, approved the tenth day of April, one thousand eight hundred and sixty-seven, (P. L. 62), entitled "An act for the better and more impartial selection of persons to serve as jurors, in each of the counties of this Commonwealth."

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 1134, entitled:

An Act applying to third class counties only and regulating the selection, drawing and summoning of all jurors and talesmen and defining their qualifications in such counties; creating a jury board and defining its powers and procedure; providing for the appointment of a clerk to the jury lists; providing for the public drawing of jurors and the custody of the jury wheel and the filing and custody of jury lists; providing or the public drawing of jurors and the methods thereof; giving the trial judge the right to excuse jurors; prescribing the time of challenging jurors or the array and regulating the procedure if array is quashed; repealing all acts or parts of acts inconsistent therewith.

Also, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 1067, entitled:

An Act requiring the public selection and drawing of jurors in counties of the third class.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Education, re-reported as amended, Senate Bill No. 1110, (House Bill No. 1114), entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," as amended.

Mr. NORTON. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTON, from the Committee on Insurance, reported as committed, Senate Bill No. 1050, (House Bill No. 834), entitled:

An Act to amend article two of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders and examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the department for administration purposes.

Also, from the Committee on Insurance, reported as committed, Senate Bill No. 1051, (House Bill No. 838), entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws."

Also, from the Committee on Insurance, reported as committed, Senate Bill No. 1045, (House Bill No. 912), entitled:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and seventy-six) entitled "An act requiring persons partnerships association or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damages arising out of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner."

Also, from the Committee on Insurance, re-reported as committed, Senate Bill No. 368, entitled:

An Act to amend section four hundred and ten (c) of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund, providing penalties and repealing existing laws" permitting the exception from incontestability of provisions relative to benefits in the event of total and permanent disability and provisions which grant additional insurance specifically against death by accident.

Mr. DERRICK. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DERRICK, from the Committee on Education, reported as committed, Senate Bill No. 1106, (House Bill No. 890), entitled:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand

four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Mr. WEINGARTNER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEINGARTNER, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 337, entitled:

An Act concerning poor relief and the creation and government of poor districts and the administration of the same in all counties of the Commonwealth except in counties of the first and second class and revising amending consolidating and changing the law relating thereto.

Mr. STEELE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STEELE, from the Committee on Education, reported as committed, Senate Bill No. 1059, (House Bill No. 869), entitled:

An Act to further amend paragraph nineteen and paragraph twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium.

RESOLUTIONS RECALLING FROM THE GOVERNOR SENATE BILLS NOS. 91 and 310.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to offer resolutions at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD, offered the following resolution which was twice read, considered and agreed to:

In the Senate March 31, 1925.

Resolved, (if the House of Representatives concur), That Senate Bill No. 310, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

He also, offered the following resolution which was twice read, considered and agreed to:

In the Senate March 31, 1925.

Resolved, (if the House of Representatives concur), That Senate Bill No. 91, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended to include appropriations to aid in defraying expenses of Armistice Day

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS INTRODUCED.

Mr. CULBERTSON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CULBERTSON read in his place and presented to the Chair Senate Bill No. 1142, entitled:

A Joint Resolution continuing the Commission appointed to consider ways and means to aid and assist in alleviating unfavorable farm conditions.

Which was committed to the Committee on Appropriations.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MANSFIELD read in his place and presented to the Chair Senate Bill No. 1143, entitled:

An Act fixing the fee to be charged for the issuing of marriage licenses.

Which was committed to the Committee on Judiciary Special.

Mr. STITES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STITES read in his place and presented to the Chair Senate Bill No. 1144, entitled:

An Act authorizing and regulating police pension funds in townships of the first class.

Which was committed to the Committee on New Counties and County Seats.

Mr. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 1145, entitled:

An Act to amend sections two, six, seven and eleven as amended, and to repeal sections one and three as amended of the act approved the 7th day of June, 1915 (P. L. 878) entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping; the dividends, profits, debts, and interest on debts of corporations, companies, banks, trust companies, insurance companies limited partnerships and partnership associations, organized under the laws of this Commonwealth, except mutual saving fund society not having a capital stock represented by shares, and except also building and loan associations, and property held for benefit of another by the same, and the profits, accretions, and interest on such property by the award of any court and the actual should have accrued, between the fixing of the amount of such property by the award of any court and the actual distribution thereof," by excluding banks, banking corporations and trust companies from the provisions thereof.

Which was committed to the Committee on Finance.

Mr. WOODWARD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 1146, entitled:

An Act to further amend the fourteenth and twenty-second sections of the act entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections", approved the tenth day of June, eighteen hundred and ninety-three, as amended.

Which was committed to the Committee on Elections.

Also, read in his place and presented to the Chair Senate Bill No. 1147, entitled:

An Act to amend sections one two and three of an act entitled "A further supplement to the act regulating elections in this Commonwealth" approved the thirtieth day of January, Anno Domini one thousand eight hundred and seventy-four, as amended so as to abolish the December assessment of voters.

Which was committed to the Committee on Elections.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 493.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, March 31, 1925.

Resolved (if the Senate concur), That House Bill No. 493, entitled:

An Act providing for the levy of a poll tax in counties of the second third fourth fifth sixth seventh and eighth class and in boroughs towns and townships and abolishing therein taxes on salaries and emoluments of office offices and posts of profit professions trades and occupations

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE HOUSE OF REPRESENTATIVES SENATE BILL NO. 968.

An Act authorizing the Secretary of Highways with the approval of the Governor to make relocations of State-aid

Highways or any public road the improvement of which is required to be made under the supervision or with the approval of the Department of Highways as may be necessary to correct the alignment and grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance and providing for the payment of damages for private property taken injured or destroyed in the alteration of such road

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate March 25, 1925.

Resolved, (if the House concur), That Senate Bill No. 968, entitled: "An Act authorizing the Secretary of Highways, with the approval of the Governor, to make relocations of State-aid highways or any public road the improvement of which is required to be made under the supervision of which the approval of the Department of Highways as may be necessary to correct the alignment of grades thereof in order to make the same safe for public use and travel and to lessen the cost of construction and maintenance, and providing for the payment of damages for private property taken, injured or destroyed in the alteration of such road"

be recalled from the House for the purpose of amendment.

Mr. BUCKMAN. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. BUCKMAN. Mr. President, I voted "aye"

Mr. PATTON. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. PATTON. Mr. President, I voted "aye"

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL RECOMMITTED.

Mr. BUCKMAN. Mr. President, I move that the bill be recommitted to the Committee on Public Roads and Highways.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 290.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate March 31, 1925.

Resolved, (if the House of Representatives concur), That Senate Bill No. 290, entitled "An act to the act approved the eleventh day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred and three) entitled 'An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter, name, number or other marker or designation or any combination thereof for the purpose of informing and assisting the traveling public in and through the State' authorizing the inclusion of township roads in routes designated by the Secretary of Highways."

be recalled from the Governor for the purpose of amendment.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 514.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 514, entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 709.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 709, entitled:

An Act to amend section thirteen of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by requiring osteopathic physicians to register annually and imposing a fee therefor.

HOUSE INSISTS ON NON-CONCURRENCE IN AMENDMENTS TO HOUSE BILL NO. 674.

The Clerk of the House of Representatives being introduced, informed the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 614, entitled:

An Act making an appropriation to the Armory Board to erect and construct an armory in the City of Wilkes-Barre.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. MANSFIELD. Mr. President, I move that a committee of Conference be appointed to confer with a Committee of the House of Representatives (if the House shall appoint such Committee) to consider the differences existing between the two houses in relation to said bill.

Mr. QUIGLEY. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Leslie, Mansfield and DeWitt be said committee on the part of the Senate, and the Clerk inform the House of Representatives accordingly.

HOUSE INSISTS UPON ITS AMENDMENTS TO SENATE BILL NO. 230.

He also presented communication from the House of Representatives, informing the Senate that the House insists upon its amendments non-concurred in by the Senate to Senate Bill No. 230, entitled:

An Act to ratify and adopt a compact negotiated by Commissioners designated by the Governor under a law of the Commonwealth of Pennsylvania with Commissioners duly authorized thereto by the States of New York and

New Jersey, for the regularization of the flow of the Delaware River the conservation of the water resources of the Delaware Basin the apportionment thereof among the said States for domestic and municipal supply and the utilization thereof for power and other beneficial uses

and has appointed Messrs. Sterling, Sowers and Rhodes, as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. BUCKMAN. Mr. President, I move that a committee of Conference be appointed to confer with a Committee of the House of Representatives (already appointed) to consider the differences existing between the two houses in relation to said bill.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Buckman, Heaton and Kutz, be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 534, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 534, entitled:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State highways and validating all agreements or contracts heretofore entered into in accordance with the provisions heretofore

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceeded to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 2, line 25, by inserting after the word "every" the word "county".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Einstein, | Lanius, | Schantz, |
| Baldwin, | Eyre, | Leslie, | Snyder, |
| Barr, | Freeman, | MacDade, | Sones, |
| Baumer, | Gelder, | Mansfield, | Sprowls, |
| Brown, | Griswold, | Miller, | Steele, |
| Buckman, | Harris, | North, | Stites, |
| Culbertson, | Heaton, | Norton, | Vare, |
| Daix, | Huffman, | Painter, | Weingartner, |
| Davis, | Joyce, | Patton, | Woodward, |
| Derrick, | Krause, | Quigley, | Homsher, |
| DeWitt, | Kunkle, | Salus, | Pres. Pro Tem. |
| Earnest, | Kutz, | | |

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILL FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1, (Senate Bill No. 1148), entitled:

An Act creating a Geographic Board in the Department of Internal Affairs and abolishing the present board in the Department of Forests and Waters

Which was committed to the Committee on Judiciary General.

House Bill No. 2, (Senate Bill No. 1149), entitled:

An Act to amend sections two hundred and four and seven hundred and nine of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments boards commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaus divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commissions fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" providing for the personnel of the Executive Board and its powers and duties

Which was committed to the Committee on Judiciary General.

House Bill No. 3, Senate Bill No. 1150), entitled:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs defining its powers and duties providing for its administration and repealing inconsistent laws

Which was committed to the Committee on Judiciary General.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 245, 99, 200, 238, 239, 240, 241, 242, 243, 244.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 245, entitled, "An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred fifteen) entitled 'An act to permit the Department of Forestry to enter into co-operative agreements with county township municipal and private agencies for the prevention and suppression of forest fires and providing a method of payment of the expenses arising thereunder.'"

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 99, entitled, "An Act to amend sections two and six of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled 'An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions'".

Senate Bill No. 200, entitled, "An Act to amend section fourteen of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled 'An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties' by providing for the payment of a State annuity to employees who separated from school service prior to the establishment of the Retirement System".

Senate Bill No. 238, entitled, "An Act to repeal an act approved the ninth day of April one thousand eight hundred and sixty-nine (Pamphlet Laws seven hundred eighty-six) entitled 'An act to prevent the firing of mountain and other wild lands in the county of Union'".

Senate Bill No. 239, entitled, "An Act to repeal an act approved the second day of June one thousand eight hundred and seventy (Pamphlet Laws one thousand three hundred sixteen) entitled 'An act to protect timber lands from fire'".

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 30, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I have the honor to inform you that I have this day approved and signed the following:

Senate Bill No. 240, entitled, "An Act to repeal an act approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred ninety-five) entitled 'An act to amend the first section of an act entitled 'An act to protect timber lands from fire' approved the second day of June Anno Domini one thousand eight hundred and seventy providing for a penalty in case of the failure of county commissioners to comply with the terms of said act after demand made them by the Commissioner of Forestry and providing for the Commonwealth bearing part of the expense incurred under said act'".

Senate Bill No. 241, entitled, "An Act to repeal an act approved the twenty-second day of March one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) entitled 'An act making constables of townships and boroughs ex-officio fire game and fish wardens prescribing their powers and duties fixing their fees as wardens and prescribing their punishment for failure to perform their duties'".

Senate Bill No. 242, entitled, "An Act to repeal an act approved the second day of May one thousand nine hundred and one (Pamphlet Laws one hundred nineteen) entitled 'An act for the better protection of timber lands against fire and providing for the expenses of the same and directing what shall be done with the fines collected and costs paid'".

Senate Bill No. 243, entitled, "An Act to repeal section one of an act approved the fifth day of May one thousand

nine hundred and eleven (Pamphlet Laws one hundred sixty-three) entitled 'An act to protect the State Forest Reserves and providing punishment for the violation thereof'".

Senate Bill No. 244, entitled, "An Act to repeal section one of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred sixty-one) entitled 'An act to protect trees and woodlands and providing punishment for the violation thereof'".

GIFFORD PINCHOT.

NOMINATIONS BY THE GOVERNOR.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 31, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Cyril A. Pyros, 519 Fifth Ave., Pittsburgh.

LUZERNE COUNTY.

Miss Sadie Kelly, Wilkes-Barre.
George W. Tripp, Kingston.

PHILADELPHIA COUNTY.

Robert A. Barr, 211 E. Fishers Ave., Olney, Phila.
John S. Borska 1500 S. 52d St., Phila.
Herbert W. Bromund, Jr., 2337 Germantown Ave., Phila.
Miss Florence Carey, 807 S. 56th St., Phila.
Robert J. Darrah, 806 N. Broad St., Phila.
Louis Forman, 5673 Lebanon Ave., Phila.
Jno. A. Fouser, 411 Walnut St., Phila.
Albert M. Gumerman, 2537 S. Third St., Phila.
William Kurz, 6337 Homer St., Phila.
Benjamin Rosen, 6018 Hazelhurst Road, Phila.

SCHUYLKILL COUNTY.

Miss Marguerite E. Patton, Pottsville.

TIOGA COUNTY.

Glenn V. Ostrander, Wellsboro.

GIFFORD PINCHOT.

Commonwealth of Pennsylvania,

Governor's Office, Harrisburg, March 31, 1925.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years to compute from the date of expiration:

ALLEGHENY COUNTY.

Victor L. Baker, Clairton, April 14, 1925.
Floyd Bixler, 107 6th St., Pittsburgh, April 14, 1925.
Duane S. Junker, McKeesport, April 14, 1925.

INDIANA COUNTY.

J. Wayne Tomb, Indiana, April 14, 1925.

LACKAWANNA COUNTY.

Wendell P. Evans, Scranton, April 14, 1925.

GIFFORD PINCHOT.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed

with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

| | | | |
|-------------|-----------|------------|----------------|
| Aron, | Einstein, | Lanlus, | Snyder, |
| Baldwin, | Eyre, | Leslie, | Sones, |
| Barr, | Freeman, | MacDade, | Sprowls, |
| Baumer, | Gelder, | Mansfield, | Steele, |
| Brown, | Griswold, | Miller, | Stites, |
| Buckman, | Harris, | North, | Vare, |
| Culbertson, | Heaton, | Norton, | Weingartner, |
| Daix, | Huffman, | Painter, | Woodward, |
| Davis, | Joyce, | Patton, | Homsher, |
| Derrick, | Krause, | Quigley, | Pres. Pro Tem. |
| DeWitt, | Kunkle, | Salus, | |
| Earnest, | Kutz, | Schantz, | |

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. BALDWIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BALDWIN, from the Committee on Finance, reported as committed, Senate Bill No. 1145, entitled:

An Act to amend sections two, six, seven and eleven as amended, and to repeal sections one and three as amended of the act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 878), entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping; the dividends, profits, debts, and interest on debts of corporations, companies, banks, trust companies, insurance companies, limited partnerships, and partnership association, organized under the laws of this Commonwealth, except mutual saving fund society not having a capital stock represented by shares, and except also building and loan associations, and property held for the benefit of another by the same, and the profits, accretions, and interest on such property, as well as interest thereon accrued, or which should have accrued, between the fixing of the amount of such property by the award of any court and the actual distribution thereof," by excluding banks, banking corporations and trust companies from the provisions thereof.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Insurance, reported as committed, Senate Bill No. 1090, entitled:

An Act classifying Fire Underwriter's Associations Corporations or Bureaus engaged in fixing rates for fire insurance, as Public Service Companies, making them subject to the provisions of the Public Service Law, and giving the Public Service Commission power to make necessary rules and regulations.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1143, entitled:

Fixing the fee to be charged for the issuing of marriage licenses.

RECESS.

Mr. DAVIS. Mr. President, I move that the Senate do now take a recess until 10 o'clock tonight.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILL ON SECOND READING.

Mr. WOODWARD. Mr. President, I move that the Senate do now proceed to the second reading and consideration of Senate Bill No. 1133, entitled:

An Act providing that the chairmen of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor and providing for the payment of the expenses of said chairmen.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No 1133, entitled:

An Act providing that the chairman of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor and providing for the payment of the expenses of said chairman

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the chairman of the respective appropriation committees of the Senate and House of Representatives of the preceding session of the General Assembly shall meet each even numbered year with the Secretary of the Commonwealth and participate assist and advise in the preparation of budget information and budget estimates to be transmitted to the Governor for revision The said chairman and the Secretary of the Commonwealth may make inquiries and investigate as to the financial needs expenditures estimates or revenues of the departments boards commissions institutions or agencies of the State government and they shall on or before the first day of January following submit to the Governor all budget information which they have collected and classified

On the question,

Will the Senate agree to the section?

Mr. WOODWARD. Mr. President, I move to amend section 1, page 1, line 6 by inserting after the word "Assembly" the following: "and the Auditor General"; also

line 10 by inserting after the word "chairman" the following: "the Auditor General."

Mr. PATTON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to.

Section 2 The chairman of said appropriation committees shall be entitled to their actual traveling and hotel expenses incurred in the performance of their duties under this act which shall be paid from the respective contingent funds of the Senate and House of Representatives

The title of the bill was read as follows:

An Act providing that the chairman of the respective appropriation committees of the House of Representatives and Senate shall meet with the Secretary of the Commonwealth for the purpose of assisting and advising in the preparation of budget information to be submitted to the Governor and providing for the payment of the expenses of said chairman

On the question,

Will the Senate agree to the title?

Mr. WOODWARD. Mr. President, I move to amend the title line 2 by inserting after the word "Senate" the following "and the Auditor General."

Mr. PATTON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill has been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 1087, (House Bill No. 392), entitled:

An Act to provide for the ordinary expenses of the executive, judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-five and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-five.

Mr. KUNKLE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KUNKLE, from the Committee on Judiciary General, reported as amended, Senate Bill No. 885, (House Bill No. 686), entitled:

An Act regulating and providing fees of the several clerks of Quarter Sessions of the several counties of this Commonwealth other than in counties of the first and second classes.

BILLS INTRODUCED.

Mr. EARNEST. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EARNEST, read in his place and presented to the Chair Senate Bill No. 1151, entitled:

A Joint Resolution creating a commission to study the question of the increase of the indebtedness of the Commonwealth, and to formulate a policy to be adopted by the Commonwealth with regard to future indebtedness; defining the powers and duties of the commission and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. JOYCE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 1152, entitled:

An Act to quiet the title to real estate; and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Which was committed to the Committee on Judiciary General.

Mrs. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mrs. VARE read in her place and presented to the Chair Senate Bill No. 1153, entitled:

A Joint Resolution proposing an amendment to article three of the Constitution of the Commonwealth of Pennsylvania.

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Appropriations, reported as amended, Senate Bill No. 603, entitled:

An Act creating a commission to select and acquire a site for the erection thereon of the Eastern State Penitentiary; defining its powers and duties.

Also, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 938, (House Bill No. 891), entitled:

An Act making an appropriation to the Department of Property and Supplies for the erection of a building for the Sesqui-Centennial Exposition in Philadelphia; and providing for the payment of any moneys remaining from appropriation to the City of Philadelphia to be used and expended for and toward the celebration of the Sesqui-Centennial Anniversary of the Independence of the United States.

MOTION TO READ BILLS THE FIRST TIME.

Mr. BUCKMAN. Mr. President, I move that all bills reported from committee at session be read the first time.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 224, entitled:

An Act authorizing the issue and sale of bonds to the amount of twenty-five millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of Governor, The Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of acquiring land in the State for forest purposes, providing for the payment of the interest on and the redemption of such bonds by the Board of Finance and Revenue, and for the sale and registration of said bonds; and making an appropriation to carry out the provisions of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 253, entitled:

An Act to amend section two, clause (c) of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "An act relating to the administration, and distribution of the estates of decedents and of minors, and of trust estates; including the appointment bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, judgments and executions therefor; and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and revival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries, the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers, and liabilities of nonresident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia, the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases, and, also generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents," equalizing the rights of males and females to letters of administration.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 254, entitled:

An Act to amend section eight, as amended in part, of an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 403), entitled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of device or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," by giving the sole surviving parent the right to appoint a testamentary guardian for his or her minor child.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 273, entitled:

An Act to make an appropriation for the improvement of the port facilities of the State of Pennsylvania at Philadelphia, and providing for the expenditure thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 423, (House Bill No. 88), entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 622, (House Bill No. 51), entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" by changing the amount at which contracts must be advertised in counties of the second third fourth and fifth classes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 657, entitled:

An act to further amend section one thousand four hundred and twelve of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 883, (House Bill No. 562), entitled:

An Act to further amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to and from foreign countries and providing penalties" further extending the parties to whom said act shall not apply.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 887, (House Bill No. 865), entitled:

An Act fixing the salary of the clerks of the courts of common pleas in counties of the first class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 987, (House Bill No. 847), entitled:

An Act establishing a State Highway in the county of Elk providing for its location construction improvement and maintenance by the Commonwealth and vacating a certain section of State road in the said county of Elk.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 996, (House Bill No. 971), entitled:

An Act authorizing municipalities to acquire the plant of water companies in the Commonwealth of Pennsylvania located wholly within or partly within and partly without the territorial limits of the municipality.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1022, entitled:

An Act to further amend sections five hundred and six and five hundred and eight of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1038, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1045, (House Bill No. 912), entitled:

An Act to repeal the act approved the twenty-fifth day of April one thousand nine hundred and twenty-one (Pamphlet Laws two hundred and seventy-six) entitled "An act requiring persons partnerships association or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damages arising out of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1050, (House Bill No. 834), entitled:

An Act to amend article two of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insur-

ance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws" by adding thereto section two hundred and twenty by providing for the appropriation of fees collected by the department for expenditure by the department for administration purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1051, (House Bill No. 838), entitled:

An Act to amend section two hundred and nineteen of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws seven hundred and eighty-nine) entitled "An act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1056, entitled:

An Act relating to raising forest tree seedlings and transplants by inmates of penal and correctional institutions of the Commonwealth and authorizing their purchase by the Department of Forests and Waters.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1059, (House Bill No. 869), entitled:

An Act to further amend paragraph nineteen and twenty-one of section one thousand two hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" to provide payments for teachers added and for schools closed in the second year of the biennium.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1064(entitled:

A Joint Resolution disapproving the proposed amendment to the Constitution of the United States relative to the labor of persons under eighteen years of age.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1066, entitled:

An Act to amend Section 5 of an Act approved the 7th day of June, A. D. 1917, entitled "An Act relating to the descent and distribution of the real and personal property of persons dying intestate; and to provide for the recording and registering of the decrees of the orphans' court in connection therewith, and the fees therefor," by providing that a husband living separate and apart from his wife, having committed adultery and charged in court therewith of which his plea and sentence on such charge shall be conclusive evidence, shall not be permitted to participate in the wife's estate.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1071, entitled:

An Act providing for the audit of the accounts of probate officers by controllers and county auditors.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1089, (House Bill No. 1030), entitled:

An Act relative to the printing and binding by the Commonwealth for the use of the Department of Internal Affairs, Department of Auditor General and the Treasury Department.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1090, entitled:

An Act classifying Fire Underwriter's Associations or Bureaus engaged in fixing rates for fire insurance, as Public Service Companies, making them subject to the provisions of the Public Service Law, and giving the Public Service Commission power to make necessary rules and regulations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1093, entitled:

An Act fixing the salary of county controllers in counties of the sixth class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1094, entitled:

An Act to amend section one of an act approved the twenty-seventh day of June, one thousand eight hundred and ninety-five (P. L. 403), entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties;" as amended; extending the provisions of said act to counties of the sixth class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1095, (House Bill No. 532), entitled:

An Act proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1106, (House Bill No. 890), entitled:

An Act to further amend sections one thousand four hundred five one thousand four hundred six one thousand four hundred seven one thousand four hundred eight and one thousand four hundred and eighteen of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the and the method of collecting such revenue and repealing all laws, general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1110, (House Bill No. 1114), entitled:

An Act to amend paragraph nineteen of section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1116, (House Bill No. 1228), entitled:

An Act giving the assent of the Commonwealth to the Act of Congress approved the twenty-fourth day of February one thousand nine hundred and twenty-five entitled "An act to authorize the more complete endowment of agricultural experiment stations and for other purposes," and providing for the appointment of an officer to receive appropriations made under said act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1117, (House Bill No. 1234), entitled:

A supplement to an act approved the seventh day of March one thousand nine hundred and one (Pamphlet Laws twenty) entitled "An act for the government of cities of the second class" establishing and regulating a Department of City Transit defining the powers duties and jurisdiction of the department and providing for its officers and employees.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1122, (House Bill No. 1365), entitled:

An Act for the adjustment and payment of certain claims for injury to and sickness of officers warrant officers and enlisted men of the National Guard.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1130, entitled:

An Act to amend sections one, two and three of the act, approved the tenth day of April, one thousand eight hundred and sixty-seven, (P. L. 62), entitled "An act for the better and more impartial selection of persons to serve as jurors, in each of the counties of this Commonwealth."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1134, entitled:

An Act applying to third class counties only and regulating the selection, drawing and summoning of all jurors and talesmen and defining their qualifications in such counties; creating a jury board and defining its powers and procedure; providing for the appointment of a clerk to the jury board and fixing his maximum salary; providing for the custody of the jury wheel and the filing and custody of jury lists; providing for the public drawing of jurors and the method thereof; giving the trial judge the right to excuse jurors; prescribing the time of challenging jurors or the array and regulating the procedure if array is quashed; repealing all acts or parts of acts inconsistent therewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1137, entitled:

An Act to amend section six as amended, of the act approved the twenty-fourth day of July, one thousand nine hundred and thirteen, (P. L. 965), entitled "An act defining commodities; regulating the sale thereof; and providing penalties for violation hereof;" changing the legal weight of apples.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1143, entitled:

Fixing the fee to be charged for the issuing of marriage licenses.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1145, entitled:

An Act to amend sections two, six, seven and eleven as amended, and to repeal sections one and three as amended of the act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 878), entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping; the dividends, profits, debts, and interest on debts of corporations, Companies, banks, trust companies, insurance companies, limited partnerships, and partnership associations, or-

ganized under the laws of this Commonwealth, except mutual saving society not having a capital stock represented by shares, and except also building and loan associations, and property held for the benefit of another by the same, and the profits, accretions, and interest on such property, as well as interest thereon accrued, or which should have accrued, between the fixing of the amount of such property by the award of any court and the actual distribution thereof," by excluding banks, banking corporations and trust companies from the provisions thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 885, (House Bill No. 686), entitled:

An Act regulating and providing fees of the several clerks of Quarter Sessions of the several counties of this Commonwealth other than in counties of the first and second classes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 603, entitled:

An Act creating a commission to select and acquire a site for the erection thereon of the Eastern State Penitentiary; defining its powers and duties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. DAIX. Mr. President, I move that the Senate do now adjourn until eleven o'clock to-morrow morning.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10.47 P. M., until Wednesday morning, April 1, 1925, at 11 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, March 31, 1925.

The House met at 11:00 o'clock A. M.

The SPEAKER (Thomas Bluett) in the Chair.

PRAYER.

The Chaplain, Rev. George P. Donehoo, offered the following prayer:

Our gracious Heavenly Father, we pray Thee this beautiful morning that Thou wouldst help each one of us to realize that no matter what positions we may hold in this world, that after all we are but individual men and women with our own personal cares and trials and burdens and joys; that however exalted a position we may have, we have our personal burdens to carry. Therefore we ask Thee this morning to bless us each one as men and as women, being with us in everything that we do, helping us to bear our burdens, being with us in sickness and in sorrow and giving us faith to believe always that a better and a brighter and a more glorious experience is coming for every one of us. Bless this House and its Speaker and every one today here in Thy presence, we ask in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of day's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Colville, the further reading was dispensed with and the Journal approved.

REPORTS FROM COMMITTEES.

Mr. TALBOT, from the Committee on Counties and Townships, reported as committed, House Bill No. 1480, entitled:

An Act providing for the payment quarterly by counties of the expenses of keeping convicts in the Penitentiaries.

Mr. LUCAS, from the Committee on Banks and Banking, reported as committed, House Bill No. 1642, entitled:

An Act relating to investments by Fiduciaries and providing for Certificates of Approval by the Secretary of Banking in respect to certain classes of investments made by Fiduciaries.

Mr. MYERS, from the Committee on Public Buildings, reported as committed, House Bill No. 1273, entitled:

An Act authorizing the issue and sale of bonds to the amount of eight millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the erection and equipment at the Pennsylvania State College, of buildings necessary for the uses and proposes of the Institution as defined in its charter; providing for the payment of the interest on and the redemption of such bonds by the Board of Finance and Revenue, and for the sale and registration of said bonds, and making an appropriation to carry out the provisions of this act.

Mr. WEAMER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1588, entitled:

An Act to amend an act approved the Fourteenth day of July One Thousand Nine Hundred and Seventeen (Pamphlet Laws Eight Hundred Forty) entitled "An act concerning Townships, and revising, amending and consolidating the law relating thereto".

Mr. LUDLOW, from the Committee on Counties and Townships, reported as amended, House Bill No. 1589, entitled:

An Act to amend an act approved the Fourteenth day of July One Thousand Nine Hundred and Seventeen (Pamphlet Laws Eight Hundred and Forty) entitled "An act concerning Townships and revising, amending and consolidating the law relating thereto."

Miss GRIMES, from the Committee on Counties and Townships, reported as committed House Bill No. 1574, entitled:

An Act to amend section eight of the act, approved the twenty-seventh day of June, one thousand eight hundred and ninety-five (P. L. 403), entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties;" making the controller a party defendant to actions against the county; and permitting the controller to bring suits on behalf of the county.

Mr. HENRY A. MILLER, from the Committee on Counties and Townships, reported as committed House Bill No. 1557, entitled:

An Act to amend chapter eleven of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by adding thereto Article three, section eight hundred and fifty, authorizing townships of the second class to accept as part of the township road system roads dedicated to public use.

Mr. JOSIAH T. LITTLE, from the Committee on Counties and Townships, reported as amended House Bill No. 1458, entitled:

An Act to amend section three hundred and ninety-seven, of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended.

Mr. McDERMOTT, from the Committee on Labor and Industry, reported as committed House Bill No. 1553, entitled:

An Act to amend section three of the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen (P. L. 1024), entitled "An act to protect the public health, and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof," as amended.

Mr. HIMES, from the Committee on Counties and Townships, reported as committed House Bill No. 1539 (Senate Bill No. 447), entitled:

An Act to amend section eleven of the act approved the eleventh day of July, one thousand nine hundred and twenty-three (Pamphlet Laws one thousand fifty-four) entitled "An act relating to certain county officers in counties of the fifth class, providing for their salaries and the compensation of deputies and clerks in the respective county offices, establishing a salary board and defining its powers and duties placing certain duties on the county commissioners, county controllers and county auditors, requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act."

Mr. READER, from the Committee on Counties and Townships, reported as committed House Bill No. 1541 (Senate Bill No. 518), entitled:

An Act providing for the improvement of certain streets, alleys and highways on the boundary lines of cities, boroughs and townships and the assessment of properties abutting thereon but lying outside the limits of such cities boroughs or townships.

Mr. LUDLOW, from the Committee on Counties and Townships, reported as amended House Bill No. 1286 (Senate Bill No. 463), entitled:

An Act providing for the compensation of certain officers and employes in counties of the second class.

Mr. HOWE, from the Committee on Counties and Townships, reported as committed House Bill No. 1545 (Senate Bill No. 906), entitled:

An Act to authorize the formation of a county planning commission in counties of the third, fourth and fifth classes in the Commonwealth prescribing its powers and duties and authorizing the county commissioners to make appropriation and to acquire property.

Mr. W. T. BELL, from the Committee on Counties and Townships, reported as committed House Bill No. 1613 (Senate Bill No. 30), entitled:

An Act fixing the salary of sheriffs in counties of the sixth class providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county providing for the ap-

pointment and compensation of deputies and clerks and prescribing penalties.

Mr. HOWE, from the Committee on Banks and Banking, re-reported as amended House Bill No. 997, entitled:

An Act to amend section eight of an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws ten hundred and sixty), entitled "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" and providing certain exceptions to which the provisions of the act shall not apply.

Mr. TOEPFER, from the Committee on Public Buildings, reported with a negative recommendation House Bill No. 1143, entitled:

An Act for the protection of the public safety; regulating the construction of stairways and elevator shafts in certain buildings hereafter erected; providing penalties; and declaring buildings erected contrary to this act to be nuisances.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1629, entitled:

An Act to provide for the payment to Philadelphia County of the sum of Three Thousand Dollars, or so much thereof as may be necessary, being the balance remaining due and unpaid on judgment obtained in Philadelphia County covering advances of expenses incident to the conduct of primary elections therein, and making appropriation therefor.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1599, entitled:

An Act making an appropriation to the Department of the Auditor General for the purpose of reimbursing Johes Bakery of Wilksburg, Pennsylvania, for moneys erroneously paid into the State Treasury.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1597, entitled:

An Act making an appropriation to the Trustees of the Scranton State Hospital, at Scranton, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1373, (Senate Bill No. 407), entitled:

A Joint Resolution providing for the continuation of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" and making an appropriation.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1567, (Senate Bill No. 113) entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1567, (Senate Bill No. 131), entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making an appropriation for carrying the same into effect.

BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have the appropriation bills just reported from committee read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1629, entitled:

An Act to provide for the payment to Philadelphia County of the sum of Three Thousand Dollars, or so much thereof as may be necessary, being the balance remaining due and unpaid on judgment obtained in Philadelphia County covering advances of expenses incident to the conduct of primary elections therein, and making appropriation therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1599, entitled:

An Act making an appropriation to the Department of the Auditor General for the purpose of reimbursing Johes Bakery of Wilksburg, Pennsylvania, for moneys erroneously paid into the State Treasury.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1597, entitled:

An Act making an appropriation to the Trustees of the Scranton State Hospital, at Scranton, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1373, (Senate Bill No. 407), entitled:

A Joint Resolution providing for the continuation of the Commission appointed in accordance with the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred fifty) entitled "A joint resolution constituting a commission to examine the tax laws of the Commonwealth and of other States and countries and to prepare and submit bills to carry into effect its recommendations prescribing the powers and duties of said commission and making an appropriation" and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1567, (Senate Bill No. 113), entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1569, (Senate Bill No. 131), entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making an appropriation for carrying the same into effect.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. MOORE asked and obtained leave of absence for Mr. Lockhart, on account of illness.

Mr. EDMONDS asked and obtained leave of absence for himself, for this evening's session.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows, viz:

SENATE BILL No. 400.

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

SENATE BILL No. 451.

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

SENATE BILL No. 91.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veteran of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by extending the provisions thereof to cities and boroughs and to include appropriations to aid in defraying expenses of Armistice Day

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 583.

An Act enabling cities of any one class and the cities of two or more classes uniting together for the same purpose to form and organize Leagues hold annual conventions for the study and consideration of such municipal affairs as concern and pertain to the cities comprising the League send delegates thereto and provide for the payment of the necessary costs and expenses of such Leagues conventions and the sending of the delegates thereto

HOUSE BILL No. 529.

An Act providing for the payment by counties and poor districts of the salaries of officers where pending the settlement of a dispute the salary paid to such officer was less than the amount to which he was legally entitled

HOUSE BILL No. 394.

An Act to amend section seven of an act approved the eighth day of June one thousand nine hundred and seven

(Pamphlet Laws four hundred and ninety-six) entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" by providing the requirement for a permit for the construction extension or alteration of any bridge wholly within the State

HOUSE BILL No. 811.

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

HOUSE BILL No. 670.

An Act to amend section one thousand nine hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

HOUSE BILL No. 967.

An Act validating certain contracts in writing made by boroughs in connection with proper legal requirements of such boroughs involving an expenditure of over five hundred dollars without complying with all of the requirements of an act approved the fourteenth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred and forty-seven) entitled "An act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' " where such contracts have been either in whole or in part performed by the contractor

HOUSE BILL No. 969.

An Act providing that borough records may be typewritten and validating records heretofore typewritten

HOUSE BILL No. 1041.

An Act providing constables' fees for service of writs in juvenile cases

HOUSE BILL No. 1110.

An Act to amend section one of an act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and thirty-eight) entitled "An act authorizing corporations incorporated under the laws of any other State of the United States to acquire use encumber and dispose of such real estate and rights and interests in the nature of or in respect to real estate in Pennsylvania as may be necessary and proper for the exercise of such of their corporate purposes as it may be lawful for them to exercise in this State defining certain of their powers rights and liabilities in connection therewith regulating the exercise of said rights by foreign pub-

lic service corporations repealing certain acts and validating certain titles rights and interests heretofore acquired" by extending its provisions to corporations incorporated under the laws of the District of Columbia or by Act of Congress

HOUSE BILL No. 287.

An Act making an appropriation to the Lee Homeopathic Hospital of Johnstown Pennsylvania

HOUSE BILL No. 773.

An Act to amend section one of an act approved the eleventh day of April one thousand eight hundred and sixty-six (Pamphlet Laws ninety-nine) entitled "A supplement to an act approved the twenty-seventh day of February Anno Domini one thousand eight hundred fifty-five entitled 'An act empowering railroad companies to employ police force' by extending the same to certain other companies

HOUSE BILL No. 1060.

An Act making an appropriation to the Pennsylvania Soldiers' Orphans' School at Scotland

With the information that the Senate has passed the same without amendment.

BILL PLACED ON CALENDAR.

Mr. HUBER. Mr. Speaker, I move that House Bill No. 459, file folio 4997, entitled:

An Act to repeal the act approved the eleventh day of May one thousand nine hundred twenty-one (Pamphlet Laws four hundred and seventy-nine) entitled an act "Imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act"

known as the Anthracite Coal Tax Repealer, be placed upon the calendar, notwithstanding the negative recommendation of the committee.

Mr. MILLAR. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. HUBER. The purpose of this motion, Mr. Speaker and members of the House, is to place the bill back on the calendar and then we will refer it to the Ways and Means Committee for a public hearing. The question was brought up sometime ago with reference to all tax bills, it was a little late at this time to bring up the question of taxation. I want to give you a little history of this bill. On page 78 of the House History, this bill was introduced on February 3rd. It was referred to the Mines and Mining Committee where it remained for three weeks. It was placed on the calendar on February 25th. It was then referred to the Committee on Ways and Means where it remained for four weeks. Now, in all fairness, gentlemen, I only ask you to place this bill on the calendar so we can have a public hearing on it. There are hundreds of thousands of miners up in the anthracite region together with the operators who are very much interested in this bill and I ask you to vote aye on this motion.

Mr. HESS. Mr. Speaker and members of the House, I am of the opinion that we as members of the Legislature during the session of 1925 have established a reputation with the people of the Commonwealth as endeavoring to conduct a business session. When the House early in the session passed a resolution to adjourn sine die on April 16, I heard a very great deal of favorable comment from men from all parts of this Commonwealth. We created the impression that during the session of 1925 we intended to conduct the business of the Commonwealth in a business way. We reinforced that reputation when this House and

the Senate proceeded to determine as accurately as possible as early in the session as possible just what the revenues of the State would be for the two years ensuing, so that we would know just what amount of money was available for appropriations to the various institutions and departments of the Commonwealth. The Auditor General handed in his opinion and his estimates as to what those revenues would amount to. The Honorable Mr. King not only handed in his estimates but he employed specialists, special accountants to assist him in arriving at, as nearly as possible, an accurate determination of what the revenues of this Commonwealth would amount to. Now it is true there was a slight variation in the estimates, but there was no variation as to the basis upon which these revenues should be obtained. In the very beginning of the session, we did the thing which was proper and right to do at that time, determine the amount of revenue available for the various purposes that could be distributed by this Legislature, and never a question at that time was raised as to the sources from which that revenue should be obtained. Now, I submit to you that if there was at any time an occasion, or if there was at any time a reason why the source of revenue should be questioned, why a change in this source should be made it was at that time early in the session, but at that time never a question was raised as to this. Now, when we have gone down through the session, when the General Appropriation Bill is through the House, when the appropriations are allotted to all of the various state institutions, when the departments have had allotment to them the sums of money that in the wisdom of the Appropriations Committee and to the membership of this House it was possible to give them, an effort is being made to strike at the very foundation of our entire session's work, by changing the basis of appropriating revenues by this Commonwealth. It is true men that we may disagree as to some of the items of the General Appropriation Bill, but as business men let us get together and adjust those items properly. If we are in error in some of the items that are contained in that General Appropriation Bill then as business men let us get together and adjust them. That bill is now in the Appropriations Committee of the Senate. That bill is now open for public hearings, that bill is now open to the heads of the various departments to come before the committee and declare their needs, but I submit that as business men we can make our adjustments, and that that is no excuse for at this late day striking at the very foundation and undoing the work that we have done during the session, destroying the structure that we have built during all these weeks and changing the entire basis upon which the revenues of this State shall be gotten. This motion is to place upon the calendar, notwithstanding the negative recommendation by the Ways and Means Committee, House Bill No. 459, and the request is made that it shall be immediately recommitted to the Committee on Ways and Means for the purpose of a hearing. We have already been told that this bill had originally been committed to the Committee on Mines and Mining and stayed there for four weeks. Then it came out on the floor of the House and was committed to the Committee on Ways and Means and stayed there for weeks. There was opportunity after opportunity to have a hearing on this bill and no hearing was requested. Now, at this late day when we are only a few weeks for the time set for final adjournment, and I want to say to the members of this House, that if this Legislature adjourns sine die on the 16th of April, 1925, that one fact will go further to impress the minds of the business men of this Commonwealth that we here have earnestly attempted to conduct a business session than any other one thing we can

do. Now, at this late day this effort is made to break open, blast out this entire program, change the entire basis upon which the revenues of this Commonwealth shall be obtained. What does that mean? That means a change in this entire program, and I say to you a little difference of opinion as to a number of items does not justify such a radical method. We have come to the time that that matter should be adjusted and we have settled it and we have set the time for adjournment sine die on the 16th of April, and that must remain so. If you begin to break it all open you will clutter the calendar with all manner of legislation, and you will simply jam the end of this session in such a way as to defeat a lot of very worthy legislation, the Omnibus Bill is one of them. You will find a lot of meritorious legislation will go down in the late jam. I submit to the members of this House that we cannot recall a prior session in our experience when the General Appropriation Bill was disposed of or so nearly disposed of was disposed of so far as this House is concerned so early in the achievements in this session that auger for good business, and I submit to you that we ought not at this late day blast out the entire foundation for the superstructure we laid. If there is any difference of opinion and to several items, or half a dozen of items for that matter in the General Appropriation Bill, let us get together like men and adjust them, but not blast them out the foundation of the entire structure. I submit to you members that it would be a mistake to put this bill back on the calendar at this time and I ask you to vote no and go along with the business of this session and accomplish it in the splendid manner that we have been doing up to this time and the people of this Commonwealth will have confidence in us and thank us for it.

Mr. STAUDENMEIER. Mr. Speaker may I interrogate the gentleman from Lancaster, Mr. Hess?

The SPEAKER. Will the gentleman from Lancaster, Mr. Hess permit himself to be interrogated?

Mr. HESS. I will, Mr. Speaker.

Mr. STAUDENMEIER. Has the gentleman early in the session heard of the Anthracite Coal Repealer?

Mr. HESS. I have heard of it, yes, for a number of sessions.

Mr. STAUDENMEIER. Then why the remark that this bill was not filed early in the session?

Mr. HESS. I think you misunderstood me, I said there was no request made for a hearing.

Mr. STAUDENMEIER. No request made for a hearing. Very well, that is all.

Mr. Speaker and members of the House the Anthracite Coal Tax Repealer was before this House in the Committee on Ways and Means as early as the beginning of the month of February. It lay there for four weeks in peaceful repose. Every effort made to bring this bill out was blocked by motives which are known to the committee and every member of this House. Finally the bill was brought out of the Mines and Mining Committee on the floor of this House, and then it was discovered that this bill, No. 459, file 1603, needed study. It was such a complicated matter that it had to be referred to the Committee on Ways and Means. I ask you in all fairness members, to read bill No. 459, file 1603, and see if there is anything in there that is so intangible, so complicated that it needs study. Now, why not call a spade a spade. Why not be fair with each other. I sincerely doubt whether any body of men in this House have been as fair, or more fair than the members of the anthracite coal regions. When delegations from different sections of the state came to us time and time again in

this session and asked us what we proposed to do, we had a little meeting and told them what we were going to do. We didn't say that it is necessary to have a hearing or that it is necessary to study the bill. No, because we people who come from that rugged region have been in the habit of saying what we need, and saying it openly and above board. That is all we are asking from the members of this House. If they feel so inclined to give us a slap in the face, if they don't want to give us a hearing on this bill, that is their privilege, but do it in a manly way. Don't bring threats that if this bill goes through, is brought on the calendar and sent back to the Ways and Means Committee that the Omnibus Bill is jeopardized. Why that, is poppycock, absolutely poppycock. It is simply dilly-dallying. It is throwing out a smoke screen. The gentleman from Lancaster would certainly make a splendid jury trial lawyer. Any body that in all sincerity could make statements of that type, he should not be a manufacturer, he ought to be engaged in the law business. He missed his vocation. There is absolutely nothing in this bill that is going to jeopardize the Omnibus Bill, and I say that without fear of contradiction. If there is anybody in this House that can convince me to the contrary I am open to conviction just the same as is every member of the anthracite coal region. Let us be fair, that is all we are asking, open and above board. Now, it was also stated that no request was made for a public hearing in the Ways and Means Committee. In all fairness to the gentleman from Philadelphia, Chairman of that Committee, he told us time and time again that the matter was being given due consideration and at the proper time would be brought out on the floor of the House, but he didn't know how it would be brought out. It lay there practically four weeks for study and investigation. I know that the members of that Ways and Means Committee are intelligent enough to grasp the contents of this bill within a few moments and it is unfair at this time to say that when we were discussing what revenues we had and what money could be obtained, and what was needed, that this anthracite coal repealer was not in the minds of the members of this House, in the minds of the members of the Ways and Means Committee and also in the minds of the members of the Appropriation Committee. All we are asking is that we keep faith with the members of the House of 1921, who when this tax was passed stated it was to be an emergency tax. That is all. We are keeping faith with those men and I, without fear of contradiction, feel that the emergency has passed. We have paid the deficiency which the Governor when he came into office said he was going to clean up. I think it is cleaned up, or least it is reputed to be cleaned up. I think now is the proper time to wipe this bill off the statute books. Let it go back to the Ways and Means Committee and if it has any merits let it be brought out in public hearing, but don't let the bill die there. That is all we are asking. Let us be fair with each other.

Mr. HARER. Mr. Speaker and members of the House, I think the gentleman from Lancaster is unduly alarmed by an explosion here. If there is an explosion I don't think it will be of the kind he refers to. The request of the gentleman from Lackawanna to my mind is a very modest request. He is simply asking to have this bill reconsidered and put back into the committee to be considered at the same time that other bills are being considered. I don't think there is anything unfair in that. The opinions of the two committees differ. The Ways and Means Committee brought it out negatively, the Committee on Mines and Mining reported it affirmatively. Now, it is just a question of putting it back so that the bill can be studied

with the other bills. I think that this motion ought to prevail.

Mr. SARIG. Mr. Speaker and members of the House, only last week we placed on the calendar the Armstrong Manufacturer's Tax Bill. We referred it back to the committee for a public hearing. Now, we have heard time and again on the floor of this House, that our system of taxation in Pennsylvania looks like a big piece of patch work. The Armstrong Bill is part of a definite program. To my mind it represents the most clear-cut and most definite revenue program that has been in this House in ten years, during all the time that I have been here. That program, as you understand, includes the enactment of the Armstrong Law and the repeal of three of these so-called nuisance taxes, among which is this particular tax on anthracite coal. Now, what is the sense, what is the use of putting the Armstrong Bill on the calendar and referring it back to the Committee for a hearing if we are not going to consider the other three? That is part of a definite program and we cannot consider intelligently one part of this program and ignore the rest of it. They must be considered together. The proper way to do this and the only way to do it as I see it is to take this bill put it on the calendar and send it back to the committee and let it be considered at a public hearing along with the Armstrong Bill because as I said a minute ago this is the first definite revenue program that has really been before this House in the last ten years. I feel that in fairness we should now, because we have already placed the Armstrong Bill on the calendar and have sent it back, in fairness we should now place this bill on the calendar, refer it back to the committee so that this program can be considered by this House and by this Legislature.

This is a matter of such vital importance that I feel the House itself should have the right to say whether this program shall be adopted or shall not be adopted but that is not the question before us now, that question we will have to consider later on. but the only question before us now is that we shall give this House and this Legislature the right and the privilege to say whether it wants to adopt this well defined revenue program that has been brought forward by the gentleman from Armstrong, Mr. Armstrong. I feel that we should put this bill on the calendar, refer it back and have it considered as a part of the program to which it belongs.

Mr. LONG. Mr. Speaker and members of the House, my friend from Lancaster, in referring to certain magnificent accomplishments used the plural "we", but inadvertently did not include in those accomplishments of which one of the star acts was the cutting of \$7,000,000 of the schools, his friends on the side lines who took the responsibility for this magnificent program—

POINT OF ORDER.

Mr. ALEXANDER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentlemen will state his point of order.

Mr. ALEXANDER. The gentleman from Chester is not talking on the question before the House.

The SPEAKER. The gentleman will confine himself to the motion of Mr. Huber to place this bill on the calendar notwithstanding the negative recommendation.

Mr. LONG. Mr. Speaker, I would like to say that in the Ways and Means Committee of which I am a member no consideration was given this bill until the time the bill was taken up, and without a hearing, without any discus-

sion as to its merits was reported to this House with a negative recommendation. The proposition of the sponsor is so fair that I feel no debate is needed. There is no attempt whatsoever and will be no attempt to force a vote upon this bill that might in any way jeopardize the ending of this session on April 16. We only want it back on the calendar so that it can be immediately referred to the committee and considered in connection with certain revenue measures and certain repealers to see if it is at all possible to put such a program through in the short space of time remaining, and if it is not possible there will be no thought of doing this. I would like to call the attention of our friends who voted for a Manufacturer's Tax Bill last Wednesday that this anthracite block voted solidly with us, and as a matter of fairness and as a matter of reciprocity we should return that compliment and vote solidly for this motion. We only ask for a hearing. There is no attempt to destroy the entire revenue program. There is no attempt to get this House in a jam, the only attempt is to permit the bill to have serious consideration and a public hearing which it has not had. I would ask you to vote "aye" on the motion.

Mr. ARMSTRONG. Mr. Speaker and members of the House, I feel that it is my duty to say a word on this bill in as much as I made a statement a week ago that if the manufacturer's tax bill was returned to the Committee on Ways and Means that it would be a step in adjusting the tax question. I also referred to this bill and to others, the repeal of two other taxes, which the manufacturer's tax, if passed, will take care of it. I feel that in all fairness this bill should go back to the committee the same as the manufacturer's tax bill and also any other bills that are on this program. I hope that the friends who voted to put the manufacturer's tax bill back will do the same for this measure. Before I sit down I want to thank the gentleman from Berks for referring to the Armstrong Bill as the only constructive measure that has been presented.

On the question recurring,

Will the House agree to the motion.

The yeas and nays were required by Mr. Flynn and Mr. Goodnough were as follows.

YEAS—114.

| | | | |
|---------------|----------------|-----------------|----------------|
| Anderson, | Ede, | Martz, | Smith, H. J., |
| Armstrong, | Gelnett, | McCann, | Soffel, |
| Aston, | Gilchrist, | McClure, J. F., | Speer, |
| Bagshaw, | Goss, | McCormick, | Spencer, |
| Bartley, | Grimes, | McDaniel, | Stadtlander, |
| Bell, F. A. | Hall, | McDermott, | Stark, |
| Bell, W. T. | Harding, | Memolo, | Staudenmeier, |
| Bentley, | Harer, | Miller, C., | Stavitski, |
| Berkheiser, | Haws, | Miller, H. A., | Stock, |
| Bidelspacher, | Heffran, | Moffatt, | Storb, |
| Blair, | Henderson, | Morrison, | Strayer, |
| Bray, | Himes, | Munley, | Talbot, |
| Brewster, | Holmes, | Nicholson, | Thomas, L. D., |
| Brown, E., | Holtzman, | North, | Thomas, M. G., |
| Brown, E. P., | Hoover, | Parkinson, | Towner, |
| Burchinal, | Horn, | Peelor, | Trescher, |
| Bush, | Hricko, | Posey, | Turner, |
| Critchfield, | Huber, | Powell, | Washington, |
| Cross, | Irvin, | Prosser, | Watson, |
| Davies, | Jones, | Pryor, | Wells, |
| Davis, | Labar, | Raymond, | Welty, |
| Deibler, | Lauver, | Rieder, | Wettach, |
| Derby, | Leidich, | Sarig, | Whitehouse, |
| Dietz, | Little, H. A., | Schoener, | Williams, |
| Donnell, | Long, | Schwartz, | Wilson, |
| Drumbor, | Ludlow, | Scott, | Witherspoon, |
| Duddy, | Lukehart, | Shambach, | Wood, W. P., |
| Eaches, | MacMillan, | Sheffer, | Wright, |
| Earley, | Marcus, | Smith, G. A., | |

NAYS—77.

| | | | |
|------------|---------------|--------|-----------|
| Adam, | Emhardt, | Lyvnh, | Phillips, |
| Alexander, | Evans, B. P., | Malie, | Pitts, |

| | | | |
|---------------|--------------|------------------|------------|
| Allman, | Flinchbaugh, | Marshall, | Reader, |
| Baldi, | Flynn, | Mathay, | Rhodes, |
| Behney, | Fratt, | McBride, | Royle, |
| Bickett, | Frye, | McClure, J. H., | Sautter, |
| Blumberg, | Fuller, | McKim, | Schilling, |
| Bromley, | Goodnough, | McLaughlin, | Shaffer, |
| Brown, T. J., | Greeby, | Metzinger, | Sowers, |
| Burke, | Greenstein, | Moore, | Sterling, |
| Canon, | Haines, | Muldowney, | Storer, |
| Colville, | Hantz, | Myers, | Toepfer, |
| Conner, | Hart, | Neely, | Voltz, |
| Craig, | Heffernan, | Nolte, | Weamer, |
| DeFrehn, | Hess, | Orr, | Wheeler, |
| Dengler, | Howe, | Patterson, F.W., | Witkin, |
| Diehm, | Kelly, | Patterson, M., | Wood, N., |
| Dilsheimer, | Lafferty, | Pennock, | Bluett, |
| Drinkhouse, | Lotz, | Perry, | Speaker. |
| Edmonds, | Lucas, | | |

So the question was determined in the affirmative and the motion was agreed to.

BILL RECOMMITTED.

Mr. HUBER. Mr. Speaker, I move that House bill No. 459, file folio 4997, be referred to the Committee on Ways and Means for a hearing.

Mr. CHRISTIAN MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 514.

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-six) entitled "An act authorizing the courts of this Commonwealth to certify the evidence and enter judgment upon the whole record whenever a request for binding instructions has been reserved or declined by the trial judge and authorizing appeals from the judgment so entered and the entry of the proper judgment in the Supreme or Superior Court" by authorizing appeals whenever under such circumstances the court shall decline to enter judgment upon the whole record but shall direct a new trial

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, page 3, line 9, by striking after the word "trial" the words "upon the motion of either party."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lynch, | Rieder, |
| Alexander, | Evans, F. D., | MacMillan, | Royle, |
| Allman, | Flinchbaugh, | Malie, | Sarig, |
| Anderson, | Flynn, | Mangan, | Sautter, |
| Armstrong, | Fockler, | Marcus, | Schilling, |
| Aston, | Fratt, | Marshall, | Schoener, |
| Bagshaw, | Frye, | Martz, | Schwartz, |
| Baldi, | Fuller, | Mathay, | Scott, |
| Bartley, | Gelnett, | McBride, | Shaffer, |
| Behney, | Gilchrist, | McCaig, | Shambach, |
| Bell, F. A., | Goodnough, | McCann, | Sheffer, |
| Bell, W. T., | Goss, | McClure, J. F., | Smith, G. A., |

| | | | |
|---------------|----------------|------------------|----------------|
| Bentley. | Greeby, | McClure, J. H., | Smith, H. J., |
| Berkheiser, | Greenstein, | McCormick, | Soffel, |
| Bickett, | Griffith, | McDaniel, | Sowers, |
| Bidelspacher, | Grimes, | McDermott, | Speer, |
| Blair, | Guerin, | McGowan, | Spencer, |
| Blumberg, | Haas, | McKim, | Stadtlander, |
| Bray, | Haines, | McLaughlin, | Stark, |
| Brewster, | Hall, | Memolo, | Staudenmeier, |
| Bromley, | Hantz, | Metzger, | Stavitski, |
| Brown, E., | Harding, | Metzinger, | Sterling, |
| Brown, E. P., | Harer, | Millar, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Burke, | Heffernan, | Moffatt, | Strayer, |
| Bush, | Heffran, | Moore, | Talbot, |
| Calhoun, | Henderson, | Morrison, | Thomas, L. D., |
| Canon, | Hess, | Muldowney, | Thomas, M. G., |
| Colville, | Himes, | Munley, | Toepfer, |
| Conner, | Holmes, | Myers, | Towner, |
| Craig, | Holtzman, | Neely, | Trescher, |
| Critchfield, | Hoover, | Nicholson, | Turner, |
| Cross, | Horn, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Parkinson, | Weamer, |
| Deibler, | Irvin, | Patterson, F.W., | Wells, |
| Dengler, | Jones, | Patterson, M., | Welty, |
| Derby, | Kelly, | Peelor, | Wettach, |
| Diehm, | Labar, | Pennock, | Wheeler, |
| Dietz, | Lafferty, | Perry, | Whitehouse, |
| Dilsheimer, | Lauver, | Phillips, | Williams, |
| Donnell, | Leidich, | Pitts, | Wilson, |
| Drinkhouse, | Little, H. A., | Posey, | Witherspoon, |
| Drumbor, | Little, J. T., | Powell, | Witkin, |
| Duddy, | Long, | Prosser, | Wood, N., |
| Eaches, | Lotz, | Pryor, | Wood, W. P., |
| Earley, | Lucas, | Raymond, | Wright, |
| Ede, | Ludlow, | Reader, | Bluett, |
| Edmonds, | Lukehart, | Rhodes, | Speaker. |
| Emhardt, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILLS' NONCONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

SENATE BILL No. 230.

An Act to ratify and adopt subject to certain exceptions a compact negotiated by Commissioners designated by the Governor under a law of the Commonwealth of Pennsylvania with Commissioners duly authorized thereto by the States of New York and New Jersey for the regularization of the flow of the Delaware River the conservation of the water resources of the Delaware Basin the apportionment thereof among the said States for domestic and municipal supply and the utilization thereof for power and other beneficial uses

Mr. STERLING. Mr. Speaker, I move that the House insist upon its amendments non-concurred in by the Senate, and that a Conference Committee be appointed.

Mr. GREENSTEIN. Mr. Speaker, I second the motion. The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE

The SPEAKER. As a Committee on behalf of the House to meet with a similar committee to be appointed by the Senate, the Chair appoints Messrs. Sterling, Sowers and Rhodes.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR
CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 61.

An Act relating to jurors excusing from jury duty women over sixty-five years of age and mothers of children under the age of five years

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend title, line 1, page 1, by striking out the word "exempting" and inserting in lieu thereof the word "excusing."

Amend section 1, page 1, line 5, by striking out after the word "years" the words "shall be exempt from jury duty in any of the courts of this Commonwealth and every such woman and mother." Also amend line 8, by striking out the word "shall" and inserting in lieu thereof the word "may".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. MARCUS. Mr. Speaker, I move that the House do non-concur in the amendments made by the Senate.

Mr. STADTLANDER. Mr. Speaker, I second the motion.
The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor and the same being correct, the titles were publicly read as follows:

SENATE BILL No. 91.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred and ninety-four) entitled "An act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled 'An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day' by authorizing appropriations to each post of the American Legion Veterans of Foreign Wars and to each Naval Association and each post of the Grand Army of the Republic" as amended by extending the provisions thereof to cities and boroughs and to include appropriations to aid in defraying expenses of Armistice Day

SENATE BILL No. 106.

An Act providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut

SENATE BILL No. 310.

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other municipalities or incorporated districts had and held pursuant to the provisions of an act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the

manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

SENATE BILL No. 351.

An Act to amend section seven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine) entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" commonly known as "The Medical Practice Act" by providing for the annual registration of all persons duly qualified and licensed to conduct the practice of medicine or any of the allied branches thereof in the Commonwealth of Pennsylvania

SENATE BILL No. 358.

An Act to amend section two of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

SENATE BILL No. 378.

An Act fixing the pay of election officers and clerks in counties of the second class

SENATE BILL No. 393.

An Act to further amend sections one thousand seven hundred and one and one thousand seven hundred and seven as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and to repeal section one thousand seven hundred and two of said act

SENATE BILL No. 399.

An Act to further amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by granting full term school privilege to children in fourth class districts up to fourteen years of age

SENATE BILL No. 400.

An Act to authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department

SENATE BILL No. 402.

An Act to prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department and providing penalties

SENATE BILL No. 408.

An Act to amend paragraph six of section one of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by extending its benefits and rights from taxation and judicial process and providing penalties and of the Legislature

SENATE BILL No. 409.

An Act to amend section three of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by changing the time during which a State employee shall have the option of membership in the retirement association

SENATE BILL No. 410.

An Act to amend paragraph four of section six of the act approved the twenty-seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred fifty-eight) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by imposing certain duties upon recipients of State annuities thereunder

SENATE BILL No. 444.

An Act to further amend clause seven of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

SENATE BILL No. 451.

An Act to further amend clause five of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

SENATE BILL No. 459.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

SENATE BILL No. 467.

An Act to amend section six of an act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-six) entitled "An act to regulate the construction maintenance and inspection of buildings used for the exhibition of moving-pictures in all cities of the first class providing for the enforcement thereof and fixing penalties for violation of the same" by providing for the heating by means of mechanical warm air

SENATE BILL No. 481.

An Act to amend section one thousand one hundred and eighty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by authorizing townships of the first class to contract with private water companies for a supply of water for public and private uses

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1102, (Senate Bill No. 392), as follows:

An Act to amend article two and article four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by providing for county school boards and prescribing the duties and powers of such boards

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended be amended by the addition of sections two hundred and twenty-seven to two hundred and thirty-six inclusive which shall read as follows

Section 227 There shall be constituted in each county in this Commonwealth in which this act provides for the election of a county superintendent a county school board which shall have such powers and such duties as are hereinafter prescribed and as may hereafter be prescribed by law Except as otherwise specifically prescribed by law such powers and such duties shall have reference to matters pertaining to the public schools of the districts under the supervision of the county superintendents of schools in the several counties

Section 228 The county school board shall consist of five (5) members who shall be elected and the county superintendent who shall be a member ex-officio The county superintendent shall be the president and the professional and executive officer of the county school board but shall have no vote in its proceedings

Members of any county school board shall be elected at the annual convention of the County School Directors' Association in such county by a roll call majority vote of the directors present from the school districts under the supervision of the county superintendent in such county For

each office in the membership of the board to be filed by election at any such convention two names shall be placed in nomination by the elected officers of the executive committee of such Association but such nomination shall not preclude other nominations from being made in such convention During the school year beginning the first Monday in July one thousand nine hundred and twenty-six the elected officers of the School Directors' Association after careful consideration of the powers and duties of members of a county school board shall nominate at least two candidates for the various terms that is two for five years two for four years two for three years two for two years and two for one year and report in writing the same to all members of such Association who have the privilege of voting for members of the county board at least ten (10) days before the annual meeting of the county School Directors' Association Provided that this shall not remove the power of the convention from making additional nominations from the floor of the convention

Five members of the county school board shall be elected at the annual convention of each County School Directors' Association held during the school year beginning the first Monday of July one thousand nine hundred and twenty-six to serve for one two three four and five years respectively Thereafter one member shall be elected annually to serve for five years Any citizen of this Commonwealth having a good moral character being twenty-one years of age or upwards residing in any of the districts under the supervision of the county superintendent in the county on whose board he is to serve and having resided in any of such districts for the three years prior to his election or appointment shall be eligible to membership in the county school board Provided That any person holding the office of mayor chief Burgess county commissioner district attorney borough or township treasurer township commissioner road supervisor tax collector any comptroller auditor constable county superintendent or assistant county superintendent supervisor principal teacher or employee of any school district or any person who has been removed from office as school director in any district or from membership in the county school board shall not be eligible to membership in such board Provided further That no two persons residing in the same school district shall serve as members of such board at the same time Provided further that any member of the county school board of any county who ceases to be a resident of any district under the supervision of the county superintendent in such county or who changes his residence to a school district in which a member of said board resides shall thereby cease to be a member of such board and the vacancy so created shall be filled as herein provided

The term of office of any member of the county school board elected at any annual convention of the County School Directors' Association shall begin on the first Monday of the following July except that where vacancies have occurred and have been filled as hereinafter provided the term of office of any member so elected or appointed shall begin at the time of his election or appointment

Section 299 In case any vacancy shall occur in any county school board by reason of death resignation removal change of residence or otherwise the remaining members of the board shall by a majority vote thereof fill such vacancy within thirty days thereafter In case vacancies in the membership of the board shall occur in such manner that the offices of a majority of the board shall become vacant the remaining members shall fill such vacancies one at a time giving the new appointee such reasonable notice of his appointment as to enable him to meet and act with the then qualified members of the board in making further appointments until a majority of the board has been secured when the said majority shall fill the remaining vacancies at a meeting attended by the majority of said board such appointees to receive a majority of the votes of the members of the board In case vacancies in the membership of the board shall occur in such manner that the offices of all the elected members of the board shall become vacant the county superintendent shall appoint one member of the board and the procedure for electing the other members shall be as herein provided Any person selected under provisions of this section to fill any vacancy shall serve until the next annual convention of the County School Directors' Association at which convention a member of the board shall be elected for the unexpired term

Section 230 The county school board in each county in this Commonwealth shall meet and effect an organization

on the first Monday in July one thousand nine hundred and twenty-seven and annually thereafter The board shall elect annually at such meetings from its membership a vice president and a secretary-treasurer who shall serve for one year or until their successors may be elected At least ten monthly meeting of the board shall be held during each school year Adjourned and special meetings may be held at the joint call of the county superintendent and the secretary of the board The president may call special meetings at any time He shall call a special meeting whenever so requested in writing by any three members of the county board and shall he fail or refuse so to do a special meeting may be called at any time by a majority of the members of the county board Such annual and monthly meetings shall be regularly held at the office of the county superintendent Special meetings may be held at some other place as determined by the board At least one week in advance of any meeting of the board notices of such meeting shall be mailed by the county superintendent to the members of the board and to any members elect Three elected members of the board shall constitute a quorum for the transaction of business Provided That when because of vacancies in the membership of the board it is impossible to secure a quorum the remaining members of the board may proceed to fill such vacancies as herein provided Any county school board may adopt rules of parliamentary procedure or other regulations not inconsistent with the provisions of this act or other acts

Section 231 It shall be the duty of each of the members of the county school board in any county this Commonwealth to attend all regular and special meetings of such board Each member of such board with the exception of the county superintendent attending any of such meetings shall receive for each meeting attended an amount equal to the necessary expenses actually incurred in attending such meetings such amounts to be paid by requisition of the Superintendent of Public Instruction on the State Treasurer on proper vouchers submitted by the county superintendent and from appropriations for this purpose Provided That the total amount paid for such expenses to any member of such board shall not exceed one hundred dollars (\$100) in any one year Stationery printing blanks and postage necessary for the use of the county school board in any county of this Commonwealth shall be furnished by the County Commissioners of such county

Section 232 All persons elected or appointed as members of any county school board shall serve without pay except as herein provided and before entering upon the duties of their office shall take and subscribe to the following oath or affirmation which shall be administered by a judge of the court of common pleas

I do solemnly swear (or affirm) that I will support obey and defend the Constitution of the United States and the Constitution of this Commonwealth and that I will discharge the duties of my office with fidelity that I have not paid or contributed or promised to pay or contribute either directly or indirectly any money or other valuable thing to procure my nomination or election for appointment) except for necessary and proper expenses expressly authorized by law of this Commonwealth or procured it to be done by others in my behalf that I will not knowingly receive either directly or indirectly any money or other valuable thing for the performance or non-performance of any act or duty pertaining to my office other than the compensation allowed by law

Section 233 Any member of any county school board in this Commonwealth who shall directly or indirectly accept or receive any money or other valuable thing for voting for or against or for withholding his vote for or against any appointment or matter or action that shall come before the board or any committee thereof or before any convention of school directors of which he is a member shall be guilty of a misdemeanor and on conviction thereof shall forfeit his office and shall not be eligible again to hold office of any kind provided for in this act and shall be liable to pay a fine of not less than five dollars (\$5.00) or more than five hundred dollars (\$500.00) or be sentenced to the county jail for a term of not less than thirty (30) day or more than one year either or both as the court may determine

Section 234 If the county school board in any county in this Commonwealth shall fail to organize as herein provided or refuse or neglect to perform any duty imposed upon it by the provisions of this act any twenty (20) school directors or fifty (50) voters in the school districts under

the supervision of the county superintendent may present their petition in writing verified by the oath or affirmation of at least three of them to the court of common pleas of the county setting forth the facts of such refusal or neglect of duty on the part of such county school board whereupon the said court shall grant a rule upon said county school board the same to be made returnable in not less than ten or more than twenty days from the date of issue thereof to show cause why they should not be removed from office of which rule the said county school board shall have at least five days notice On or before the return day of such rule the said county school board individually or jointly shall file in writing their answer or answers to said petition under oath and if the facts set forth in said petition presented by said directors or voters or any material part thereof be denied the court shall then hear the several parties on such matters as are contained in said petition and if on such hearing or if when no answer is filed denying the facts set forth in said petition the court shall be of the opinion that any duty imposed on said board which is by the provisions of this act made mandatory upon them to perform has not been done or has been neglected by them the said court shall have the power to remove said board or such of its number as in its opinion is proper and appoint other qualified persons in their stead subject to the provisions of this act Any person so removed from office shall not be eligible again as a member of such board The court shall impose the costs of such proceedings upon the petitioners or upon the members of the county school board or upon the county or may apportion the same among them as it shall deem just and proper

Section 235 If any person elected or appointed as a member of any county school board who has been notified of his election or appointment shall refuse or neglect to qualify as such member within thirty (30) days next succeeding the beginning of his term of office the remaining members of the board may declare his office in such board vacant If any person having qualified as a member of any county school board shall neglect or refuse to attend two successive regular meetings unless detained by sickness or prevented by necessary absence or if in attendance at any meeting shall neglect or refuse to act in his official capacity as a member of any county school board the remaining members of the board may declare his office in such board vacant

Section 236 The president shall preside at all meetings and perform such other duties as pertain to his office as prescribed in this act In the absence of the president the vice president shall act in his stead

The president shall be custodian of all records reports papers and other office property of the board which shall be kept in proper manner for the use of the board Such materials shall be kept in the county superintendent's office and at the expiration of the president's term shall be turned over to his successor in office

The secretary of each county school board shall keep a correct and proper record of all proceedings and activities of the board and shall prepare such reports and keep such accounts as are provided by the provisions of this act Such reports and records shall be kept in a permanent file in the office of the county superintendent

Section 2 That article four of said act as amended be further amended by the addition of sections four hundred and eleven to four hundred and seventeen inclusive which shall read as follows

Section 411 The county school board in any county in the Commonwealth may make intensive studies of school conditions in any of the districts under the supervision of the county superintendent such as housing programs and courses of study attendance health supervision special education for handicapped children school facilities for pupils living beyond the compulsory attendance distance transportation of pupils school plants playgrounds school libraries class room equipment standardization of schools kinds and condition of text books and other matters pertaining to the education and welfare of children of school age in such districts and it shall be their duty to promote educational policies favorable to such children

The county school board may together with the county superintendent and the Department of Public Instruction make surveys in reference to school building programs and consolidations and shall report findings therefrom to the board or boards of school directors of the districts concerned The county school board may recommend the extension or enrichment of programs and courses of study in rural schools and may suggest programs for adult education the organiza-

tion of evening schools and other educational activities Any such board may recommend changes in the boundaries of school district so far as assignment of pupils and sub-districting are concerned In any matter pertaining to the education or welfare of the children of school age in the districts under the supervision of the county superintendent the county school board may recommend to the Department of Public Instruction legislation related thereto

Section 412 The county board shall have the power to initiate on its own account upon the request of the Superintendent of Public Instruction or upon the request of a local school board proceedings to investigate violations of the law arising out of compulsory attendance sanitary conditions safety of school buildings and other matters relating to the legal requirements in the administration of schools in the districts under its jurisdiction Hearings may be held to ascertain the facts in such matters Reports of such proceedings shall be made to the Department of Public Instruction upon request

Section 413 Tuition accounts that are subjects of disagreement between school districts under the supervision of the county superintendent in any county in this Commonwealth shall be referred to the county school board by the directors of such school districts It shall be the duty of the county school board to audit and review such accounts and to find in favor of one district or the other or to recommend a compromise as the facts may warrant and such finding or recommendation of the board shall be binding upon the boards of directors of such school districts unless set aside by decree of the proper court of law

In order to avoid the expense of legal proceedings any serious controversy between the board of school directors of any district with citizens of that district or with any other district the disputants may by petition refer the matter to the county school board It shall be the duty of the county school board to arbitrate in any controversy so referred and to recommend to the disputants an equitable adjustment thereof

Section 414 Whenever the board of school directors in any district of the fourth class or a township which is a third class district in any county in this Commonwealth wishes to reopen any closed school a petition to reopen such school shall be made to the county school board in such county The county school board shall consider such petition and make such order as may seem just in the premises which order shall be final Report of such action shall be made by the board to the Department of Public Instruction

Section 415 The county school board in each county in this Commonwealth shall recommend to the Department of Public Instruction approval or disapproval of the administration of state-aided transportation within any school district under the supervision of the county superintendent of schools in accordance with standards prescribed by the Department of Public Instruction Any parent of or guardian of or any person in parental relation to any child eligible to transportation under existing laws who is dissatisfied with the administration of the transportation furnished such child may present an appeal to the county board stating the reasons for such appeal whereupon the county board shall consider said appeal and shall make such order as may seem just in the premises a copy of such order to be filed in the office of the county superintendent of schools

Section 416 On and after the first day of July one thousand nine hundred and twenty-seven no emergency certificate issued by any county superintendent in any county in this Commonwealth to any teacher shall be extended before such extension has been approved by the county school board in such county

Section 417 Each county school board shall make a report to the County School Directors' Association at its annual meeting setting forth a detailed statement of the activities of the board during the previous year with any recommendations they wish to make and a copy of this report shall be sent to the Department of Public Instruction on or before August first of each year Other reports shall be submitted as may be requested by the Superintendent of Public Instruction

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. NORTH. Mr. Speaker, I move that House Bill No. 1102, (Senate Bill No. 392) file folio 2851, be recommitted

to the Committee on Education for the purpose of a hearing.

Mr. W. T. BELL. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1414 (Senate Bill No. 534), as follows:

An Act authorizing county commissioners to make execute and deliver agreements and contracts for the improvement or maintenance of certain highways involving the expenditure of county money alone or in conjunction with that of any township borough or incorporated town authorizing the Secretary of Highways to make surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State Highways and validating all agreements or contracts heretofore entered into in accordance with the provisions hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where any county of this Commonwealth is authorized by law to appropriate and expend moneys for the improvement or maintenance of any public highways either in full payment thereof in conjunction with any township borough or incorporated town the county commissioners of such county may make execute and deliver all necessary agreements and contracts for such improvement or maintenance with the lowest possible bidder and to that end the Secretary of Highways shall be authorized to make all necessary surveys and plans and to advertise for receive and open bids therefor in the manner now provided in the case of the improvement of State highways.

Section 2 All contracts and agreements heretofore made by the county commissioners of any county for the improvement or maintenance of any such public highway in the manner authorized in the foregoing section are hereby validated and made binding upon the county township borough or incorporated town as the case may be as if full legal authority existed therefor at the time that such contract was entered into and are hereby declared to be as sufficient in law as if the same had been made after due notice published by the Controller of the said county after approval by him of the purpose of the proposals and as if bids had been received by the Controller under seal and in his presence opened by the commissioners and the contracts awarded and as if the same had been made after due advertisements and receipts of bids by the authorities of every county township borough or incorporated town which is contributing to the cost of said improvement or maintenance

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

| | | | |
|---------------|--------------|-----------------|---------------|
| Adam, | Flinchbaugh, | Malle, | Sarig, |
| Alexander, | Flynn, | Mangan, | Sautter, |
| Anderson, | Fockler, | Marshall, | Schilling, |
| Armstrong, | Fratt, | Mathay, | Schoener, |
| Aston, | Frye, | McBride, | Schwartz, |
| Baldi, | Fuller, | McCaig, | Scott, |
| Behney, | Gelnett, | McClure, J. F., | Shaffer, |
| Bell, F. A., | Gilchrist, | McClure, J. H., | Shambach, |
| Bell, W. T., | Goodnough, | McCormick, | Sheffer, |
| Bentley, | Goss, | McDaniel, | Smith, G. A., |
| Bickett, | Greenby, | McDermott, | Smith, H. J., |
| Bidelspacher, | Greesstein, | McGowan, | Soffel, |
| Blumberg, | Griffith, | McKim, | Sowers, |
| Bray, | Grimes, | McLaughlin, | Speer, |
| Brewster, | Guerin, | Memolo, | Stadtlander, |
| Bromley, | Haas, | Metzger, | Stark, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Brown, E., | Haines, | Metzinger, | Staudenmeier, |
| Brown, E. P., | Hall, | Millar, | Stavitski, |
| Brown, T. J., | Hantz, | Miller, C., | Sterling, |
| Burchinal, | Harding, | Miller, H. A., | Stock, |
| Bush, | Harer, | Moffatt, | Storb, |
| Calhoun, | Haws, | Moore, | Storer, |
| Canon, | Heffernan, | Morrison, | Strayer, |
| Colville, | Henderson, | Muldowney, | Talbot, |
| Craig, | Hess, | Munley, | Thomas, L. D., |
| Critchfield, | Himes, | Myers, | Toepfer, |
| Cross, | Holmes, | Neely, | Towner, |
| Davies, | Holtzman, | Nicholson, | Trescher, |
| Davis, | Horn, | Nolte, | Turner, |
| DeFrehn, | Howe, | North, | Washington, |
| Deibler, | Hricko, | Orr, | Watson, |
| Dengier, | Huber, | Parkinson, | Wells, |
| Derby, | Irvin, | Patterson, F. W., | Welty, |
| Diehm, | Jones, | Patterson, M., | Wettach, |
| Dietz, | Kelly, | Peelor, | Wheeler, |
| Dilsheimer, | Labar, | Pennock, | Whitehouse, |
| Donnell, | Lauver, | Perry, | Williams, |
| Drinkhouse, | Lafferty, | Phillips, | Wilson, |
| Drumbor, | Leidich, | Pitts, | Witherspoon, |
| Duddy, | Little, H. A., | Posey, | Witkin, |
| Eaches, | Little, J. T., | Powell, | Wood, N., |
| Earley, | Long, | Prosser, | Wood, W. P., |
| Ede, | Lotz, | Pryor, | Wright, |
| Emhardt, | Lucas, | Raymond, | Bluett, |
| Edmonds, | Ludlow, | Reader, | Speaker. |
| Evans, B. P., | Lukehart, | Rhodes, | |
| Evans, F. D., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1, entitled:

An Act creating a Geographic Board in the Department of Internal Affairs and abolishing the present board in the Department of Forests and Waters

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WHEELER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Delaware, Mr. Alexander, permit himself to be interrogated?

Mr. ALEXANDER. I will, Mr. Speaker.

Mr. WHEELER. Will the gentleman from Delaware state whether this is or is not simply a change in the legislation of last session; known as the administrative code?

Mr. ALEXANDER. It is an amendment to a section of the administrative code.

Mr. WHEELER. Will the gentleman further state his purpose in changing this bureau back again?

Mr. ALEXANDER. I will, Mr. Speaker. I have been asked to explain the purpose of amending the administrative code as is proposed in the bill which is now before you. In the first place, my purpose in doing this is because the Constitution of Pennsylvania provides for just such a thing as this, that is the first thought. Now, in order to state my position in this connection, I wish to say this: we were told in 1923 that this was progressive legislation. Well if the crab going backwards is progression then this is the kind of progression that we have had, and I will explain to you just why I say that. Under the Constitution of 1790, and head I am going back a good ways, the sole power of appointment was in the Governor of the Commonwealth of Pennsylv.

vania; not only the power of appointment but he was the one executive had. He had the power to appoint everybody in the Commonwealth from a constable up. They progressed a little bit in those days, and in 1838 we had what we call the "Reform Constitution," so you see they had reformers even back that far. They had the reform constitution which still left the executive head in the Governor, but they took away from the Governor all his appointive powers except the appointment of judges and the appointment of the Auditor General of the Commonwealth. Not satisfied with that, however, an amendment to the Constitution of 1838, which was passed in 1850, took away from the Governor, who is still the sole executive head, the appointment of the Judges and left only in his power to the appointment of the Auditor General. It seems to me that this is of some importance and it seems to me the members of this House, at least I know a number of them, would like to hear what I have to say. The present Constitution of 1874 was adopted in the convention of 1873, and to show that the people had changed in their views of 1838 and 1850, they changed the whole executive department from that of a single man to eight heads, mind you eight heads—not one, and those eight heads consisted of the Governor; the Lieutenant Governor; the Secretary of Internal Affairs the Auditor General; the State Treasurer; the Secretary of the Commonwealth; the Attorney General and the Superintendent of Public Instruction. That same Constitution provided—that is the Constitution under which we are working to-day or supposed to be working to-day—that constitution provides that of these eight executive heads five of them shall be elected by the people of the Commonwealth of Pennsylvania. If you will read the first section of article four of the Constitution in which they are named, you will find that neither one nor the other of them is written either in italics or underscored. It was not the intent that any one of these executive heads should be any more important to the executive department in the administration of the affairs of this Commonwealth than the other. They were all equal and, in a great measure, each was supposed to administer the affairs of this Commonwealth. As I said before, five of those—the Governor; the Lieutenant Governor; the Auditor General; the State Treasurer, and the Secretary of the Commonwealth were elected by the people. I said the Secretary of the Commonwealth was elected by the people but I mean the Secretary of Internal Affairs. The Attorney General and the Secretary of the Commonwealth are appointed by the Governor. Likewise, the Superintendent of Public Instruction is appointed by the Governor but then a restriction is put on the Governor to the effect that he cannot appoint a Superintendent of Public Instruction for a term of less than four years. You can see, therefore, the idea and thought of the framers of this Constitution. I want to call your attention again to what I said before, that five of the members of that executive head are elected by the people; the Governor for one term; the Lieutenant Governor for one term; the Auditor General for one term, and the State Treasurer for one term, but your Secretary of Internal Affairs can succeed himself as often as the people of the Commonwealth of Pennsylvania have confidence in his management of their affairs and want to elect him for some reason or another upon which I will give my opinion later on. So, the Secretary of Internal Affairs is the only elective officer who can succeed himself. We ask, therefore, why this is and your inquiry leads you to the next step, and what it is? The Constitution provides, when we turn to the affairs and the duties of the Secretary of Internal Affairs—we turn to section nineteen of article four—and

there read that the Secretary of Internal Affairs shall exercise all the powers and perform all the duties of the surveyor-general, and let me say hear in passing that the surveyor-general is the oldest officer in the Commonwealth of Pennsylvania. The surveyor-general was appointed by William Penn before he appointed the Governor, and it was his duty to make a survey of all the lands under his control. Therefore, we have the fact that it is the duty of the Secretary of Internal Affairs to carry out the duties of that office. In addition to that, his department shall embrace that bureau of industrial statistics and he shall discharge such duties relating to corporations, to charitable institutions, the agricultural, manufacturing, mining, mineral, timber and other material or business interests of the Commonwealth as may be prescribed by law. He shall annually and at such other times as may be required by law make report to the General Assembly. There is another place in that Constitution where it provides that none of these duties shall be performed by anyone else. Now then, coming back again, he shall perform such duties pertaining to corporations, charitable institutions, agricultural, manufacturing, mining, mineral, timber and other material or business interests of the Commonwealth. Where then does this bureau for it is only a bureau—the geographic board—where does that belong more than under the administration of the business affairs of this Commonwealth? That was the intention of the Constitution and I want to show you a little further about this Constitution. The more you read it the more you are convinced that the men who wrote the Constitution of 1874 were sound and sane. They were good men to follow; they had no political bees in their bonnets, and they had only one thought and that was looking to see that the affairs of this Commonwealth were administered fairly and honorably and on a business basis, and when I said that these executive heads consisted of eight members; we have there the Governor, who is the president of the corporation; we have the Secretary of the Commonwealth, who is the secretary of the corporation; we have the Secretary of Internal Affairs, who shall be the General Manager of its affairs, and we have the Auditor General and the State Treasurer who are the checks and balances over the whole machinery, and I ask you what more complete organization could any corporation have than that? Now, under the administrative code they have taken every thing out of the manager's hands; they have left the Secretary of Internal Affairs almost destitute, and the Governor has assumed under that code the full control of all of the affairs of this Commonwealth. In other words, he has said to you and to the people of this Commonwealth, "Yes, it is true that you elected five administrative heads but I am the only one who it fit to manage the affairs of the Commonwealth of Pennsylvania." I submit to you that no man in this House who knows the ability of the Secretary of Internal Affairs of this Commonwealth; the man who started the great water power plant about which we have heard so much; the man who, in the first place, started the topographical and geological survey; the man who organized his department and who started, in 1919 under Governor Sproul, and put in a reorganization to make him the general manager of the affairs of this State, I submit to you that there is no man in the hearing of my voice or elsewhere better able to manage the affairs with the assistance of the other four heads in this important administrative department than is General Woodward, and he is the man who has been elected now for a second time to this office as manager of the affairs of the Commonwealth. And I ask here now that this geographical board, in compliance with the Constitu-

tion of Pennsylvania, be placed back in Mr. Woodward's office and that we help reorganize that office which, as you understand, is a constitutional office and which as a constitutional office is one of the cogs in the great wheel just as much as is your Governor and Lieutenant Governor. I ask you not only on this bill but on the next one and this is practically an explanation of the next one—and may I not while I am on my feet say something about it which will save me explaining the next one—I want to say something about that. That was organized in the first place in the Secretary of Internal Affairs' Department, and why? It was believed then by Governor Sproul and by those men who knew about the workings of the great departments, and I may say also by the late Senator Penrose—he was one of the organizers of that department—it was felt that the department while making the great topographical and geological surveys of the Commonwealth that it was necessary not only to the State but to every other State in the Union. Nearly every other State is doing that, and they thought that that one should be placed under the management of the Secretary of Internal Affairs of the Commonwealth of Pennsylvania and that that department of topographical and geological survey could be used to co-operate with every other department here on the hill, as it has co-operated with the Highway Department; as it has co-operated with the Department of Forestry and with the Agricultural Department and every other department on the hill. Yet, under the administrative code, both this board and the topographical and geological survey boards were taken out of this administrative department of one of the constitutional officers of the Commonwealth, it being under the management of the Secretary of Internal Affairs, and is was placed in one of the bureaus of a department the head of which is not even a constitutional officer, being an appointee of the Governor. As I say, it was taken away from an administrative officer; it was taken away from one of the men for whom you voted and elected as one of the executive board of this Commonwealth and placed under merely a bureau. In my mind, this should be under the control of the Secretary of Internal Affairs. As I said before, the two bureaus that you are asked to place back in that office is the geographic board and the topographic and geological survey department, and let me explain a little about the geological survey. Dr. Ashley, a very competent geologist, says it will require about \$300,000,000 to complete this survey. Of course, the sooner it is completed—the sooner that great survey is completed the less expense it will be to the Commonwealth. Under a program of \$150,000 a year extended over a period of twelve years, your overhead is that much greater. If, however, more money is appropriated and it is extended over a period of only four years, you will have less overhead so far as that department is concerned, and yet since it has been under the Bureau of Forests and Waters by reason of the fact that it was hampered for an appropriation, and it was hampered, it has not been able to progress in any one instance in the last two years. Put this board, a great and important board as it is, under the control of the Secretary of Internal Affairs, the manager of the Commonwealth. That is the only business way in which we can do it and, therefore, I ask you to vote both for this bill and for the bill following this, that these boards be placed together with the Secretary of Internal Affairs and let that officer do a part of the work which one of the bureaus at the present time is attempting to do. Some one has called my attention to an evident slip of the tongue on my part. I have been so used to speak-

ing in millions here on the floor of this House that it is evident I made a mis-statement. Dr. Ashley stated that to complete this survey, this topographical and geological survey, approximately \$300,000 would be necessary instead of \$300,000,000, as someone informed me I said.

Mr. EDMONDS. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Delaware, Mr. Alexander, permit himself to be interrogated?

Mr. ALEXANDER. I will, Mr. Speaker.

Mr. EDMONDS. With reference to bill No. 1, which is the one relating to the geographical board, have you made any change in the membership of the board or is the change merely that the board is transferred to the Department of Internal Affairs?

Mr. ALEXANDER. My impression is that there is no change except transferring it to the Secretary of Internal Affairs, but if you will just wait a moment I will look that up to be sure. It is my recollection that the Commissioner of Forests and Waters is the chairman of these boards, and under these bills the Secretary of Internal Affairs will be the chairman. May I not add further that the functions of this board are executive and administrative functions and consequently it ought to be committed to the Department of Internal Affairs under the Constitution.

Mr. EDMONDS. May I not ask the gentleman if under the provisions of article four, section two, of the Constitution, which provides that the supreme executive power shall be vested in the Governor who shall take care that the laws be faithfully executed, if it would not seem as though the executive functions have something also to do with the Governor?

Mr. ALEXANDER. As a law, yes. But just as I said in the beginning, it is the same thing as in any other corporation: the Governor is the president of the corporation and not the general manager of its affairs.

Mr. EDMONDS. What is your idea as to the meaning of the Constitution where it says that the supreme power shall be vested in the Governor?

Mr. ALEXANDER. Just as I said before, he shall be the president of the corporation.

Mr. EDMONDS. And that would mean that he would have a kind of oversight over the working of the corporation?

Mr. ALEXANDER. Absolutely, and that is what he would have here.

Mr. EDMONDS. The workings of the corporation under the different officials who would report to him?

Mr. ALEXANDER. That is true, and the other boards would also have their power as cogs in this wheel.

Mr. EDMONDS. Mr. Speaker, with reference to this proposed bill, No. 1, personally I intend to vote "No" on it, although I do not regard it as an important piece of legislation. I shall vote "No" upon this general principle. So far as the Constitution is concerned, the Supreme Court has passed upon all of the aspects of the administrative code presented to it and has decided that it is constitutional. The administrative code was enacted two years ago after a great deal of careful consideration. It was my own feeling then that the intention was that the administrative code should be given fair play. In other words, attempt was made to see whether or not by uniting most of the executive functions, such as could be united under the Constitution, we might not be able to obtain a better supervision over expenses. So far as I have been able to determine, I think it has worked well and I think it would be a mistake to change the administrative code merely after two years

of trial. For that reason, this bill, although it does not appeal to me as an important matter it does seem to me to be an attempt to break down the wall, and I am doubtful whether we ought to do it until a complete and thorough trial has been made of the administrative code.

Mr. ALEXANDER. Mr. Speaker, I want to say just one more word and that is to call your attention to the adroit explanation of the gentleman from Philadelphia that this administrative code, in every particular in which the question has been brought before the Supreme Court it has been declared constitutional. That is correct. In other words, it has been held that the caption is constitutional but they said that were the different clauses brought to their attention as to the constitutionality of them, they would not decide that at this time. That question has not been brought before them and that is the reason why at the present time such a decision was made.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—113.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Marcus, | Rieder, |
| Alexander, | Frye, | Martz, | Royle, |
| Allman, | Fuller, | McBride, | Sarig, |
| Aston, | Gelnett, | McCaig, | Sautter, |
| Behney, | Gilchrist, | McCann, | Schilling, |
| Bell, F. A., | Greeby, | McClure, J. F., | Schwartz, |
| Bell, W. T. | Greenstein, | McClure, J. H., | Shambach, |
| Bidelspacher, | Grimes, | McCormick, | Smith, H. J., |
| Blair, | Guerin, | McDaniel, | Soffel, |
| Bromley, | Haas, | McDermott, | Sowers, |
| Brown, E., | Haines, | McLaughlin, | Speer, |
| Burke, | Hall, | Memolo, | Stadtlander, |
| Bush, | Hantz, | Metzger, | Staudenmeier, |
| Canon, | Harer, | Metzinger, | Stock, |
| Colville, | Hart, | Miller, C., | Talbot, |
| Craig, | Haws, | Miller, H. A., | Thomas, L. D., |
| Critchfield, | Heffernan, | Moffatt, | Voltz, |
| Davies, | Hess, | Muldowney, | Washington, |
| Davis, | Holtzman, | Munley, | Watson, |
| Derby, | Horn, | Myers, | Weamer, |
| Diehm, | Huber, | Nolte, | Welty, |
| Dilsheimer, | Lafferty, | Orr, | Wettach, |
| Drinkhouse, | Laidich, | Patterson, F. W., | Whitehouse, |
| Eaches, | Little, H. A., | Patterson, M., | Witherspoon, |
| Earley, | Little, J. T., | Pennock, | Witkin, |
| Ede, | Lucas, | Perry, | Bluett, |
| Emhardt, | Lynch, | Pitts, | Speaker. |
| Evans, B. P., | Malie, | Posey, | |
| Flinchbaugh, | Mangan, | Rhodes, | |

NAYS—53.

| | | | |
|-------------|---------------|------------|----------------|
| Anderson, | Edmonds, | Long, | Shaffer, |
| Armstrong, | Evans, F. D., | Ludlow, | Stark, |
| Bagshaw, | Goodnough, | Lukehart, | Thomas, M. G., |
| Bartley, | Griffith, | Marshall, | Toepfer, |
| Bentley, | Harding, | Moore, | Towner, |
| Berkheiser, | Heffran, | Morrison, | Trescher, |
| Bickett, | Henderson, | Neely, | Turner, |
| Bray, | Himes, | Nicholson, | Wells, |
| Brewster, | Holcombe, | North, | Wheeler, |
| DeFrehn, | Holmes, | Parkinson, | Williams, |
| Deibler, | Hoover, | Peelor, | Wilson, |
| Dengler, | Howe, | Phillips, | Wood, W. P., |
| Donnell, | Labar, | Raymond, | Wright, |
| Drumbor, | Lauver, | Scott, | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 3, entitled:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs defining its

powers and duties providing for its administration and repealing inconsistent laws

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—110.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fratt, | McClure, J. H., | Scott, |
| Alexander, | Frye, | McClure, J. F., | Shaffer, |
| Allman, | Fuller, | McDaniel, | Smith, H. J., |
| Aston, | Gelnett, | McDermott, | Soffel, |
| Behney, | Greenstein, | McKim, | Sowers, |
| Bell, F. A. | Grimes, | McLaughlin, | Spencer, |
| Bell, W. T. | Haas, | Metzger, | Stadtlander, |
| Bidelspacher, | Haines, | Metzinger, | Staudenmeier, |
| Blair, | Hall, | Miller, C., | Stavitski, |
| Bromley, | Harer, | Miller, H. A., | Sterling, |
| Brown, E., | Heffernan, | Moffatt, | Stock, |
| Bush, | Holmes, | Muldowney, | Storer, |
| Canon, | Holtzman, | Munley, | Talbot, |
| Colville, | Horn, | Myers, | Thomas, L. D., |
| Craig, | Hricko, | Orr, | Turner, |
| Davies, | Huber, | Patterson, F. W., | Voltz, |
| Davis, | Lafferty, | Pennock, | Washington, |
| Derby, | Laidich, | Perry, | Watson, |
| Diehm, | Little, H. A., | Pitts, | Weamer, |
| Dilsheimer, | Little, J. T., | Posey, | Wells, |
| Drinkhouse, | Lotz, | Prosser, | Welty, |
| Drumbor, | Lucas, | Rhodes, | Wettach, |
| Duddy, | Lynch, | Rieder, | Whitehouse, |
| Eaches, | Malie, | Royle, | Witherspoon, |
| Earley, | Mangan, | Sarig, | Witkin, |
| Ede, | Marcus, | Sautter, | Bluett, |
| Emhardt, | Martz, | Schilling, | Speaker. |
| Evans, B. P., | McBride, | Schoener, | |
| Flinchbaugh, | McCaig, | Schwartz, | |
| Flynn, | McCann, | | |

NAYS—42.

| | | | |
|---------------|------------|-----------|----------------|
| Anderson, | Deibler, | Hoover, | Phillips, |
| Armstrong, | Dengler, | Howe, | Raymond, |
| Bagshaw, | Donnell, | Irvin, | Shaffer, |
| Bartley, | Edmonds, | Jones, | Thomas, M. G., |
| Bentley, | Goodnough, | Long, | Trescher, |
| Berkheiser, | Griffith, | Ludlow, | Wheeler, |
| Bickett, | Guerin, | Lukehart, | Williams, |
| Bray, | Harding, | Moore, | Wood, W. P., |
| Brewster, | Heffran, | Morrison, | Wright, |
| Brown, E. P., | Henderson, | Neely, | |
| DeFrehn, | Himes, | Peelor, | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2, entitled:

An Act to amend sections two hundred and four and seven hundred and nine of the act approved the seventh day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred ninety-eight) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and certain existing and certain new administrative departments boards commissions and officers abolishing combining changing the names of reorganizing or authorizing the reorganization of certain administrative departments boards commissions bureaus divisions offices and agencies defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards and commissions fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employees in certain departments boards and commissions and prescribing the manner in which the number and compensation of the

deputies and all other assistants and employes of certain departments boards and commissions shall be determined" providing for the personnel of the Executive Board and its powers and duties

On the question,

Will the House agree to the bill on third reading,

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker and members of the House, as this bill is somewhat different from the other two bills and as I did not say anything directly touching on this bill when I was on my feet before, I think it is no more than fair to you members that I explain this bill. This, in my mind, is one of the important bills. I have already explained the constitutional provisions as to the executive heads. You have also heard the interrogation which would direct your attention to the proposition that the Governor, notwithstanding that you elect four other honorable gentlemen, was the whole show. I do not agree with that proposition; I have never agreed to that proposition, and I never will agree to that proposition, it would not make any difference if the honorable gentleman from Philadelphia would talk until he is red in the face. No man power ever was successful anywhere, either in Pennsylvania or Russia, and it never will be a success. Now let us see: This relates to the clause in the Constitution relative to the Executive Board. The Executive Board has held that the standardization of salaries of the appointees in the executive offices, all except the constitutional offices which they except—I meant under the administration code,—because they knew it would be contrary to the constitution and interfere with the constitutional office. I cannot see why, if you are going to have an executive board whose duties are as important as this is, why there should not be such an executive board that they should not only standardize their own—I must admit it is a pretty bum speaker that cannot keep order himself without asking for order to be called and therefore I must admit I am not very interesting this morning although I am trying to do the best I possibly can and I think this is all due to myself. I take the blame on myself for not being able to interest you because I know on many other occasions I have had absolute quietness in this House, ordinarily, I do, for which I am thankful. It is pretty hard to make the members in the back rows hear me, and I think that is the reason I had so many "noes" on the last two votes, perhaps because they did not hear what I was saying; that is the excuse they give me, anyhow, that they cannot hear what I say, and therefore I hope you in the front will keep a little quiet so that they can hear back there.

As I said before, the Executive Departments, consisting of eight heads, all have their certain work to do. Now, under the administrative Code, it provides that the Executive Board that has to do with the standardization of the different salaries, consists of the Governor, who shall be chairman. To that I have no objection. My bill provides the same thing. But it provides further that the other four members shall be administrative heads, four administrative heads to be appointed by the Governor. I said when that bill was passed that what the Governor would do would be to appoint four of his appointees over whom he had absolute power to fire them if he wanted to, if they did not do just as he wanted them to do; and that is just exactly what he did; in fact, he went a little bit farther than I expected him to, and here is who he appointed. He appointed the Secretary of the Commonwealth as one of the Executive Board, and I would not have so much complaint about that, although it

is his appointee. Then the Attorney General, and I would not have so much complaint about that, although he is one of the Governor's appointees. And the next is really a bureau, not a department, not an executive department, I mean the Secretary of Highways. And the last of all is the straw that breaks the camel's back, his own private secretary, Mr. Stahlnecker, as the fourth member of that Executive Board to standardize the salaries. He leaves out of there the four members which you gentlemen and which your constituencies vote for, as members of this Executive Board, and he says by that that the people of Pennsylvania did not know what they were doing when they voted for them, and they should have nothing to do with the management of the affairs of this Commonwealth; and I ask any man who is not bound down and who is not standing here today simply to do the bidding of the Governor, I ask whether it is honorable and fair to the constituency of Pennsylvania that the men who are elected to the offices to help manage the affairs of this State are absolutely ignorant and should not be consulted about the management of the affairs of this Commonwealth, especially on the great question of standardization of salaries. Now, let us forget for a minute that we are following any master, forget for a minute, if we can, that we have any one master except our constituency back home, and let us look this squarely in the face, and I ask you whether there is any reason under the sun why this executive board—and understand we are not legislating today, only for today or tomorrow, we are legislating after this man goes out of office, and this means for the next administration as well as for this,—and I ask you if it is a proper place to put this in the hands of one man, because, after all, that is what you have because if the other men do not do what he wants them to do, he can fire them, and that has been done in other places besides the Executive Board when they did not do just as he wanted them to do. I found that out just this last week. But, however, that is not talking on the question, my friends, and some of you might try to get square with me after awhile, so I will come back again.

This bill provides that the Governor shall be the chairman of this Executive Board, and the other four members shall be the Secretary of Internal Affairs, that honorable gentleman who has been twice elected by the people of this Commonwealth, and I have no doubt if he is a candidate again, the people of this Commonwealth have enough confidence in his administration of affairs to re-elect him for his third term; and I have the temerity in this bill to say that he is a fit person to be on that Executive Board, he having been connected with these administrative affairs for the last thirty years, both in this House and as State Senator, and now as the Secretary of Internal Affairs, and as being the chairman of the Appropriations Committee of this House for a great number of years; and I say again, I have the temerity to recommend him as a member of this board; and I have the temerity again to recommend the appointment on this board of the Lieutenant Governor, who is second to the Governor and if we should lose the Governor, for some reason or other, either by death or resignation the Lieutenant Governor would take his place. Why then should not he be one of this Executive Board, especially rather than have the Private Secretary of the Governor a member? The next I name your two fiscal officers, your Auditor General and your State Treasurer. If you can tell me why under the sun the two fiscal officers of the Commonwealth, part of the Executive Board under the Constitution and two of the men that are elected by the constituency of Pennsylvania, should not be a part of this board, then, if you can, and

you are satisfied that they should not be, I have nothing more to say. If these men who are elected as your checks and balances should not be members of the Executive Board, who under the sun should be; and would you believe that even the Executive Board, even the Auditor General and the State Treasurer, during the last two years, have been very little consulted on any questions relative to standardization or anything else. Why under the sun, I say, is there any reason why these men,—rather than the appointees,—the men whom you elect to these important offices should not bear their responsibilities and perform their duties to which you elected them? And I ask you to vote for this bill.

Mr. LUDLOW. Mr. Speaker, I desire to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware permit himself to be interrogated?

Mr. ALEXANDER. I will, Mr. Speaker.

Mr. LUDLOW. The gentleman from Delaware understands, of course, does he not, that the Governor, the Lieutenant Governor and the Secretary of Internal Affairs are elected at one time, and that the Auditor General and the State Treasurer are elected two years later?

Mr. ALEXANDER. I certainly do.

Mr. LUDLOW. Does the gentleman from Delaware believe it to be a wise policy,—if we both forget for the moment the president incumbent,—does the gentleman from Delaware believe it to be a wise policy to have a man elected as Governor, as the head of a party on a platform, and then to have his policies or whatever it may be controlled by any board of two men who would be elected two years later under this Executive Board?

Mr. ALEXANDER. I certainly would say that an Executive Board should be composed of men well qualified for their positions, men who, by reason of their practical knowledge and their experience in the affairs of this Commonwealth should be on this board rather than four newcomers who come in with the Governor but do not know anything more about the administration of the affairs of the Commonwealth than the Governor himself generally does when he first comes in.

Mr. LUDLOW. Does the gentleman from Delaware believe that it weakens the responsibility of the next Governor if we divide his authority with men elected two years after that Governor's election?

Mr. ALEXANDER. I do not think it was ever intended that the responsibility should rest upon the shoulders of any one man, but the five executives elected by the people were elected to carry their own responsibilities just the same as each member of the House of Representatives or, if not so, why were they elected?

Mr. LUDLOW. Mr. Speaker, and members of the House, I only want to add a word to the questions I have just asked. It has been our party policy to elect a Governor, and each four years that Governor, or the party which elects him, go on record before the people at home as to the policy for which he stands. If the gentleman from Delaware were to come in here, putting the Lieutenant Governor on the Executive Board, who goes before the people at the same time, it might present a different story, but two years after the Governor and the Lieutenant Governor are elected, and also the Secretary of Internal Affairs, we have two men elected that have nothing to do with the administration and political policies of the party who elected them. One is the watchdog of the treasury, and that is the Auditor General; and the other is the Treasurer himself. When it comes down to administering things for which your Governor two years from now, elected next spring and taking office two years

from now, has to answer to the people, it seems to me that he finally is responsible. I hold no brief for the present incumbent. I am thinking of the next Governor and I myself and every one present will take part in electing him and if you fix the responsibility on him and make him responsible his appointees at the same time will reflect what he thinks. Let them all realize the responsibility placed upon him. That is why we elected him and that is why I personally think it would be a mistake to break down the Board in the way intended.

Mr. ALEXANDER. Just one answer, if the gentleman from Berks will allow and bear with me a minute. There has been mention made about the two men who are elected two years after the Governor. Any argument is better than nothing, I suppose, but he fails to tell you what a number of people around me have called my attention to, that there is still a majority on that Board, the two old members and the Governor are still a majority and I do not suppose that the two young members would take a domineering part in discharging the duties of the Board until they got acquainted any more than the four appointees would.

Mr. SARIG. Gentlemen of the House, as I listened to the rather lengthy speech of the gentleman from Delaware I was reminded of an incident that happened down in Washington some years ago. You remember during the latter part of Wilson's administration the Republican senators engaged in a filibuster in order to force an extra session of Congress. It happened one night about one o'clock when one of the Republican senators was speaking when in came John Sharp Williams, of Mississippi, one of the Democratic leaders, and in order to draw a flare out of Mr. Williams the senator who was then speaking made a sharp attack upon Thomas Jefferson. It so happened that Thomas Jefferson had been a life-long idol of Senator Williams and at once Senator Williams jumped to the floor and started a defense of Thomas Jefferson. After he had spoken an hour and three quarters one of his Democratic colleagues caught hold of and pulled his coat sleeve and said, "John, you are just playing into their hands, consuming the time and giving them a chance to recuperate their breath; don't you see you are just playing into their hands;" and John Sharp Williams turned around and said, "Damn your soul, if you don't let me alone I am going to make a speech."

Now I realize whenever the administration is concerned or the present Governor the gentleman from Delaware is rather earnest and emphatic in his remarks. However, be that as it may, I believe, along with a great many people in Pennsylvania, that a great mistake was made two years ago when the present Administrative Code was passed, when we centralized the power practically into the hands of one man. I think it is not too early and I agree with the gentleman from Delaware that it is not too early to start to undo the work that was then done and I believe that this Legislature should start right here now and begin to decentralize instead of holding on and keeping, on this present centralized form which we have at the present time. I believe that the rights and interest of the people of Pennsylvania are better served if we begin to decentralize rather than keeping up this on eman power here in this great Commonwealth. As you know, we have one of the greatest Commonwealths in the United States, and here we are with practically one man power, although we all know that the proud boast of America always has been that it stands for individual liberty and the brotherhood of the human race, yet here we are centralized, having yielded our power, having yielded our rights, until one man stands almost absolutely supreme here in this Commonwealth and

has the job of practically every state employe on the palm of his hand. I believe it is not too early to start to undo the work that has been done two years ago and for that reason I shall vote for this bill.

Mr. EDMONDS. Mr. Speaker, the gentleman from Delaware has specifically invited me to take part in this debate, and rather than disappoint him I want to say a few words on the side.

First, in regard to facts: Mr. Stahlnecker, the Secretary of the Governor, is not a member of the executive board. The fifth member is the Secretary of Forests and Waters, Major Stuart. Mr. Stahlnecker serves as secretary of the Board. That however, is a small matter, but to my mind also these three bills here are not what I call exceeding important bills in the line of legislation. For my part I am more interested in seeing a proper system today that will work out properly in the long run better than anything else.

Now I want to call your attention to a tendency which I think is universal throughout the United States and that is that the executive elected by the people for the purpose of having the supreme charge of the executive work is to be given a free hand. In the olden days we did not do that. My friend is making an argument on a constitution sixty years old. I doubt very much whether some of the provisions of that constitution would win favor with the people today. What we found out is this: That as the tendency is more and more to add to the executive departments there must be a united effort in their management and the more checks and balances that you have in each the more places you have for a breakdown and you can have so many checks and balances that eventually the machine will not go. Now I think it is a fine thing that the Auditor General is elected by the people. He is the official check on the State Treasurer who is custodian of the public funds but neither of them by the Constitution are made a part of the executive work in so far as their offices are concerned.

Now, we may change this law today—for my own part I am absolutely convinced that in the long run it will be changed back again and the same thing has happened in United States Government where we have had the entire executive power under the President and in the other large industrial states that thing will happen in this country. I am certain that those who oppose are in line with the policy for the future, and I am quite convinced that the gentleman from Delaware's suggestion will win in the long run, as the Executive Department becomes bigger and bigger; but a divided management will not work, and so I shall vote "no" on this bill.

Mr. WILLIAMS. I would like to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware permit himself to be interrogated?

Mr. ALEXANDER. Sure.

Mr. WILLIAMS. Under the present law, the Executive Board have no authority of fixing the salaries in the Departments of the Auditor General, the State Treasury and the Secretary of Internal Affairs?

Mr. ALEXANDER. That is true.

Mr. WILLIAMS. But under your bill, the Auditor General, the State Treasury and Secretary of Internal Affairs have authority to fix the salaries and compensation of employees in departments for which the executive is alone responsible?

Mr. ALEXANDER. They have the power to standardize all departments.

Mr. WILLIAMS. In other words, you give the Auditor

General, State Treasurer and Secretary of Internal Affairs the power and authority to regulate the salaries of the Executive Departments, when the Executive Department has no authority in regulating the salaries in these several departments?

Mr. ALEXANDER. The only reason they have no power is because the Constitution will not permit them to have that power, but in this bill, they are permitted to standardize all departments, including the Constitutional departments, and if one should be standardized, then all should be standardized.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. GOODNOUGH. Mr. Speaker, I ask for a verification of the roll.

The roll was verified as follows:

YEAS—124.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Mathay, | Rieder, |
| Alexander, | Fratt, | McBride, | Royle, |
| Allman, | Frye, | McCaig, | Sarig, |
| Aston, | Fuller, | McCann, | Sautter, |
| Baldi, | Greehy, | McClure, J. F., | Schilling, |
| Behney, | Greenstein, | McClure, J. H., | Schoener, |
| Bell, W. T. | Grimes, | McCormick, | Schwartz, |
| Bickett, | Guerin, | McDaniel, | Smith, H. J., |
| Blumberg, | Haas, | McDermott, | Soffel, |
| Bromley, | Haines, | McKim, | Sowers, |
| Brown, E., | Hall, | McLaughlin, | Stadtlander, |
| Brown, T. J., | Hantz, | Memolo, | Staudenmeier, |
| Burke, | Harer, | Metzger, | Stavitski, |
| Bush, | Hart, | Metzinger, | Sterling, |
| Canon, | Haws, | Miller, C., | Stock, |
| Colville, | Heffernan, | Miller, H. A., | Talbot, |
| Conner, | Hess, | Moffatt, | Thomas, L. D., |
| Craig, | Holmes, | Muldowney, | Turner, |
| Davis, | Horn, | Munley, | Voltz, |
| Derby, | Hricko, | Myers, | Washington, |
| Diehm, | Huber, | Nicholson, | Watson, |
| Dietz, | Lafferty, | Nolte, | Weamer, |
| Dilsheimer, | Leidich, | Orr, | Welty, |
| Drinkhouse, | Little, H. A., | Parkinson, | Wettach, |
| Drumbor, | Little, J. T., | Patterson, F. W., | Whitehouse, |
| Duddy, | Lucas, | Patterson, M., | Wilson, |
| Eaches, | Lukehart, | Pennock, | Witherspoon, |
| Earley, | Lynch, | Perry, | Witkin, |
| Ede, | Malie, | Pitts, | Wood, N., |
| Emhardt, | Mangan, | Posey, | Bluett, |
| Evans, B. P., | Marcus, | Rhodes, | Speaker. |
| Flinchbaugh, | Martz, | | |

NAYS—50.

| | | | |
|---------------|---------------|---------------|----------------|
| Anderson, | Donnell, | Ludlow, | Speer, |
| Armstrong, | Edmonds, | MacMillan, | Spencer, |
| Bagshaw, | Evans, F. D., | Moore, | Stark, |
| Bartley, | Gilchrist, | Neely, | Strayer, |
| Bell, F. A., | Goodnough, | North, | Thomas, M. G., |
| Bentley, | Griffith, | Peelor, | Trescher, |
| Berkheiser, | Harding, | Prosser, | Wells, |
| Blair, | Henderson, | Raymond, | Wheeler, |
| Bray, | Himes, | Scott, | Williams, |
| Brewster, | Howe, | Shaffer, | Wood, W. P., |
| Brown, E. P., | Irvin, | Shambach, | Wright, |
| DeFrehn, | Jones, | Sheffer, | |
| Deibler, | Long, | Smith, G. A., | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION RECALLING SENATE BILL NO. 290 FROM THE GOVERNOR.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 31, 1925.

Resolved, (if the House of Representatives concur), That Senate Bill No. 290 entitled "A Supplement to the act approved the eleventh day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred and three) entitled "An act authorizing the State Highway Commissioner to combine certain State Highways or any part or sections thereof into a route under a common letter, name, number or other marker or designation or any combination thereof for the purpose of informing and assisting the travelling public in and through the State", authorizing the inclusion of township roads in routes designated by the Secretary of Highways,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL NO. 140.

An Act to amend the twelfth clause of section three hundred and eighty-one chapter seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE BILL NO. 137.

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

HOUSE BILL NO. 453.

An Act authorizing the Department of Property and Supplies under certain conditions to exchange unserviceable personal property of this Commonwealth for or on account of the purchase price of new personal property required by the Commonwealth

HOUSE BILL No. 487.

An Act to repeal the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-five) entitled "An act fixing the salary of the county engineer in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand"

HOUSE BILL No. 964.

An Act providing that certificates of association and articles of incorporation or of any improvements amendments or alterations thereto may be acknowledged and sworn or affirmed to before a notary public or justice of the peace validating such acknowledgments made prior to the approval of this act

HOUSE BILL No. 242.

An Act to amend section two of an act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twelve) entitled "An act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera" by providing that the cost of transporting escaped prisoners from

the place of capture to the penitentiary or reformatory and the cost of maintaining said prisoners in the county jail while awaiting trial for said escape shall be borne by the county from whose courts the said prisoners shall have been originally committed

HOUSE BILL No. 966.

An Act validating certain consolidations mergers purchases sales or acquisitions of capital stock bonds securities or evidence of indebtedness corporate property rights and credits of telephone companies and the proceedings of such companies effecting or purporting or intended to effect such mergers or consolidations purchases or acquisitions

HOUSE BILL No. 1270.

An Act to amend section fifty-five of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to Consolidate Revise and Amend the Penal Laws of this Commonwealth" as amended

HOUSE BILL No. 200.

An Act making an appropriation and providing for the hearing adjusting and paying of moral claims against the Commonwealth for injury to or death of persons while fighting forest fires under orders of agents of the Department of Forests and Waters

HOUSE BILL No. 909.

An Act transferring and reappropriating to the Department of Public Instruction the unexpended balance of an appropriation made to the Department of Mines by the act approved the thirtieth day of June one thousand nine hundred and twenty-three entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three"

HOUSE BILL No. 126.

An Act to amend an act approved the thirty-first day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-six) entitled "An act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled 'An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants' approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' as amended"

With the information that the Senate has passed the same without amendments.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL Nos. 471, 608, 651 AND 675.

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, March 30, 1925.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen: I have the honor to inform you that I have this day approved and signed the following:

House Bill No. 471, entitled, "An Act providing for the quarantine and control of the European Corn Borer imposing certain powers and duties on the Department of Agriculture providing penalties".

House Bill No. 608, entitled, "An Act to further amend section six and to amend section seven of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' as amended by requiring undertakers' assistants to register and licensed undertakers to register annually with the State Board of Undertakers".

House Bill No. 651, entitled, "An Act authorizing the Valley Forge Park Commission to make use of the moneys now in its possession known as the 'Wood Fund'".

House Bill No. 675, entitled, "An Act to amend section one two and four of the act approved the second day of June one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and eighty-nine) entitled 'An act providing a method through which the Commonwealth may co-operate with individuals in buildings fences to protect farm crops and fruit orchards against damages from wild deer and making an appropriation'".

GIFFORD PINCHOT.

RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 4:00 o'clock this afternoon. Is there any objection? The Chair hears none.

Whereupon at (1:35 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

SPEAKER BLUETT IN THE CHAIR.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 162. (HOUSE BILL No. 1651.)

An Act for the protection of the public health prescribing sanitary regulations and standards for tenement lodging and boarding houses in cities of the second and third class boroughs towns and townships vesting jurisdiction for the enforcement of the same in the Department of Health of Pennsylvania and in Boards of Health of municipalities providing penal and injunction proceedings for the enforcement of this act and repealing acts inconsistent therewith.

Referred to the Committee on Public Health and Sanitation.

SENATE BILL No. 960. (HOUSE BILL No. 1652.)

An Act making it unlawful to indicate any other than standard time on any public building or thoroughfare or to furnish any other than standard time in the course of business.

Referred to the Committee on Agriculture.

SENATE BILL No. 1008. (HOUSE BILL No. 1653.)

An Act to amend clause forty-one of section two Article one Chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312) en-

titled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 1010. (HOUSE BILL No. 1654.)

An Act authorizing registers of wills in counties of the fourth class to appoint a solicitor prescribing the duties of said solicitor and fixing his salary.

Referred to the Committee on Judiciary General.

SENATE BILL No. 1020. (HOUSE BILL No. 1655.)

An Act authorizing sheriffs in counties of the third class to appoint a Solicitor prescribing the duties of such Solicitor fixing his term and providing for the fixing of his salary.

Referred to the Committee on Counties and Townships.

SENATE BILL No. 1032. (HOUSE BILL No. 1656.)

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (P. L. 1057) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1202) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers and trust companies doing business within this Commonwealth and making an appropriation,' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation," extending said commission for a further period of two years and making an appropriation.

Referred to the Committee on Appropriations.

SENATE BILL No. 413. (HOUSE BILL No. 1657.)

An Act to provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education for boys and girls who are employed and for adults as a function of the public schools of this Commonwealth and to facilitate the proper organization and administration of such extension education.

Referred to the Committee on Education.

SENATE BILL No. 580. (HOUSE BILL No. 1658.)

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties.

Referred to the Committee on Judiciary General.

SENATE BILL No. 583. (HOUSE BILL No. 1659.)

An Act to further amend section one thousand one hundred twenty-one and section one thousand one hundred and thirty of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

SENATE BILL No. 354. (HOUSE BILL No. 1660.)

An Act to further amend section six hundred and twenty-five of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

SENATE BILL No. 1016. (HOUSE BILL No. 1661.)

An Act making an appropriation to the Department of Forests and Waters for the acquisition of lands for forestry purposes.

Referred to the Committee on Appropriations.

SENATE BILL No. 1052. (HOUSE BILL No. 1662.)

An Act setting apart from lands at New Cumberland, Cumberland County, owned by the Commonwealth a certain tract for the erection and construction of a Home for the Treatment and Vocational Training of Children and transferring the management and control of the tract so set apart from the Board of Trustees of New Cumberland Industrial Farm to the State Department of Health.

Referred to the Committee on Municipal Corporations.

SENATE BILL No. 333, (HOUSE BILL No. 1663.)

An Act to amend section eighteen article one of chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

Referred to the Committee on Counties and Townships.

REPORTS FROM COMMITTEES.

Mr. BLUMBERG, from the Committee on Ways and Means, reported as amended, House Bill No. 314, entitled:

An Act to amend section one of an act approved the seventeenth day of July, one thousand nine hundred and nineteen, (Pamphlet Laws one thousand and twenty-one) entitled, "An act to exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit and institutions of purely charity and repealing prior acts relating thereto," as amended.

Mr. HALL, from the Committee on Judiciary General, reported as committed, House Bill No. 1366, entitled:

An Act to amend section one of the act approved the nineteenth day of June, one thousand nine hundred and eleven, (P. L. 1055), entitled "An act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries;" authorizing courts to require defendants placed on probation to pay money for the use of the county, which payments shall not be considered the imposition of a fine or sentence.

Mr. HALL, from the Committee on Judiciary General, reported as committed, House Bill No. 1028, entitled:

An Act to repeal an act approved the twenty-ninth day of June, one thousand nine hundred and twenty-three, (P. L. 914), entitled "An act declaring the construction to be given deeds, wills, and other instruments in writing, in which real and personal property is donated, granted, devised, or bequeathed, either directly or in trust, for the benefit of one or more persons for years or for life or upon condition, with remainder over to the heirs or next of kin or to the persons thereunto entitled under the interstate laws, or other similar or equivalent phrase.

Mr. TURNER, from the Committee on Judiciary Special, reported as amended, House Bill No. 646, entitled:

An Act authorizing and empowering cities of the first class in this Commonwealth to acquire by lease, purchase, or condemnation proceedings any land within or with the consent of the local authorities where such land is situated without the limits of said cities, for the purpose of estab-

lishing and maintaining municipal airdromes or aviation landing fields; providing for the procedure in cases of condemnation, and the extent of title acquired; authorizing the lease by the cities of portions thereof to individuals or corporations upon such terms as may be fixed, and the lease thereof to the Government of the United States upon nominal or other rental or without consideration.

Mr. CRAIG, from the Committee on Municipal Corporations, reported as committed House Bill No. 1525, entitled:

An Act to amend section one of an act, approved the first day of May, one thousand nine hundred and twenty-three, (P. L. 114), entitled "An act prohibiting the location by cities of the third class of city prisons or lock-ups close to public school buildings."

Mr. MATHAY, from the Committee on Judiciary General, reported as committed House Bill No. 1265, entitled:

An Act to amend section eleven of the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814), entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act."

Mrs. PENNOCK, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1496, entitled:

An Act to amend sections one, five, six, seven, eight, nine, and ten of the act approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws eight hundred and two) entitled "An act relating to mattresses, pillows, bolsters, feather beds, comfortables, cushions, and upholstered furniture; regulating the making, remaking renovating sterilizing, disinfecting, sale, leasing, delivery, and consigning thereof, and the possession thereof with intent to sell, lease, deliver or consign."

Mr. GREENSTEIN, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1283, entitled:

An Act relating to the right to practice Naturopathy in the Commonwealth of Pennsylvania, and providing a Board of Naturopathic Education, Examination and Licensure, and means and methods whereby the right to practice Naturopathy may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said Board, and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith.

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 522, entitled:

An Act to establish as a State Highway a certain section of public road in the county of Greene.

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 525, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Greene and Washington.

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 1554, entitled:

An Act authorizing the use of certain moneys in the Motor License fund for township reward and state-aid construction and making the necessary appropriation from the Motor License Fund therefor.

Mr. HESS, from the Committee on Public Roads, reported as amended House Bill No. 1432, entitled:

An Act to amend sections one and two of an act approved the seventeenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, nine hundred eight), entitled "An act regulating the closing of public highways and providing for the locating, marking and maintenance of detours necessitated by such closing."

Mr. CRAIG, from the Committee on Municipal Corporations, reported as committed House Bill No. 1520, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other incorporated districts or municipalities, had and held for the purpose of increasing the indebtedness of such municipalities, or "the refunding of the existing indebtedness, to provide for the redemption of same; and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections."

Mr. CRAIG, from the Committee on Municipal Corporations, reported as committed House Bill No. 1519, entitled:

An Act to validate certain proceedings for municipal improvements, municipal assessments, municipal claims, and municipal liens in the several boroughs of this Commonwealth, providing for the filing of claims and liens therefor and the proceedings for the collection of such assessments and claims.

Mr. LUCAS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1494, entitled:

A Joint Resolution proposing an amendment to Article fifteen of the Constitution of the Commonwealth of Pennsylvania by adding thereto section four.

Mr. LUCAS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1495, entitled:

A Joint Resolution proposing an amendment to Article fifteen of the Constitution of the Commonwealth of Pennsylvania by adding thereto section five.

Mr. ASTON, from the Committee on Counties and Townships, reported as committed House Bill No. 1527, entitled:

An Act creating, in all counties, a salary board to fix and determine the number and compensation of employes, and the salaries of solicitors, deputies and assistants in all county offices, boards, bureaus, departments, and divisions thereof; prescribing the powers and duties of said board, and regulating appeals from the decision thereof; and abolishing statutory salaries and compensation.

Mr. BROMLEY, from the Committee on Judiciary General, reported as committed House Bill No. 1008, entitled:

An Act relating to the paroling of convicts, fixing jurisdiction of courts therefor, defining method of procedure, and repealing law conflicting therewith.

Mr. WITKIN, from the Committee on Judiciary General, reported as committed, House Bill No. 299, entitled:

An Act to further amend section thirty-five of the act approved the thirtieth day of June, one thousand nine hundred and nineteen, (P. L. 678), entitled, "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles, requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner and on proprietors of public garages; providing procedure and penalties for violations thereof; and the disposition of fines collected, and regulating the

service of process and proceedings in actions for damages arising from the use of any motor vehicle," providing for the disposition of fines, penalties, and forfeited bail.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed, House Bill No. 1499, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Mr. ADAM, from the Committee on Military, reported as committed, House Bill No. 1608, entitled:

An Act providing for the burial of certain persons who are, have been or shall be soldiers, sailors or marines, designated as "deceased service men"; defining the term "deceased service men"; authorizing county commissioners to provide head-stones, markers and burial plots for such deceased service men at the expense of such county in which they shall die or have a legal residence at the time of their death", and providing for the burial of widows of soldiers, sailors and marines.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed, House Bill No. 1489, entitled:

An Act providing for the payment of traveling expenses to sheriffs and their deputies in counties of the fourth class.

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed House Bill No. 1469, entitled:

An Act fixing the salary of the chief deputy sheriff in counties of the first class.

Mr. STUDENMEIER, from the Committee on Judiciary General, reported as committed House Bill No. 1358, entitled:

An Act providing for the building or rebuilding of intercity bridges by adjoining counties or by a county and a city in an adjoining county; and providing for the assessment and payment of damages for lands taken for such purpose by any county.

Mr. CHRISTIAN MILLER, from the Committee on Insurance, reported as committed House Bill No. 1448, entitled:

An Act to amend section one hundred and four of an act approved the second day of June, one thousand nine hundred and fifteen (P. L. 762), entitled "An act providing for the erection and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof."

Mr. MORRISON, from the Committee on Constitutional Reform, reported as committed House Bill No. 1493, entitled:

A Joint Resolution proposing an amendment to Article nine of the Constitution of the Commonwealth of Pennsylvania, by adding thereto an additional section.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1491, entitled:

An Act to further amend section twenty-one of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 403), entitled "An act relating to the form, execution, revocation and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," by preventing the disinheriting of natural children under the age of sixteen years.

Mr. BURKE, from the Committee on Public Roads, reported as committed House Bill No. 1590, entitled:

An Act for the public safety, requiring the operators of motor vehicles to give warning signals by hand or certain

devices before stopping or changing their course; making it unlawful in certain cases to operate motor vehicles without signal devices, and providing penalties.

Mr. BURKE, from the Committee on Judiciary Special, reported as committed House Bill No. 1600, entitled:

An Act to amend section one of the act, approved the twenty-ninth day of March, one thousand eight hundred and ninety-nine, (P. L. 21), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act;" granting certain privileges to persons holding certificates from other states or territories.

Mr. COLVILLE, from the Committee on Judiciary Special, reported as committed House Bill No. 1606, entitled:

An Act relating to carnivals, providing for the licensing and regulation thereof; fixing the license fees; and providing penalties for the violation of this act.

Mr. HUBER, from the Committee on Ways and Means, reported as committed House Bill No. 1595, entitled:

An Act to amend an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 794), entitled "An act providing that estates in buildings, ground, books, curios, pictures, statuary and other works of art, passing by will to any municipality, corporation, or unincorporated body for free exhibition within Pennsylvania, shall not be subject to collateral inheritance tax, and in certain instances, the date when such tax shall become due;" by extending the provisions thereof to money, securities or other things of value passing by will for the care or maintenance of such buildings, ground, books, curios, pictures, statuary or other works of art, or the income from which is to be used as incidental thereto or in connection therewith; and making the provisions of this amendment applicable to all such money or other property passing by will for the care or maintenance thereof or of which the income it to be used as incidental thereto or in connection therewith, whereon the said tax shall not have been actually paid at the time of the passage of this act.

Mr. HRICKO, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 1350, entitled:

An Act to amend section two of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three, (P. L. 119), entitled "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by authorizing the burial at public expense in cities of the first and second class in case claimant who is arelative by blood or marriage is unable to pay for the burial.

Mr. HRICKO, from the Committee on Insurance, reported as committed, House Bill No. 1427, entitled:

An Act increasing the powers of certain stock health and accident insurance companies.

Mr. BICKETT, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1074, entitled:

An Act to validate certain municipal claims in the several boroughs in the Commonwealth; providing for the filing of liens therefor, and the proceedings for the collection of such claims.

Mr. McCORMICK, from the Committee on Judiciary Special reported as amended, House Bill No. 1097, entitled:

An Act prohibiting the exposure of bare legs or the uncovered body on the stage.

Mr. WILLISTON P. WOOD, from the Committee on Judiciary Special, reported as committed, House Bill No. 1532, entitled:

An Act to regulate the manufacture and sale of goods marked "platinum" or "solid platinum" and articles or metallic mixtures containing platinum.

Mr. WILLISTON P. WOOD, from the Committee on Judiciary Special, reported as committed House Bill No. 1591, entitled:

An Act to amend section three of the act approved the twenty-seventh day of April, one thousand nine hundred and eleven (P. L. 101), entitled "An act for the assignment of judges to districts other than their own, for the purpose of expediting business, with provision for their compensation;" limiting the power of judges assigned to civil business."

Mr. FLINCHBAUGH, from the Committee on Judiciary Special, reported as committed House Bill No. 1528, entitled:

An Act providing for the fixing of the compensation and salaries of court criers and tipstaves in the several counties of this Commonwealth by the judge or judges appointing said officers.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed House Bill No. 1470, entitled:

An Act to amend section one of the act approved the tenth day of May, one thousand nine hundred and seventeen (P. L. 158), entitled "An act to authorize counties, cities, boroughs, towns, townships, school districts, and poor districts to require a bond to protect labor and material-men, and providing for suits thereon by laborers and material-men furnishing labor and material in and about the erection, alteration, addition, and repair of public buildings."

Mr. FRED A. BELL, from the Committee on Military, reported as committed House Bill No. 1575, entitled:

An Act providing for the transfer by the Adjutant General of land conveyed to the Commonwealth for armory purposes where such land can not be used for such purpose.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed House Bill No. 1338, entitled:

An Act authorizing recorders of deeds in counties of the fourth class to appoint a solicitor; prescribing the duties of said solicitor; and fixing his salary.

Mr. MOFFATT, from the Committee on Judiciary General, reported as committed House Bill No. 124, entitled:

An Act to amend section two of an act approved the eighteenth day of March, one thousand nine hundred and nine, (P. L. 42), entitled "An act relating to surety of the peace, and defining the procedure in such cases;" regulating the imposition of costs and the return of cases to court in certain cases.

Mr. WELTY, from the Committee on Judiciary Special, reported as committed House Bill No. 1586, entitled:

An Act limiting the liability of a husband for debts contracted by his wife.

Mr. WELTY, from the Committee on Judiciary Special, reported as committed House Bill No. 1604, entitled:

An Act creating a notary public examining board in the Department of Public Instruction; providing for the examination of applicants for the office of notary public, and for the registration of notaries public now in office.

Mr. BREWSTER, from the Committee on Corporations, reported as committed House Bill No. 1261, entitled:

An Act regulating the rate of interest on contracts for the payment of interest by individuals and corporations.

Mr. JAMES H. McCLURE, from the Committee on Municipal Corporations, reported as committed House Bill No. 871, entitled:

An Act authorizing municipalities to impose a penalty not exceeding five per centum on all municipal assessments which are not paid within ninety days from the date of the assessment.

Mr. TURNER, from the Committee on Judiciary Special, reported as committed, House Bill No. 1364, entitled:

An Act to amend section two of the act approved the eighth day of June, one thousand eight hundred and ninety-three, (P. L. 344), entitled "An act relating to husband and wife, enlarging her capacity to acquire and dispose of property, to sue and be sued, and to make a last will, and enabling them to sue and to testify against each other in certain cases," by authorizing married women to become bail.

Mr. NEELY, from the Committee on Judiciary General, reported as committed, House Bill No. 335, entitled:

An Act to amend section twenty-five of an act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 678), entitled "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle," as amended; by making it unlawful to park any motor vehicle within fifteen feet of any fire plug.

Mr. LOTZ, from the Committee on Military, reported as committed, House Bill No. 1635, entitled:

An Act to amend section one of the act approved the twelfth day of July, one thousand nine hundred and twenty-three, (P. L. 1076), entitled "An act constituting a commission to make an investigation of the condition of disabled World War Veterans of Pennsylvania, and to take appropriate action to assure such veterans of relief and full benefits and advantages; and making an appropriation;" creating a new commission to carry out the provisions of said act; defining its powers and duties; and making an appropriation.

Mr. HORN, from the Committee on Municipal Corporations, reported as amended, House Bill No. 1075, entitled:

An Act to amend the twenty-fourth clause of section two, article one, chapter five of the act; approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Mr. HORN, from the Committee on Municipal Corporations, reported as committed House Bill No. 870, entitled:

An Act authorizing and regulating the issuance of municipal improvement bonds, based upon assessments against real property for local improvements, for the purpose of paying the cost of such improvements; providing for a sinking fund for the payment thereof out of the proceeds of said assessments, providing that the issuance of said bonds shall not be considered an increase of municipal indebtedness.

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 1558, entitled:

An Act to amend sections one, two, three, six, seven, thirteen, fifteen and sixteen of an act approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, four hundred and twenty-five), entitled "An act providing a system of registering titles to

motor vehicles for the protection of owners of motor vehicles and to facilitate the recovery of motor vehicles stolen or unlawfully taken; regulating the certification of such titles, the purchase, sale and transfer of motor vehicles, and their registration; providing for the collection of fees for the certification of titles, and for disposition thereof; forbidding the destruction, removal, alteration, covering, or defacement of any engine, manufacturer's or other distinguishing number or identification mark on motor vehicles; and providing for the assignment of special numbers in certain cases, imposing duties on the State Highway Commissioner, sheriffs, constables, police officers and other peace officers; and providing penalties."

Mr. EMHARDT, from the Committee on Judiciary Special, reported as committed House Bill No. 1512 (Senate Bill No. 892), entitled:

An Act to repeal the act approved the tenth day of April, one thousand eight hundred and seventy-three (Pamphlet Laws, six hundred sixty-one), entitled "An act to authorize the more prompt collection of taxes in the county of Cumberland."

Mr. TALBOT, from the Committee on Education, reported as committed House Bill No. 1298 (Senate Bill No. 355), entitled:

An Act to amend section fourteen, paragraph two, of an act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043), entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties," by permitting county superintendents to continue in office for the term for which they were elected and commissioned and providing that county superintendents who have been retired shall be reinstated and privileged to serve until the expiration of the term for which they were elected and commissioned.

Mr. MARSHALL, from the Committee on Education, reported as committed House Bill No. 1408, (Senate Bill No. 391), entitled:

An Act to amend sections one to eleven inclusive and to repeal section twelve of an act approved the first day of May, one thousand nine hundred and thirteen (P. L. 138), entitled "An act defining vocational education, providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State," by making changes in the manner of disbursement of State and Federal funds for the furtherance of vocational education.

Mr. MILLAR, from the Committee on Judiciary General, reported as amended House Bill No. 1374 (Senate Bill No. 540), entitled:

An Act relating to the issuing, executing, signing and endorsing of negotiable instruments and all other contracts by corporations and actions thereon against and defenses by corporations to such instruments.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1245, (Senate Bill No. 462), entitled:

An Act to further amend section thirty-five of the act approved the thirteenth day of June, one thousand eight hundred and thirty-six (P. L. 541), entitled "An act relating to roads, highways and bridges" by authorizing in proceedings pending or hereafter begun such bridges to be located wherever necessary.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1623, (Senate Bill No. 1027), entitled:

An Act authorizing the Secretary of Highways with the approval of the Governor to establish the width and lines of State Highways for future construction where it appears uneconomical to widen existing highways; providing for acknowledgment by the Secretary of Highways and recording of plans therefor in the proper county and providing further that no allowance shall be made for buildings or improvements erected or made within the limits of any such highway and providing for the payment of damages.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1623, (Senate Bill No. 1027), entitled:

An Act providing for the Clerk of the Court of Quarter Sessions of the several counties of this Commonwealth to certify to the Department of Highways the establishment of all new townships and boroughs within said county; fixing fee for such certification and providing penalty.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1624, (Senate Bill No. 1028), entitled:

An Act conferring on the Department of Highways power to enter upon private property and open and maintain drainage channels along roads or highways constructed at the expense of the Department of Highways or under its supervision and providing penalty for interference with such drains or ditches and providing for the payment of damages.

Mr. HESS, from the Committee on Public Roads, reported as committed, House Bill No. 1506, (Senate Bill No. 549), entitled:

An Act relating to private roads prescribing the time within which approved private roads must be physically opened invalidating proceedings for opening of such roads unopened within the prescribed time and providing for the reversion of any land proposed to be taken therefor.

Mr. LUDLOW, from the Committee on Judiciary General, reported as committed, House Bill No. 1380, (Senate Bill No. 606), entitled:

An Act to validate the acts of persons acting as deputy prothonotaries who may not have been actually appointed and qualified as required by law.

Mr. HAWS, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1543, (Senate Bill No. 899), entitled:

An Act for the identification of infants born in places where maternity cases are handled providing for the taking of finger or foot prints of infants and the filing of the same and charging persons in charge of such places with the enforcement thereof.

Mr. LUCAS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1542, (Senate Bill No. 897), entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class.

Mr. LONG, from the Committee on Education, reported as committed, House Bill No. 1503, (Senate Bill No. 359), entitled:

An Act relating to the operation and administration of the Cheyney Training School for Teachers discontinuing said school as a part of the Public School System changing its name providing for its operation and administration as a State School for teacher training with departments for technical and vocational training under a departmental administrative board within the Department of Public Instruction.

Mr. NEELY, from the Committee on Judiciary General, reported as committed, House Bill No. 1375, (Senate Bill No. 557), entitled:

An Act validating municipal liens filed in the office of the prothonotaries of the various counties by any of the cities of this Commonwealth for the removal of nuisances.

Mr. JAMES H. McCCLURE, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1540, (Senate Bill No. 495), entitled:

An Act authorizing municipalities to expend money for the purpose of insuring volunteer firemen against death or injuries while going to or returning from or attending fires.

Mr. BLAIR, from the Committee on Counties and Townships, reported as committed, House Bill No. 1287, (Senate Bill No. 475), entitled:

An Act to amend section one of an act approved the fifteenth day of June, one thousand nine hundred and eleven (P. L. nine hundred and eighty-six), entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships, boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population," as amended.

Mr. McCAIG, from the Committee on Appropriations, re-reported as committed, House Bill No. 1293, (Senate Bill

An Act making an appropriation to the Board of Trustees, of the Philipsburg Hospital, of Philipsburg, Pennsylvania.

Mr. EMHARDT, from the Committee on Judiciary Special, re-reported as committed, House Bill No. 1293, (Senate Bill No. 123), entitled:

An Act to amend section nineteen of the act approved the second day of May one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) entitled "An Act to regulate the employment in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety of all employes in all industrial establishments, and of men, women, and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls, and places of amusements, in which proper fire escapes, exits, and extinguishers are required; to provide for the health of all employes, and of men, women, and children in all such establishments, storehouses, and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees," as amended by appropriating to the Department of Labor and Industry all fees received by it for boiler inspections.

Mr. SCHWARTZ, from the Committee on Public Health and Sanitation, re-reported as amended, House Bill No. 1455, entitled:

An Act to provide for State registration of Osteopathic Nurses to establish in the Department of Public Instruction a departmental administrative board to be known as State Board of Examiners for the registration of Osteopathic Nurses in connection therewith and to provide penalties for the violation of certain provisions regarding registration.

Mr. HESS, from the Committee on Public Roads, re-reported as amended, House Bill No. 1082, (Senate Bill No. 182), entitled:

An Act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth.

Mr. BIDEISPACHER, from the Committee on Counties and Townships, re-reported as amended, House Bill No. 817, (Senate Bill No. 36), entitled:

An Act authorizing the employment of stenographers by the district attorneys of certain counties.

Mr. WHEELER, from the Committee on Military, re-reported as amended, House Bill No. 1418, (Senate Bill No. 108), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor.

Mr. HAWS, from the Committee on Insurance, re-reported as amended, House Bill No. 991, (Senate Bill No. 411), entitled:

An Act to amend sections one thousand four and one thousand eight of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one (P. L. 682), entitled "An act relating to insurance; amending, revising and consolidating the law providing for the incorporation of insurance companies and the regulation, supervision and protection of home and foreign insurance companies, Lloyds, associations, reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties and repealing existing laws."

Mr. BURCHINAL, from the Committee on Corporations, reported with a negative recommendation, House Bill No. 1329, entitled:

An Act to amend an act, approved the twenty-first day of May, one thousand nine hundred and twenty-one (P. L. 1057), entitled "A supplement to an act, entitled 'An act to amend an act, entitled "An act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power, or any of them, to the public by electricity, and of every corporation which has heretofore accepted the provisions of said act as provided herein; and granting to every such corporation and power to appropriate property outside the limits of public streets, lanes, alleys, and highways, subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience, or safety of the public; and providing a method for the assessment of damages arising from such appropriation," eliminating the power to condemn lands and waters for transmission and distribution purposes.

BILL ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have House Bill No. 1392 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1392, entitled:

An Act making an appropriation to the Board of Trustees of the Philipsburg State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ORDER OF BUSINESS.

The SPEAKER. If there is no objection, the Chair will take up at this time for the purpose of advancing the calendar, bills on second and first reading, beginning on page 26 of today's calendar. The Chair hears no objection.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 785, as follows:

An Act providing for the publication and distribution of the reports of examinations of building and loan associations
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Banking shall each year publish its report of examinations of the various building and loan associations throughout the State of Pennsylvania Three thousand copies of said report shall be printed by the Department of Property and Supplies Each member of the Senate of Pennsylvania shall be furnished with at least fifteen copies of said report and each member of the House of Representatives shall be furnished with at least ten copies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1167, as follows:

An Act to amend section one of the act approved the seventh day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and twenty-five) entitled "An act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventh day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and twenty-five) entitled "An act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the court of common pleas of each county is authorized to employ such number of interpreters and in such languages as the court may deem necessary for the proper transaction of its business Such interpreters may be removed by the court at any time Any interpreter so appointed shall when required act as interpreter in any court of the county and shall receive out of the county treasury such annual or per diem compensation as the appointing court shall fix Provided That in counties containing a population of one million two hundred thousand inhabitants and over the salary paid interpreters shall not exceed [two] three thousand five hundred dollars nor be less than two thousand five hundred dollars per annum for each interpreter Before assuming the duties of the office each interpreter shall take and subscribe the oath prescribed in the Constitution of this Commonwealth

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1371, as follows:

An Act to amend section two of article two of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government

of cities of the first class of this Commonwealth”

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of article two of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one), entitled “An act for the better government of cities of the first class of this Commonwealth” is hereby amended to read as follows:

Section 2 (a) The mayor shall be chosen at the municipal election and shall hold office for the term of four years and until his successor is elected and qualified but shall not be eligible to the office for the next succeeding term No person who has not been a citizen of the United States for at least five years shall be eligible to hold office of mayor

(b) If two or more candidates be equal and highest in votes one of them shall be chosen mayor by a vote of the majority of all the members of the incoming council immediately upon its organization.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1384, as follows:

An Act authorizing a married woman to appoint attorneys-in-fact to mortgage or convey real estate and confirming titles heretofore so made

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter a married woman in conveying or mortgaging her separate property or property held by her with her husband as tenants by entireties or in conveying property held by her husband in his own right may act by attorney duly appointed by her letter of attorney executed and acknowledged by her without the joinder of her husband and with the same effect in every respect as if she were an unmarried person

All conveyances or mortgages heretofore made by a married woman acting by attorney-in-fact as herein provided are hereby confirmed ratified and made valid with the same effect as if so made after the passage of this act Provided however That this confirmation shall not apply to or affect and pending litigation or any cases heretofore adjudicated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1168, as follows:

An Act to amend section twelve of the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled “An act relative to the establishment and jurisdiction of magistrates’ courts in the city of Philadelphia” as amended providing for the appointment of clerks by such magistrates and fixing their salary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled “An act relative to the establishment and jurisdiction of magistrates’ courts in the city of Philadelphia” which was amended by section one of the act approved the twenty-second day of March one thousand nine hundred and seven (Pamphlet Laws thirty) entitled “An act to amend section twelve of an act

entitled ‘An act relative to the establishment and jurisdiction of magistrates’ courts in the city of Philadelphia’ approved the fifth day of February Anno Domini one thousand eight hundred and seventy-five by authorizing magistrates in actions before them on contract when the plaintiff has filed a sworn statement of claim to enter judgment for the plaintiff unless the defendant file an affidavit of defense” is hereby further amended to read as follows

Section 12 The jurisdiction of each of said magistrates shall extend throughout the city and county of Philadelphia and they shall be by virtue of their office ex officio justices of the peace they shall have all the powers and shall exercise the same jurisdiction civil and criminal (except as herein otherwise provided) as is now by law exercised by aldermen of said city and shall be liable to the same limitations and restrictions pains and penalties that are now imposed upon aldermen by the laws of this Commonwealth where by law two aldermen are now required to hear and determine any matter brought before them the same jurisdiction shall be exercised by one magistrate Each of said magistrates may appoint a competent person as clerk of the court over which he presides who shall assist such magistrate in keeping the records of such court and perform such other duties as may be directed by the magistrate appointing him Such clerks shall hold their office at the pleasure of the magistrate appointing them and shall each be paid a salary of twelve hundred dollars per year by the city to be paid as the salaries of such magistrates are paid In all actions brought before such magistrates on any contract for the payment of money either expressed or implied if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument of writing upon which the action is brought or where the claims are not evidenced by writing if the plaintiff shall file as aforesaid an affidavit setting forth a full and detailed statement of the same it shall be the duty of the magistrate to make a copy of such affidavit duly certify the same and deliver it to the constable to whom the summons is issued which certified copy shall be served at the time and in the manner that service is made of the summons in that case and the magistrate shall render judgment in favor of the plaintiff for the amount of his claim unless the defendant at or before the time at which the summons is made returnable shall have filed with the magistrate an affidavit of defense setting forth fully the nature and character of the same Provided That the affidavit required by this section may be made by the agent of the party where such agent is cognizant of the facts constituting the cause of action or defense or other matters set forth And provided further That nothing contained in this act shall be construed to alter impair or abridge the right of any person to appeal from the judgment of the magistrate or to certiorari the proceedings to the court of common pleas of said county as in other cases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1389, as follows:

An Act relating to the qualifications of real estate experts and the rules of evidence in proceedings arising from the exercise of the right of eminent domain

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all proceedings arising from the exercise of the right of eminent domain all witnesses called as real estate experts shall be required to show as part of their qualifications a knowledge of prices paid for other properties in the neighborhood of the property in suit

Section 2 It shall be competent in all such proceedings for duly qualified real estate experts to testify to the price paid within a reasonable time before or after the taking or injury for the property in suit

Section 3 It shall likewise be competent for such experts

to testify to the price or prices paid within a reasonable time before or after the taking or injury of the property in suit for other properties that are in the neighborhood

Section 4 The act approved the twenty-first day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and fifty-nine) entitled "An act relating to the competency of witnesses and to the rules of evidence in proceedings arising from the exercise of the right of eminent domain" is hereby repealed

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1284, as follows:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and six) entitled "An act requiring the county commissioners to provide at the expense of the county a telephone typewriter and stenographer for the use of the county superintendent of schools" by making further provision for clerical assistance to county superintendents of schools

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and six) entitled "An act requiring the county commissioners to provide at the expense of the county a telephone typewriter and stenographer for the use of the county superintendent of schools" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each county in the Commonwealth the county superintendent of schools [may] shall upon his request be provided at the expense of the county with a telephone a typewriter and a stenographer In counties having more than three hundred teachers in the public schools the stenographer [may] shall be employed for full time service by the year In counties having less than three hundred teachers in the public schools the stenographer may be employed on a part time arrangement for three or more days of each week or the equivalent of such time during the year

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1466, entitled:

An Act authorizing cities of the first class to acquire land for the purpose of holding public expositions celebrating Sesqui-Centennials to lay out open and improve streets avenues or boulevards in connection therewith and to pass ordinances incur indebtedness and make appropriations therefor and providing procedure for the condemnation of such lands and appeals therefrom

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the first class may purchase acquire through condemnation proceedings enter upon take use and appropriate all such lands either for temporary or permanent use as may be necessary in connection with the holding of any public exposition celebrating any Sesqui-Centen-

nial in such city including grounds for the site of such exposition and all lands necessary for the opening laying out widening or altering of streets avenues or boulevards as approaches thereto and for that purpose the councils of such cities may enact ordinances rules and regulations necessary for the purchase condemnation regulation management and control of the same and may incur indebtedness and make such appropriation as may be required for the payment of any property acquired or used under authority of this act

On the question,

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 5, by inserting after the word "use" the following: "possess, improve."

Amend section 1, page 2, line 1, by inserting after the word "regulations" the following: "appropriate and."

Amend section 1, page 2, line 2, by inserting after the word "condemnation" the following: "taken over, entry, possession, use, improvement."

Amend section 1, page 2, line 3, by inserting after the word "same" the following: "without any other or further acts or proceedings now required by law".

Amend section 1, page 2, line 4, by striking out the word "he" and inserting in lieu thereof the word "be."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Whenever any such city of the first class shall hereafter enter upon take use and appropriate private property for the aforesaid purposes by ordinance or joint resolution and the compensation and damages arising therefrom cannot be agreed upon by the owners thereof and such city any court of common pleas or any judge thereof in vacation on application thereto by petition by the city or any person interested shall either before or after the entering taking using or appropriating of such private property appoint three viewers from the board of viewers of the county and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the property entered taken used or appropriated and view the same

The viewers shall give at least ten days' notice of the time of their first meeting by publication in one or more newspapers of the city and by handbills posted upon the premises or otherwise as the court shall direct The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them and in relation to which they are authorized to inquire and having reviewed and examined the property shall hear all parties interested and their witnesses and shall determine the damages for property entered taken used or appropriated and to whom the same is payable and having determined the damages they shall prepare a schedule thereof and report the same to the court and file therewith a plan showing the property entered taken injured or destroyed

On the question,

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 2, lines 8 and 9, by striking out the word "private" and inserting in lieu thereof the word "private".

Amend section 2, page 2, line 10, by striking out the word "joint"

Amend section 2, page 2, line 28, by striking out the word "reviewed" and inserting in lieu thereof "viewed."

Amend section 2, page 3, line 1, by inserting after the word "damages" the following: "or benefits."

Amend section 2, page 3, line 2, by inserting after the word "to" the following: "or by."

Amend section 2, page 3, line 3, by striking out the word "is" and inserting in lieu thereof "are."

Amend section 2, page 3, line 3, by striking out the word "damages" and inserting in lieu thereof "same."

Amend section 2, page 3, line 6, by inserting after the word "injured" the following: "benefitted."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read and agreed to as follows:

Section 3 When the report is filed notice thereof shall immediately be given by publication once in the newspapers publishing the notice provided for in section two of this act. Such notice shall state the date of filing of the report contain a schedule of the damages allowed and shall state that unless exceptions be filed thereto within thirty days from the date of filing the report will be confirmed absolutely.

Within thirty days after the filing of any report any party interested may file exceptions to the same and the court shall confirm modify or change the same or change the assessments made therein or refer it back to the same or new viewers. When the report is filed the prothonotary shall mark it confirmed nisi and in case no exceptions are filed thereto within thirty days as hereinbefore provided he shall enter a decree that the report is confirmed absolutely. When exceptions are filed which affect the entire report the same shall be confirmed absolutely as to any part thereof until the exceptions have been finally disposed of when the exceptions do not affect the entire report the court may confirm the assessments to which exceptions have not been taken.

Within six months after the confirmation of any report any party interested may appeal from the decree of the court below to the Superior or Supreme Court as the case may be in the same manner and with like effect as appeals are taken from the reports of viewers in other proceedings for the condemnation of property for municipal purposes.

The cost of the proceedings including court costs except the compensation of the viewers shall be paid by the city.

The fourth section was read as follows:

Section 4 Within thirty days after report of viewers is finally confirmed in court any party whose property is entered taken used or appropriated may appeal to the court of common pleas and demand a trial by jury and such appeal shall state the grounds upon which it is taken and shall be signed by the appellant or by his agent or attorney and shall be accompanied by an affidavit that it is not taken for the purpose of delay but because the appellant believes that injustice has been done.

Upon the trial of any such appeal in case the party appellant does not obtain a verdict more favorable than was the report of the viewers as finally confirmed the appellant shall not recover any costs.

The court of common pleas shall order what notices shall be given in connection with such proceedings and may by rule or otherwise prescribe the form of pleadings.

After verdict and final judgment either party may appeal to the Superior or Supreme Court as the case may be.

On the question,

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 4, page 4, line 11, by striking out the word "whose" and inserting in lieu thereof "interested."

Amend section 4, page 4, line 12, by striking out the following: "property is entered, taken, used, or appropriated."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5 Whenever such city and the parties affected do not agree upon the amount of compensation or damages due for the entering taking using and appropriating of such property or by reason of the absence or legal incapacity of the owner thereof no such agreement can be made the city may enter upon take use or appropriate such lands for any of the aforesaid purposes before the appointment of viewers and before the assessing of any damages therefore and the property of the city shall be pledged for the payment of any damages that may thereafter be awarded.

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 5, page 5, line 8, by striking out the word "therefore" and inserting in lieu thereof "therefor."

Amend section 5, page 5, line 2, by inserting before the word "due" the following: "or benefits."

Amend section 5, page 5, line 3, by inserting after the word "property" the following: "under ordinances of council passed pursuant to the authority conferred by this act."

Amend section 5, page 5, line 5, by striking out the word "or" and inserting in lieu thereof "possess, improve and."

Amend section 5, page 5, line 6, by striking out the word "be—"

Amend section 5, page 5, line 7, by striking out all of line 7.

Amend section 5, page 5, line 8, by striking "of any damages therefore" and inserting in lieu thereof the following: "without any other or further acts or proceedings now required by law."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth section was read as follows:

Section 6 In selecting any lands for purchase acquisition or use as aforesaid the councils of any such city shall in no way be bound or restricted in the use thereof for exposition purposes or for laying out opening widening or altering of streets avenues or boulevards as approaches thereto by any city plan heretofore adopted nor shall it be necessary for them to have first obtained the consent or approval of any commission or other board or agency of such city.

On the question,

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 6, page 5, line 11, by inserting after the word "selecting" the following: "or appropriating."

Amend section 6, page 5, line 11, by inserting after the word "purchase" the word "or".

Amend section 6, page 5, line 12, by striking out the words "or use as" and inserting in lieu thereof "for the purposes".

Amend section 6, page 5, line 12, by striking out the word "councils" and inserting in lieu thereof "council".

Amend section 6, page 5, line 13, by striking out the words "the use" and inserting in lieu thereof "making such selection or appropriation".

Amend section 6, page 5, line 14, by striking out the word "thereof".

Amend section 6, page 5, line 14, by striking out the words "purposes or" and inserting in lieu thereof "grounds and".

Amend section 6, page 5, line 15, by inserting after the word "widening" the word "improving".

Amend section 6, page 5, line 17, by striking out the word "them" and inserting in lieu thereof "it".

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventh section was read as follows:

Section 7 Any such city after having purchased or acquired any such lands for the purposes aforesaid may open lay out widen or alter grade pave and improve any streets avenues or boulevards thereon in such manner as they may determine without any other or further proceedings now required by law

On the question,

Will the House agree to the section?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 7, page 5, line 23, by inserting after the word "thereon" the following: "at such time and".

Amend section 7, page 5, line 24, by striking out the word "they" and inserting in lieu thereof "it".

Amend section 7, page 5, line 24, by inserting after the word "further" the words "acts or".

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act authorizing cities of the first class to acquire land for the purpose of holding public expositions celebrating Sesqui-Centennials to lay out open and improve streets avenues or boulevards in connection therewith and to pass ordinances incur indebtedness and make appropriations therefor and providing procedure for the condemnation of such lands and appeals therefrom

On the question,

Will the House agree to the title?

Mr. HAWS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 7, by inserting after the word "lands" the following: "the assessment of damages or benefits."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1429, as follows:

An Act conferring authority on the Department of Highways and any county or township to enter upon private property adjacent to any public road or highway and place thereon snow fence between December first and April first of the succeeding year and providing for the payment of damages by the authorities responsible for the maintenance of said public road or highway to the owner of adjacent property occasioned in the actual placing or removal of said snow fence

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Highways or any county or township which is responsible for the maintenance of any public road or highway shall have authority to enter upon private property adjacent to such public road or highway and place thereon snow fence at any point as may be deemed necessary to within a limit of one hundred (100) feet from the right-of-way line of such public road or highway in order to eliminate snow drifting on the traveled portion of the public road or highway

Section 2 No snow fence authorized under this act shall be placed prior to December first nor shall the same remain in place after April first of the succeeding year

Section 3 Any damage sustained by the owner of such adjacent property due to the actual placing or removal of such snow fence shall be paid by the authorities legally responsible for the maintenance of the respective public highway

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 983, entitled:

An Act to amend section five hundred and forty-two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and forty-two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special

or local or any parts thereof that are or may be inconsistent therewith" which was last amended by section four of the act approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws five hundred and eight) entitled "An act to amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent' " is hereby further amended to read as follows

On the question,

Will the House agree to the section?

Mr. SPEER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 4 by inserting after the word "forty-two" the following: "and section five hundred fifty-seven."

Amend section 1, page 2, line 26 by transposing sections 557 and 542 so that section 542 will follow line 26 page 2 and section 557 will follow section 542.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 That section five hundred and fifty-seven of said act which was amended by said act of May eleventh one thousand nine hundred and twenty-one (Pamphlet Laws five hundred eight) is hereby further amended to read as follows

Section 557 In case any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth neglects or refuses to pay his or her per capita tax as herein provided after having received ten days' notice or demand so to do the collector of such school taxes shall notify any firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay his or her per capita tax as required and such collectors of school taxes may thereupon request the payment of such per capita tax by such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer whereupon every person firm association or corporation employing any such delinquent taxpayer [may] shall deduct from any wages that are then or may thereafter become due and owing to him the amount of such delinquent per capita tax and pay the same over to such collector of school taxes and the proper receipt for such taxes paid to the tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof

Section 542 Each resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth which shall levy such tax shall annually pay for the use of the school district in which he or she is a resident or inhabitant a per capita tax of not less than one dollar nor more than [five] ten dollars as may be assessed by the local school district

On the question,

Will the House agree to the section?

Mr. SPEER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 2, line 27 by striking out all of lines 27-29 inclusive

Amend section 2, page 3, line 1-2 by striking out all of lines 1-2

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section five hundred and forty-two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

On the question,

Will the House agree to the title?

Mr. SPEER. Mr. Speaker, I desire to offer the following amendment.

Mr. SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 2 by inserting after the word "forty-two" the following: "and section five hundred fifty-seven."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read as length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 766, as follows:

An Act providing for the examination of custodians engineers assistant custodians assistant engineers and firemen of school houses in first second and third class school districts defining their duties fixing their minimum salaries and payment for overtime

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person shall be appointed custodian engineer assistant custodian assistant engineer or fireman of or in any school house in school districts of the first second or third class until after having successfully passed an examination as hereinafter provided

Section 2 For the purpose of holding examinations of applicants for appointment as custodians engineers assistant custodians assistant engineers or firemen of school houses the board of school directors of each school district

of the first second or third class shall immediately after the approval of this act appoint an examining board consisting of one school custodian the superintendent of school buildings of such district and one practical engineer

Section 3 Any person desiring appointment as custodian engineer assistant custodian assistant engineer or fireman of any such school building shall make application therefor to the said examining board which shall hold an examination for that purpose and if successful the name of the said applicant shall be certified to the board of directors of such district

Section 4 The board of directors of each such school district shall appoint as custodians engineers assistant custodians assistant engineers or firemen only such persons as shall have been certified to them by the examining board of such district and in the order in which applications were made to the examining board except that applicants passing the examination of the board with the highest average shall have preference

Section 5 Custodian of each school house in said school districts shall be charged with the care and custody thereof and shall perform such duties in connection therewith as may be prescribed by the board of directors of such district

Section 6 The engineers of each school house in such school districts shall be charged with the heating and ventilating of such school house and with the care of the furnaces boilers and machinery in connection therewith

Section 7 The assistant custodians appointed by the boards of directors of such districts shall be under the supervision and subject to the orders of the custodian and the assistant engineers and firemen shall be under the supervision and subject to the rules of the engineers

Section 8 All custodians engineers assistant custodians assistant engineers and firemen appointed by boards of school directors of such school districts shall be on duty from nine o'clock A. M. until five o'clock P. M. of each day during which schools are not in session and on Saturday mornings on days when schools are in session they shall be on duty in the school building from such time in the morning as may be necessary to have all school rooms at a proper temperature and in proper condition for reception of pupils until all pupils shall have left the building at the close of the afternoon session For all additional time either before or after the hours above set forth they shall be entitled to payment for overtime as hereinafter provided

Section 9 All such custodians engineers assistant custodians assistant engineers and firemen shall be entitled to fifteen days vacation during each year at full pay

Section 10 All such custodians engineers assistant custodians assistant engineers and firemen shall receive such salary as may be fixed by the board of directors of the district in which they are employed Provided however That in no case shall said salaries be less than the following amounts for the different positions Custodians or engineers in one room buildings three hundred and sixty dollars per annum custodians or engineers in two room buildings seven hundred and twenty dollars per annum custodians or engineers in three room buildings one thousand eighty dollars per annum custodians or engineers in four room buildings one thousand three hundred and twenty dollars per annum custodians or engineers in five room buildings one thousand four hundred and forty dollars per annum custodians or engineers in six room buildings one thousand five hundred and sixty dollars per annum custodians or engineers in seven room buildings one thousand six hundred and eighty dollars per annum custodians or engineers in eight room buildings one thousand eight hundred dollars custodians or engineers in nine to sixteen room buildings seven dollars additional per room per month for each room more than eight

Custodians or engineers in buildings containing more than sixteen rooms shall be provided with a regular assistant custodian or engineer

Custodians or engineers in all high schools regardless of the number of rooms twenty-one hundred dollars per annum

For all overtime the minimum payment to be made such custodians or engineers shall be as follows

When the building is being used after four post meridian one dollar per hour when the building is being used at night three dollars per night when the building is being used on Saturday afternoon Sundays and holidays one dollar per hour When used as recreation centers and other pur-

poses during the vacation period fifty dollars per month and fifteen cents per room for sweeping

Section 11 The minimum salary to be paid assistant custodians assistant engineers and firemen by the board of directors of such school districts shall be as follows male assistants fifteen hundred dollars per annum and seventy cents per hour for overtime Female assistants nine hundred dollars per annum and fifty cents per hour for overtime Firemen eighteen hundred dollars per annum and seventy-cents per hour for overtime

Section 12 The custodians engineers assistant custodians assistant engineers and firemen of such school district shall submit monthly statements of all overtime charges to the superintendent of buildings and upon his approval of the same they shall be presented to the board of directors for payment

Section 13 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1367, as follows:

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by permitting school boards to assign pupils to schools in other states and to pay their tuition in such schools

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended be hereby further amended by the addition of section one thousand four hundred and forty-two to read as follows

Section 1442 Where any child of school age in any school district in this Commonwealth resides one and one-half miles or more by the nearest traveled road from the nearest public elementary school or three miles or more from the nearest high school in any district in this Commonwealth such child unless proper free transportation be furnished to a suitable school in this Commonwealth may on request of his parents or legal guardian be assigned by the board of school directors to a more convenient school in another state Provided That the consent of the proper school officials in charge of such school in another state to such an arrangement be permitted by the laws of such state and is agreed to by such officials The tuition of any such pupil attending a school in another state may be paid by the board of school directors of the district in which he is resident as in the case of a pupil attending a public school in this Commonwealth in a district in which he is not resident

The board of school directors in any school district in this Commonwealth situate adjacent to another state may admit to the public schools in such district pupils resident in such other state and may receive tuition for such pupils as in the case of pupils admitted from other districts in this Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1431, as follows:

An Act prohibiting the discharge of sewage and all drainage except surface drainage on or within the legal limits of any public road and providing penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and is hereby declared to be unlawful for any person or persons association partnership or corporation to discharge on or within the legal limits of any public highway sewage or drainage except surface drainage

Section 2 That any person or persons association partnership or corporation who shall discharge upon any public road sewage or drainage except surface drainage shall for every such offense be subject upon summary conviction to a fine or penalty of not less than five dollars (\$5.00) nor more than twenty-five dollars (\$25.00)

Section 3 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 973, as follows:

An Act validating certain municipal contracts municipal proceedings municipal claims and municipal liens in the several boroughs of the Commonwealth and providing for the collection and filing of claims therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore the Council of any incorporated Borough of this Commonwealth has entered into any contract involving an expenditure of over five hundred dollars (\$500) concerning the legal requirements of such Borough and payment thereof is to be made wholly out of the general treasury of such Borough or has by ordinance resolution motion or other corporation action authorized or has approved or ratified or accepted the grading draining curbing paving of or any other improvement of any public street or thoroughfare or part thereof either cartway or footwalk or has authorized sewers to be constructed therein or has caused ornamental lights to be erected thereon or has caused the footwalk of any street to be graded curbed and paved or graded curbed or paved or curbed and paved and made assessable or has assessed the whole or any part of the cost of any or all of said improvements against the properties bounding and abutting on the line of the improvement either by the foot-front rule or otherwise or has provided for the assessment against property owners of certain water or lighting rates or both and in pursuance of such corporate action has awarded a contract or several contracts for the construction of the whole or any part of the said improvement or improvements otherwise has caused the improvement to be made and the said contract for over five hundred dollars (\$500) concerning the legal requirements of such Borough has been either wholly or in part performed or the said improvement or improvements or any of them has been made either in part or wholly completed and an assessment has been made and liens have been filed either in the name of the Borough or to the use of the contractors to secure the payment of the assessments for the cost of the said improvement or improvements or for water and lighting rates as provided by the existing law and ordinances against the real estate bounding and abutting upon the line or lines of the improve-

ment or improvements and owing to some irregularity in the proceedings of the Council in authorizing ratifying or accepting of any or all of the improvements above enumerated or owing to some defect in the petition action of Council notice publication advertisements for bids irregularities in opening and accepting bids or in awarding of the contract or contracts or other proceedings necessary under existing law or ordinance to give authority or jurisdiction to the Council or owing to noncompliance with existing law as to publication posting recording and signing of the ordinances upon the ordinance book or owing to some defect insufficiency or error in the ordinance resolution motion or other corporate action authorizing or approving ratifying and accepting the improvement or improvements as above enumerated or owing to the fact that the ordinance authorizing ratifying or accepting any or all of the improvements above enumerated did not have the majority of votes of the members of council specially required by law or making the assessment or assessments or receiving and accepting bids or awarding of the contract or contracts or for any other reason whatsoever the said ordinance resolution motion or other corporate action award or awards contract or contracts or the said contract involving an expenditure of over five hundred dollars (\$500) concerning the legal requirements of such Borough may be void or voidable or the cost of such improvement or improvements or the assessment made for lighting and water rates cannot be collected or owing to some defect in the proceeding ordinance or award of contract or to some irregularity deficiency or error in the statement of claim or lien filed to secure the payment of the assessment made or attempted to be made under the provisions of the existing law or the failure of the Borough Solicitor to sign the said claim or to file the same within the time provided by law the said claim or liens may be void or voidable and by reason thereof the whole or any part of the cost of said improvement cannot be collected as contemplated by the corporate action by virtue of which they were made now by this act such contract for over five hundred dollars (\$500) in amount concerning the legal requirements of such Borough and the said ordinance ordinances resolution resolutions and any and all corporate actions above fully enumerated or any award or awards contract or contracts improvement or improvements are hereby validated and all claims liens and all other proceedings relating to such improvements by reason of the authority aforesaid are also made valid and binding for the amount justly and equitably due and payable on account of the improvement or improvements for the payment of which they were assessed and filed and wherever assessments have not yet been made and municipal liens have not yet been filed for the cost of said improvement or improvements the same may be made and filed according to law and wherever the time provided by law within which said liens shall be filed has expired the same may be made and filed within six months from the date of the approval of this act Provided however that this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has been made or entered against the Borough prior to the approval of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1144, entitled

An Act to provide for the selection of jurors to serve in several courts criminal and civil of counties of the second class and defining the qualifications of such jurors providing for the organization of a commission for the selection of jurors in such counties and prescribing its powers and duties and authorizing it to investigate as to the qualifications of prospective jurors imposing the expense of maintaining and operating said commission upon said counties and requiring the county commissioners to provide suitable quarters equipment and supplies authorizing the employment of the necessary clerks and other employees and providing for a salary board composed of the commission the county commissioners and the

controller of said counties to fix the number and compensation of such employees requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service repealing inconsistent legislation and prescribing punishment for the violation thereof

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for an improved and impartial selection of persons to serve as jurors in the several courts civil and criminal of counties of the second class there is hereby created a commission to be known as the "Commission for the Selection of Jurors" hereinafter called "Commission" Said commission shall consist of three members One of said members shall be a judge of the court of common pleas of the respective county who shall be designated by the president judge of said court on or before December first of each year to serve upon said commission for the next ensuing calendar year or until his successor is designated and qualified and such judge may be designated and appointed to serve from year to year and it shall be the duty of the judge so appointed upon said commission to act as chairman thereof and to preside at and oversee the drawing of jurors as hereinafter provided The other two members of said commission shall be chosen by the qualified electors of the said county at the municipal elections at which other county officers are chosen Provided however That in no event shall both of said elective members of the commission be members of the same political party but the majority political party in said county shall elect one of said elective commissioners and the other shall be the candidate for such office receiving the highest number of votes of the next ranking or minority political party the elective members of the commission to be chosen for a term of four years

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 1, page 2, line 10 by striking out the word "a" and inserting in lieu thereof "the president."

Amend sec. 1, page 2 by striking beginning with the word "who" in line 11 down to and including the word "and" in line 18 and inserting in lieu thereof "whose duty shall be."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Vacancies upon said commission occurring from any cause shall be filled by the president judge of the court of common pleas who shall appoint members to vacancies in the elective membership to serve until the next ensuing municipal election and shall appoint to the non-elective membership from among the judges of the court of common pleas of said county

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Sec. 2, page 3, by striking out all of lines 4 to 10 both inclusive and inserting in lieu thereof: "Section 2 Vacancies upon said commission occurring from any

cause shall be filled by the president judge of the court of common pleas who shall appoint a member or members to fill such vacancy in the elective membership to serve until the next ensuing municipal election."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 The president judge of the court of common pleas shall on or before September first one thousand nine hundred and twenty-five appoint one judge of the court of common pleas of the respective county and two persons of good moral character who are citizens of the United States residing in the county and who are qualified electors and the three such appointees shall constitute the commission until the next ensuing municipal election and the last two appointees shall not be of the same political party but one shall be of the majority political party of the respective county and the other of the next ranking or minority party

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 3, by striking out all the lines 11 to 22 both inclusive and inserting in lieu thereof: "Section 3. The president judge of the court of common pleas and present jury commissioners of the respective counties shall constitute the commission until the next ensuing municipal election."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth sections were separately read and agreed to as follows:

Section 4 The county commissioners of the respective county upon requisition of said commission shall provide suitable office quarters for the commission and shall furnish and equip the same

Section 5 All expenses incurred in the maintenance and operation of said commission and the salaries of its employees shall be payable out of the county funds of the respective county upon payrolls approved by the commission All salaries shall be payable monthly or semimonthly and shall be fixed by the commission acting in conjunction with the county commissioners and the county controller of the respective county acting as a salary board and said salary board is hereby authorized to fix the number of employees and their salaries

Section 6 On or prior to the first day of November one thousand nine hundred and twenty-five the commission shall procure from the county commissioners of the respective county or such other county officer or officers having the information the names of all persons assessed for the purpose of taxation arranged alphabetically and each year thereafter on or before September first a similar list of such taxables as have been added to or removed from the last preceding list shall be obtained and for the purpose of obtaining such list the commission or its properly authorized employees may inspect any assessment list or book or list of taxables in any of the offices of the respective counties and may demand and receive an alphabetically arranged list of the names appearing in any such assessment list or book or list of taxables in any of the offices of the respective counties and in addition to said names the list shall contain the occupation and residence address of each of such taxables

The seventh section was read as follows:

Section 7 After obtaining the said list of taxables the said commission shall meet forthwith and two members shall constitute a majority for such meeting providing one of said members is the judge of the court of common pleas belonging upon said commission and shall select from the said list of taxables every fiftieth name beginning with the first name on said list then the fifty-first name and so continuing until the whole of said list of taxables has been passed through and then shall proceed in a similar manner by selecting the second name on said list and then the fifty-second name and so continue until the list has been passed through if necessary to procure the number of jurors designated to serve for the ensuing year as herein-after provided and said procedure shall be followed until a sufficient number has been procured from said list of taxables to supply with jurors the several courts civil and criminal of the respective county holding jury trials In each succeeding year after the first year the same procedure in the selection of names from the list of taxables shall be followed beginning however with the fiftieth name after the last name drawn in the year last preceding Provided however That if less than fifty names remain on the said list of taxables after the last name selected in the preceeding year then the selection shall continue by beginning at the head of the list as hereinbefore provided

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 7, page 4, line 29 by striking out the part of a word "ber" and inserting in lieu thereof "bers."

Amend sec. 7, page 5, line 1 by inserting before the word "judge" the word "president."

Amend sec. 7, page 5, line 23 by inserting at the end of said section the following: "No person shall be selected to serve as a juror if two members of said commission shall find that such person is disqualified for service under the provisions of this act."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighth section was read and agreed to as follows:

Section 8 The number of names to be selected as in the last paragraph preceding provided shall be designated by the president judge of the court of common pleas of the respective county who shall on or prior to the fifteenth day of November one thousand nine hundred and twenty-five and on or prior to the fifteenth day of August in each year thereafter designate the number of jurors that will be required in the several courts of the respective county holding jury trials for the next ensuing calendar year and the number of names selected from the said list of taxables for that purpose and to be selected as in the last preceding paragraph indicated shall be twice the number of jurors to be required as designated by the president judge of the court of common pleas

The ninth section was read as follows:

Section 9 After procuring the indicated number of names as in the last preceding paragraph provided the commission through its members or its duly authorized employees shall ascertain whether or not those names have been selected are qualified for jury service and such qualifications are hereby defined as follows to wit

(a) He or she shall be an American citizen twenty-one years of age taxed and residing in the respective county

(b) He or she shall have no physical or mental disqualifications

(c) He or she shall not have been convicted of a felony

(d) He or she shall not have served upon a jury for a period of five years last past

Physical disqualification shall be such illness or permanent affliction defective sight or hearing or other disability as will prevent such taxable from attending in court or interfere with the proper performance of a juror's duty Mental disqualification shall include only those taxables who have been adjudged mentally incompetent by a court of competent jurisdiction For the purpose of ascertaining the qualification of jurors the commission may make or cause to be made such inquiries as to the disqualifications herein set forth as may be necessary to procure the desired information and for this purpose may employ such assistants clerks or other employees as the salary board herein referred to shall deem necessary at such compensation as the said salary board may deem proper Unless disqualified by the conditions set forth in this paragraph any taxable appearing on the same list of taxables procured by the commission shall be subject to summons to serve as a juror and any disqualification existing other than herein set forth shall be determined by the court to which such juror shall have been summoned to serve Provided however That no woman shall be obligated to serve unless willing so to do And provided further That attorneys-at-law or physicians in active practice shall be exempt from service as jurors and druggists and undertakers may be excused upon request by the commission This section is intended to and does define and limit the scope to which the disqualification of jurors is intended and the scope of any investigation that may be undertaken by the commission as to the qualifications of prospective jurors

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 9, page 6, line 11, by striking out the word "paragraph" and inserting in lieu thereof "section"

Amend sec. 9, page 6, line 13, by inserting after the word "those" the word "whose"

Amend sec. 9, page 6, line 24, by striking out the word "five" and inserting in lieu thereof "three"

Amend sec. 9, page 7, line 3, by striking out the word "qualification" and inserting in lieu thereof "qualifications"

Amend sec. 9, page 7, line 20, by striking out the words "upon request"

Amend sec. 9, page 7, line 21, by inserting after the word "commission" the words "upon request"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The tenth section was read as follows:

Section 10 Unless disqualified or exempt or excusable under the provisions of the last preceding paragraph all taxables appearing on said list shall be subject to jury service and shall not be excused by the court except by reason of illness or injury or illness in his or her immediate family such as is in the opinion of the court shall require his or her attendance at home or when the court shall be convinced that such service would cause exceptional hardship in the affairs of business of the juror or where it shall appear that engagements undertaken before service of the jury summons will result in financial loss through jury service at the particular time The names of the persons so excused shall be replaced in the jury wheel hereinafter referred to when the said wheel is filled for the next ensuing calendar year

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 10, page 7, line 26 by striking out the word "excusable" and inserting in lieu thereof "excusable"

Amend section 10, page 7, line 27 by striking out the word "paragraph and inserting in lieu thereof "section"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh section was read as follows:

Section 11 When a sufficient number of names shall have been selected from the taxables to serve on the juries in the several courts of the respective counties as aforesaid the said names shall be printed and kept in a list or lists accessible to the public in the office of the commission and in the office of the prothonotary of the respective county and after said list has been printed and made up the name of taxables appearing thereon shall be written or printed on slips of paper and the said slips shall be placed in a wheel known as the jury wheel kept for that purpose in the office of the commission and the said names shall be placed in said wheel on or before the first of January one thousand nine hundred and twenty-six and thereafter on or before the first of January of each succeeding year and the said jury wheel shall be kept in the office of the commission at all times and shall not be removed therefrom and shall be so constructed that it can be opened only by a key which shall at all times be in the custody of the judge of the court of common pleas who is a member of said commission and said wheel shall be opened only when required to be opened for the depositing of names therein or the drawing of names therefrom in accordance with the provisions of this act and no names shall be put therein or withdrawn therefrom except as herein provided and only at the times and under the circumstances herein provided for

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 11, page 8, line 15 by striking out the word "kept" and inserting in lieu thereof "copied"

Amend sec. 11, page 8, line 18 by striking out the word "after" and inserting in lieu thereof the following: "thereupon notice by registered mail shall be given to each of said taxables so selected. If any of said taxables shall object to jury service at any particular portion of the year because such service would inflict hardship upon him or her, it shall be the duty of such taxable, in person or by writing to so inform the commission within ten days after the mailing of such notice. There shall be four jury wheels from one of which the names of jurors for service during the first quarter of the year shall be drawn; from the second of which the names of jurors for service during the second quarter of the year shall be drawn, from the third of which the names of jurors for service during the third quarter of the year shall be drawn from the fourth of which the names of jurors for service during the fourth quarter of the year shall be drawn. If any taxable shall satisfy said commission that service during any particular portion of the year would inflict great hardship upon him or her the name of such taxable shall not be placed in the jury wheel from which names are to be drawn for such period. after"

Amend sec. 11, page 8 line 19 by striking out the word "appearing"

Amend sec. 11, page 8, line 19 by inserting at the end thereof after the word "thereon" the following: "distributed throughout the year as the commission shall decide in compliance with the foregoing provisions"

Amend sec. 11, page 8, lines 20, 21 and 22 by striking out the words "and the said jury wheel shall be kept in wheel known as the jury wheel kept for that purpose" and inserting in lieu thereof the following:

"equally distributed as far as the requirements may be in said four jury wheels and placed therein. Said wheels shall be kept"

Amend sec. 11, page 8, lines 23 and 24 by striking out the words "said wheel" and inserting in lieu thereof "therein"

Amend sec. 11, page 8, lines 25, 26 and 27 by striking out the words "and the said jury wheel shall be kept in the office at the commission at all times and shall not be removed therefrom" and inserting in lieu thereof the following: "The said jury wheels shall not be removed at any time from the office of said commission"

Amend section 11, page 8, lines 24, 25 and 26, by striking out the words "on or before the first day of January, one thousand nine hundred and twenty-six and thereafter on or before the first day of January of each succeeding year" and inserting in lieu thereof the words "whenever necessary"

Amend sec. 11, page 8, line 29 by striking out the word "it" and inserting in lieu thereof "they"

Amend sec. 11, page 9, line 2 by inserting before the word "judge" the word "president"

Amend sec. 11, page 9, lines 2 and 3 by striking out the words "who is a member of said commission"

Amend sec. 11, page 9, line 3 by striking out the words "wheel" and inserting in lieu thereof "wheels"

Amend sec. 11, page 9, line 7, by inserting after the word "therefrom" the following: "in accordance with the provisions of this act"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twelfth section was read and agreed to as follows:

Section 12 Venire for jurors in the several courts of the respective county shall be issued from time to time in the manner now provided by law and shall be substantially in the following form

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF

} SS

To the Commission for the Selection of Jurors

You are hereby directed to draw from the jury wheel the name of persons to serve as jurors in the court of to be held in and for the county of on at o'clock M and you are directed to summon the persons so selected to appear in said court at said time and place and to have then and there this writ with the names addresses and occupations of the persons summoned respectively in a panel hereto annexed and then and there make return as to the manner in which you have executed this writ

WITNESS the hand and seal of the Honorable..... Judge of said court this day of (Seal)

Attest

The thirteenth section was read as follows:

Section 13 When and as such venires are received from the several courts the commission shall thereupon fix a day at which the members of the commission or a majority of them shall attend and in the event such meeting is by a majority one of the members in attendance shall be the judge of the court of common pleas who is a member of the commission and in the event of his inability to attend another judge of said court shall be designated by the president judge thereof to act pro tempore for him and in the presence of the members of the commission either by one of the said members or by an employee unanimously agreed upon

by said members there shall be drawn from said jury wheel the number of names required by the said venire or venires and a permanent record of the names withdrawn together with the occupation and residence address of each shall be made in the form of a list thereof as part of the minutes of the said meeting of the commission and the members of the commission attending and the person who draws the said names from the said wheel shall sign their names certifying to the correctness of said list and that the law has been complied with in the drawing thereof and a certified copy of such minutes including said list shall be attached to the return made upon the writ of venire and shall be returned with said writ on the return day thereof to the court for which such venire was drawn and the persons so drawn shall forthwith be summoned to appear at the time and before the court designated in the venire and the service of such summons may be made by the commission through its clerks or other employees or by registered mail with return receipt requested and the return of said writ of venire shall state how each of the jurors named in the list attached to said return as aforesaid were served and the time and place of such service

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 13, page 10, by striking out all the words beginning with the word "and" in line 8 down to and including the word "him" in line 14 and inserting in lieu thereof the following: provided one of such majority shall be the president judge of the court of common pleas. In the event that the president judge of the court of common pleas is unable by reason of illness or other cause to temporarily perform the duties herein imposed upon him, he may temporarily appoint another judge of the court of common pleas to perform such duties

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourteenth section was read and agreed to as follows:

Section 14 The summons to the jurors drawn upon each venire shall be in substantially the following form

COMMISSION FOR THE SELECTION OF JURORS
COMMONWEALTH OF PENNSYLVANIA

COUNTY OF } SS
TO

SIR

You are hereby summoned to appear before the judges of the court of at (the building in which the court will be held) on the day of at o'clock M there to serve as a juror

WITNESS the hand and seal of the Honorable
Judge of said court this day of (Seal)

ATTEST

.....
For the Commission for the Selection of Jurors

The fifteenth section was read as follows:

Section 15 The said summons shall be served upon each juror so drawn from the wheel as aforesaid at least fifteen days before the time fixed for the juror's appearance in court and in case of service by mail the date of mailing shall be deemed to be the date of service and prima facie evidence of the receipt thereof and in case of personal service the person making the service shall make a due and proper return

thereof to be verified by oath if required as to the time and manner of serving Said period of fifteen days shall be computed exclusively of the day upon which the juror's appearance is required

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 15, page 12, line 11 by striking out the word "exclusively" and inserting in lieu thereof "exclusive"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixteenth section was read and agreed to as follows:

Section 16 When a juror has been summoned to serve in any of the several courts any failure to comply with all the provisions of this act shall not constitute ground for exemption objection or challenge unless application for examination is made or objection or challenge is stated before the jury upon which said juror is to serve has been sworn

The seventeenth section was read as follows:

Section 17 Whenever talesmen are required in any of the said courts it shall be lawful for the presiding judge of said court to direct the members of the commission or any two of them provided one of the two is the judge of the court of common pleas belonging upon said commission to open the jury wheel and draw therefrom the names of as many talesmen as shall be required and a venire shall issue authorizing and directing the commission to bring into court either themselves or their duly authorized clerks or employees the persons whose names have been so drawn and a minute of such action by the commission shall be made in like manner as in the case of any venire and a copy of said minute attached to the return of the venire so issued as aforesaid for talesmen No tales juror shall be otherwise selected

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 17, page 12 line 24 by inserting before the word "judge" the word "president"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighteenth section was read and agreed to as follows:

Section 18 The members of the commission and such of its clerks or other employees as the commission may authorize shall have the power to administer oaths in any matter or thing relating to the selection and qualification of jurors or to jury service but no fee shall be charged or collected for such oaths so administered

The nineteenth section was read as follows:

Section 19 When a venire of jurors has been sum-

moned as hereinbefore provided the names of the jurors so summoned with their residence address by street number where possible or as accurately as may be where no street number can be obtained and their actual occupation shall be made and printed and such list shall be kept in the office of the commission and shall be available for public inspection at least five days before the day upon which the jurors upon such list are required to appear for jury service

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 19, page 13, lines 21, 22 and 23 by striking out the words "at least five days before the day upon which the jurors upon such list are required to appear for jury service"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twentieth section was read as follows:

Section 20 Forthwith upon the passage of this act the office of jury commissioners now existing in the said counties shall be and the same is hereby abolished as such but the present incumbents of said office shall continue to serve upon said commission or as employees thereof at the same salary which they are now receiving for the balance of the term for which they shall have been elected

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 20, page 13, line 28 by striking out the words "or as employees."

Amend sec. 20, page 14, line 1 by striking out the word "thereof" and inserting in lieu thereof "as hereinbefore provided."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed.

The twenty-first section was read as follows:

Section 21 Any member of such commission or any employee clerk investigator or assistant in the employ of said commission who shall directly or indirectly do any act matter or thing with the intent to hinder or subvert or prevent the execution of any of the provisions of this act or with the intent to procure unlawfully the selection or the excusing of any person from jury service shall be guilty of a misdemeanor and upon conviction thereof shall be forthwith removed from his said office of employment and shall be sentenced to pay a fine not exceeding five thousand dollars and undergo imprisonment not exceeding two years or either or both at the discretion of the court and in addition thereto shall be ineligible to any public office existing under the laws of the Commonwealth of Pennsylvania Any person other than a member of the commission or employee clerk assistant or investigator of and for said commission who undertakes or offers to influence the selection or excusing of

any person from jury service or who gives money or anything of value to any person for the purpose of affecting the impartial selection of jurors or to procure excuse or exemption from jury service or who solicits demands or receives money or anything of value or the promise thereof from any person for the purpose of in any manner affecting the selection or excusing or exemption of any persons from jury service or does any of these things for the purpose of enabling himself or another to evade or escape jury service shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars and undergo imprisonment not exceeding two years or either or both at the discretion of the court

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 21, page 14, beginning with the word "directly" in line 6 down to and including the whole of line 9 and inserting in lieu thereof the following: "violate any of the provisions of this act for the purpose of unlawfully procuring"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-second section was read and agreed to as follows:

Section 22 Any person who directly or indirectly unlawfully tampers with the names drawn from the jury wheel or with the jury wheel or with any jury list with intent to hinder the operation of any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars and undergo imprisonment not exceeding two years or either or both at the discretion of the court

The twenty-third section was read as follows:

Section 23 Any person who having in any way ascertained the names of persons drawn from the jury wheel as hereinbefore provided shall thereafter discuss with such prospective juror any suit action or cause then listed for trial in the court for which said prospective juror has been summoned to jury service with the intent to create a prejudice bias or otherwise affect the said juror in his service as an honest impartial juror in such court or in the consideration of the evidence in such suit trial or cause shall be guilty of misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars and undergo imprisonment not exceeding two years or either or both at the discretion of the court. The penalty in this section provided shall be in addition to the penalties now prescribed by law for bribery

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 23, page 15, line 21 by striking out the word "any" and inserting in lieu thereof "the facts of any particular"

Amend sec. 23, page 15, lines 23 by striking out the word "to" and inserting in lieu thereof "for"

Amend sec. 23, page 15, lines 24, 25 and 26 by striking out the words "create a prejudice bias or otherwise affect the said juror in his service as an honest impartial juror in

such court" and inserting in lieu thereof "influence the said juror in his service"

Amend sec. 23, page 15, line 27 by striking out the word "trial" and inserting in lieu thereof "action"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-fourth section was read as follows:

Section 24. It shall be the duty of any juror so summoned as aforesaid to serve in any of the several courts aforesaid to make known to the board if such juror has performed jury service within five years last past immediately preceding his being so summoned and if so such juror shall be ineligible for service until the full period of five years has elapsed since his last service as a juror and failure on the part of the juror to so inform the board shall be a misdemeanor and shall be punishable by imprisonment for a period of thirty days and a fine of one hundred dollars either or both at the discretion of the court

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 24, page 16, line 8, by striking out the word "five" and inserting in lieu thereof "three"

Amend sec. 24, page 16, line 11, by striking out the word "five" and inserting in lieu thereof "three"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-fifth section was read and agreed to as follows:

Section 25. Upon the passage of this act the jury wheel now in the sheriff's custody with the names of the jurors selected for the present year shall be turned over to said commission and the jurors for the current year shall be drawn therefrom until a new jury list shall have been prepared and placed in the wheel in accordance with the provisions of this act

The twenty-sixth section was read as follows:

Section 26. The salary of the two members of the said commission elected to the said office shall be four thousand dollars (\$4,000) per annum payable monthly or semi-monthly. The judge of the court of common pleas who shall be designated to serve upon said commission shall receive no additional salary for such service. The salary of all clerks assistants investigators or employees shall be such as may be fixed by the salary board hereinbefore provided for to fix the number and compensation of the clerks assistants investigators and employees of said commission

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend sec. 26, page 16, lines 27 and 28 by striking out the words "The judge of the court of common pleas who shall be designated to" and inserting in lieu thereof "Neither

the president judge of the court of common pleas nor any other judge who may"

Amend sec. 26, page 16, line 29 by striking out the word "no" and inserting in lieu thereof "any"

Amend the bill page 17 by inserting between lines 5 and 6 a new section to be known as section 27

Section 27. If any provision of this act shall be held by any court to be unconstitutional, such judgment shall not affect any other section or provision of the same. It is hereby declared, as a legislative intent, that this act would have been passed had such unconstitutional provision not been included therein."

On the question,

Will the House agree to the amendments?

They were agreed to,

The twenty-seventh section was read as follows:

Section 27. All general local and special acts or parts of acts relating to the custody sealing locking and opening of the jury wheel or to the selection and qualification of jurors or as to the method and manner of drawing the names of jurors from the said jury wheel or as to the method manner and procedure of summoning jurors other than as herein provided together with all general local or special acts or parts of acts inconsistent herewith are hereby repealed as to counties of the second class

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 27, page 17, line 6 by striking out the figure "27" and inserting in lieu thereof the figure "28"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to provide for the selection of jurors to serve in the several courts criminal and civil of counties of the second class and defining the qualifications of such jurors providing for the organization of a commission for the selection of jurors in such counties and prescribing its powers and duties and authorizing it to investigate as to the qualifications of prospective jurors imposing the expense of maintaining and operating said commission upon said counties and requiring the county commissioners to provide suitable quarters equipment and supplies authorizing the employment of the necessary clerks and other employees and providing for a salary board composed of the commission the county commissioners and the controller of said counties to fix the number and compensation of such employees requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service repealing inconsistent legislation and prescribing punishment for the violation hereof

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 866, entitled:

An Act fixing the salaries of directors of the poor and directors of the house of employment in poor districts

co-extensive with counties of the third fourth fifth sixth seventh and eighth class

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of directors of the poor and directors of the house of employment in poor districts co-extensive with counties of the third fourth fifth sixth seventh and eighth class shall be as follows

In counties of the third class three thousand (\$3,000) dollars per year in counties of the fourth class twenty-five hundred (\$2500) dollars per year in counties of the fifth class eighteen hundred (\$1800) dollars per year in counties of the sixth class twelve hundred (\$1200) dollars per year in counties of the seventh class eight hundred and fifty dollars (\$850) per year and in counties of the eighth class six hundred (\$600) dollars per year

On the question,

Will the House agree to the section?

Mr. McCORMICK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend sec. 1, line 4, by inserting after the word "poor" the following: "directors of the Home for the Destitute."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act fixing the salaries of directors of the poor and directors of the house of employment in poor districts co-extensive with counties of the third fourth fifth sixth seventh and eighth class

On the question,

Will the House agree to the title?

Mr. McCORMICK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 3 by inserting after the word "poor" the following: "directors of the Home for the Destitute."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1442, entitled:

An Act to amend section twenty-three of an act approved the thirtieth day of June one thousand nine hundred and

nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by providing other penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-three of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which was amended by section twenty of an act approved the fourteenth day of June one thousand nine hundred and twenty-three (Pamphlet Laws seven hundred and eighteen) entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle owned by him or in his custody or controll use of registration plates prescribing fees for omnibuses and changing other existing fees changing the date for the licensing year limiting the weights of certain trailers providing for the examination of operators authorizing the State Highway Commissioner to publish and sell lists of registrations authorizing municipalities to enact certain ordinances making an appropriation for refunding moneys and providing penalties and repealing section seventeen of said act" is hereby further amended to read as follows

Section 23 No person whether an employe of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

[No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or contrall]

No person shall take part in any race or speed contest for a prize or wager or other wise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle is present whether he was operating such motor vehicle or not.

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest.

Any person violating any of the foregoing provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than two hundred (\$200) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding three (3) years or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation.

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control.

Any person violating the preceding provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollar nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding three (3) years or both at the discretion of the court and the clerk of the court in which said conviction is had shall certify forthwith such conviction to the Secretary of Highways who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation.

On the question,

Will the House agree to the section?

Mr. WILLISTON P. WOOD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 4, line 20 by striking out the word "is" and inserting in lieu thereof "if."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section twenty-three of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" as amended by providing other penalties

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 880, as follows:

An Act to amend section twelve hundred and eight and to repeal section twelve hundred and four of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" further regulating the dismissal of principals and teachers and repealing the present provision limiting contracts with teachers to three years.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows.

Section 1208 Any principal or teacher employed in any school district may be dismissed at any time by the board of school directors on account of immorality in competency intemperance cruelty negligence or for the violation of any of the provisions of this act. Provided That before any principal or teacher is dismissed he shall be given an opportunity to be heard after reasonable notice in writing of the charges made against him. Any principal or teacher who has been employed for three consecutive years in any school district may be dismissed during or at the end of any school term by a majority vote of the board of school directors but only after charges have been filed against such principal or teacher and a hearing afforded him or her after reasonable notice in writing.

Section 2 That section twelve hundred and four of said act be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1158, as follows:

An Act to amend section fourteen of article fifteen of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation any government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen of article fifteen of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" is hereby amended to read as follows.

Section 14 The mayor and council of each city of the

third class shall constitute a board of revision of taxes and appeals. The said council acting as a board of revision may in any year other than a triennial year if they shall deem a new assessment necessary on or before the first day of May issue their precept to the city assessor requiring him to make out and return a full just and equal assessment of property within the city or such parts thereof as the said board of revision may deem advisable and they shall take and receive the triennial and yearly assessment as returned by the city assessor and shall have power and authority to revise equalize or alter such assessments in any and every year by increasing or reducing the valuation either in individual cases or by wards or parts of wards and to add to the assessment book and to the duplicate thereof in the hands of the city treasurer any property or the occupation of any person subject to taxation omitted therefrom and any real estate in such city which has been exempt from taxation and has ceased to be occupied and used for the purpose or purposes which entitled it to such exemption as taxable for the portion of the year commencing at the time when the right to exemption ceases and such real estate shall thereupon become subject to taxation at the rate fixed for the year for the proportionate part of the year during which it is not entitled to exemption and it shall be their duty to rectify all errors and when deemed necessary they may require the attendance of the assessor and assistant assessors or any of them or other citizens before them for examination on oath or affirmation either singly or together and they shall hear and determine all appeals by taxpayers from the assessments made by the city assessor at such time and place as they may prescribe at least five days' printed or written notice of which shall be given. It shall be the further duty of said assessor to give five days' written or printed notice to every taxable inhabitant of the city of any increase or addition to the valuation assessed against him by the city assessor together with the time and place of hearing appeals therefrom. For the purposes of all hearings and for all other purposes necessary to the discharge of his duties the said assessor shall have authority to administer oaths and affirmations touching any matter relating thereto and any wilfully false statement under oath as to any material fact by the complainant or attorney shall be deemed perjury and be punishable as such. The city clerk shall serve as clerk of said board. The said board shall procure and have the custody and control of all books relating to assessment of city taxes and keep them arranged according to wards and dates or as may be provided by ordinance of council and shall furnish the city assessor the necessary books for taking the assessment which on the completion of such assessment shall be returned to such board of revision of taxes and appeal. The said board shall complete their labors and the hearing and determination of all appeals on or before the first day of December in each year after which the assessment shall be copied by wards or as may be provided by ordinance of council into duplicate for the use of the city and the assessment so corrected and copied shall be and remain a lawful assessment for the purpose of city taxation until altered as provided by this act. The decision of the board shall be subject to an appeal to the court of common pleas wherein such city is situated in accordance with the existing laws whose decision shall be final and if the appeal to the court shall be groundless the appellant shall pay the costs of the appeal.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1456, as follows:

An Act to amend section one of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred sixty-three) entitled "An act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two) entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and

maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature' fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties" authorizing cities and counties to make appropriations for units and divisions of United States Naval Reserve officers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws eight hundred sixty-three) entitled "An act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two) entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature' fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the councils of the cities of the first second and third classes and the county commissioners of the several counties of this Commonwealth be and they are hereby respectively authorized to appropriate from any moneys in their respective treasuries not otherwise appropriated annually a sum not exceeding seven hundred and fifty dollars for the support and maintenance of any dismounted company or similar unit of the National Guard a sum not exceeding seven hundred and fifty dollars for the support and maintenance of any unit or division of United States Naval Reserve officers and a sum not to exceed fifteen hundred dollars for the support and maintenance of any mounted or motorized troop or similar unit of the National Guard using and occupying an armory building rooms or quarters within the limits of such city or county

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1356, as follows:

An Act providing for the patrol maintenance and repair of township dirt roads in townships of the second class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board supervisors of each township of the second class shall employ one or more men as may be deemed necessary for six months of each year beginning with the first day of April of each year who shall patrol all the dirt roads of such township and make all such minor repairs and improvements which may be needed from time to time in order to prevent washouts giving particular attention to those roads over which United States mail is carried by rural carriers

Section 2 The board of supervisors shall scrape and clean out or cause to be scraped and cleaned all gutters or dirt roads in townships of the second class over which roads United States mail is carried between the first day of March and the first day of June of every year and shall scrape all such dirt roads within a reasonable time after each heavy rain and keep the gutters thereof open and clean

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1482, as follows:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section sixteen

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article nine of the Constitution of the Commonwealth of Pennsylvania be amended by adding thereto the following section sixteen:

Section 16 The debt of any city of the second class shall never exceed ten per centum upon the assessed value of the taxable property therein nor shall any such city of the second class incur any new debt or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property without the consent of the electors thereof at a public election in such manner as shall be provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 784, entitled:

An Act to amend the act approved the first day of April one thousand nine hundred and nine (Pamphlet Laws ninety-one) entitled "An act relating to deeds for conveying or releasing lands construing words and phrases used therein and prescribing a form of deed and acknowledgment which may be used for conveying or releasing lands" by prescribing with more particularity the interest conveyed and abolishing the necessity of personal seal on deeds or instruments in writing for conveying or releasing lands

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of April one thousand nine hundred and nine (Pamphlet Laws ninety-one) entitled "An act relating to deeds for conveying or releasing lands construing words and phrases used therein and prescribing a form of deed and acknowledgement which may be used for conveying or releasing lands" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act in any deed or instrument in writing for conveying or releasing land hereafter executed unless expressly limited to a lesser estate the words "grant and convey" or either one of said words shall be effective to pass to the grantee or grantees named therein a fee simple title to the premises conveyed if the grantor or grantors possessed such a title although there be no words of inheritance or of perpetuity in the deed

Section 2 That section two of said act is hereby amended to read as follows

Section 2 All deeds or instrument in writing for conveying or releasing land hereafter executed granting or conveying lands unless an exception or reservation be made

therein shall be construed to include all the estate right title interest property claim and demand whatsoever of the grantor or grantors in law equity or otherwise howsoever of in and to the same and every part thereof together with all and singular the improvements ways waters water-courses rights liberties privileges hereditaments and appurtenances whatsoever thereto belonging or in anywise appertaining and the revisions and remainders rents issues and profits thereof

The third section was read as follows:

Section 3 That section three of said act is hereby amended to read as follows

Section 3 That the words "grant or convey" or either one of said words in any deed or instrument in writing for conveying or releasing land hereafter executed shall be adjudged and express covenant to the grantee his heirs and assigns to wit That the grantor was seized of an indefeasible estate in fee simple in the property conveyed freed from incumbrances done or suffered from the grantor as also for quiet enjoyment against the grantor his heirs and assigns unless limited by express words contained in such deed

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 2, by striking out the word "or" which follows the word "grant" and inserting in lieu thereof "and".

On the question,

Will the House agree to the amendment?

It was agreed to.

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read and agreed to as follows:

Section 4 That section four of said act is hereby amended to read as follows:

Section 4. That a covenant or agreement by the grantor or grantors in any deed or instrument in writing for conveying or releasing land that he they or it "will warrant generally the property hereby conveyed" shall have the same effect as if the grantor or grantors had covenanted that he or they his or their heirs and personal representatives or successors will forever warrant and defend the said property and every part thereof unto the grantee his heirs personal representatives and assigns against the lawful claims and demands of all persons whomsoever

The fifth section was read as follows:

Section 5 That section five of said act is hereby amended to read as follows

Section 5 That a covenant or agreement by the grantor or grantors in any deed or instrument in writing for conveying for releasing land that he they or it "will warrant specially the property hereby conveyed" shall have the same effect as if the grantor or grantors had covenanted that he or they his or their heirs and personal representatives or successors will forever warrant and defend the said property and every part thereof unto the said grantee his heirs personal representatives and assigns against the lawful claims and demands of the grantor or grantors and all persons claiming or to claim by through or under him or them

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 5, page 3, line 29, by striking out the word "for" which follows the word "conveying" and inserting in lieu thereof "or."

On the question,
Will the House agree to the amendment?
It was agreed to.
On the question,
Will the House agree to the section as amended?
It was agreed to.

The sixth and seventh sections and title were separately read and agreed to, as follows:

Section 6 That section six of said act is hereby amended to read as follows

Section 6 That whenever in any deed or instrument in writing for conveying or releasing land there shall be used the words "release" and quit claim" such deed or instrument in writing or conveying or releasing land shall be construed as if it set forth that the grantor or grantors hath or have remised released and quitclaimed and by these presents doth or do remise release and forever quit-claim unto the grantee his heirs and assigns all right title interest property claim and demand whatsoever both in law and in equity in or to the lands or premises released or intended so to be so that neither the grantor or grantors nor his or their personal representatives his or their heirs or assigns shall at any time thereafter have claim challenge or demand the said lands and premises or any part thereof in any manner whatever

Section 7 That said act is hereby amended by adding thereto a new section as follows

Section 9 All deeds or instruments in writing for conveying or releasing lands made by any natural person either in his individual capacity or as a fiduciary duly signed by the grantors in the manner now provided by law but with no seal affixed thereto shall be deemed to be executed with the same force and effect in all respects as though a seal was affixed to the signature and all such instruments in writing signed by the grantors but with no seal affixed thereto shall be deeds for all purposes within the purview of all acts or parts of acts of Assembly relating to or concerning deeds for the conveyance or releasing of lands

An Act to amend the act approved the first day of April one thousand nine hundred and nine (Pamphlet Laws ninety-one) entitled "An act relating to deeds for conveying or releasing lands construing words and phrases used therein and prescribing a form of deed and acknowledgment which may be used for conveying or releasing lands" by prescribing with more particularity the interest conveyed and abolishing the necessity of personal seal on deeds or instruments in writing for conveying or releasing lands

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1126, as follows:

An Act providing for the widening altering or vacating of roads heretofore laid out within the Commonwealth under the provisions of special acts of assembly and known as State roads

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any road or highway heretofore laid out under the provisions of any special act of Assembly and known as a State road and not forming part of any State highway route shall be under and subject to the jurisdiction of the court of quarter sessions of the county in which the same is located and shall be widened altered or vacated in the same manner and by the same procedure as township roads are widened altered or vacated

Section 2 No road or highway shall be widened altered or vacated under the provisions of this act until the approval in writing of the Secretary of Highways is first obtained such approval to be filed with the petition to the court of quarter sessions requesting the proposed widening altering or vacating

Section 3 All acts or parts of acts general special or local inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1472, as follows:

An Act to provide for the restoration of the historic name "Valley Forge Cantonment" to the camp ground of the American Army at Valley Forge

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the camp ground occupied by Washington and the American Army at Valley Forge in seventeen hundred and seventy-seven and seventeen hundred and seventy-eight acquired by the Commonwealth of Pennsylvania under "An act providing for the acquisition by the State of certain grounds at Valley Forge for a public park and making an appropriation therefore" approved the thirtieth day of May one thousand eight hundred and ninety-three and the supplements thereto now known as the Valley Forge Park be henceforth entitled and named "The Valley Forge Cantonment" in accordance with its original title as bestowed by General George Washington Commander in Chief of the American Army in the War of the Revolution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 391, as follows:

An Act to amend section nine of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" as amended eliminating the provision prohibiting the establishment of temporary offices by optometrists

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provision of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which was amended by section seven of an act approved the nineteenth day of May one thousand nine hundred and twenty-three (Pamphlet Laws two hundred and sixty) entitled "An act to amend sections two three four five as amended seven eight nine and ten of the act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled 'An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania

and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" is hereby further amended to read as follows

Section 9 The Board of Optometrical Education Examination and Licensure shall refuse to grant a certificate of licensure to any applicant and may cancel revoke or suspend the operation of any certificate by it granted for any or all of the following reasons to wit—the peddling from house to house or person to person (or the establishment of temporary offices) or the use of misleading advertising or gross incompetency or the obtaining of money by fraud or misrepresentation of the optometrical business in which untruthful statements are made or the failure to deliver the certificates provided for in section six of this act or the conviction of a crime involving moral turpitude habitual intemperance in the use of ardent spirits or stimulants narcotics or any other substance which impairs the intellect and judgment to such an extent as to incapacitate for the performance of the duties of an optometrist The certificate of licensure of any person convicted of a violation of section two of this act shall be ipso facto revoked

Any person who is the holder of a certificate of licensure or who is an applicant for examination for a certificate of licensure against whom is preferred any charge shall be furnished by the board with a copy of the complaint and shall have a hearing before the board at which hearing he may be represented by counsel At such hearing witnesses may be examined for and against the accused respecting the said charges which examination shall be conducted in the manner usually followed in the taking of testimony before commissions in this Commonwealth The suspension of a certificate of licensure by reason of the use of stimulants or narcotics may be revoked when the holder thereof shall have been adjudged by the said board to be cured and capable of practicing optometry

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. HAWS. Mr. Speaker, in the absence of the sponsor I move that House Bill No. 391, file folio 4741, be recommended to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. BIDEISPACHER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 975, entitled:

An Act to amend section twenty-eight of chapter six article seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-eight of chapter six article seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system

of government for boroughs and revising amending and consolidating the law relating to boroughs" be and the same is hereby amended to read as follows

Section 28 Wherever any street or alley entirely within the limit of any borough shall divide such borough from any other municipality or township located in the same county the property on the side of the street or alley opposite the line of the borough shall for the depth of one hundred and fifty feet be assessed for municipal improvements on such streets or alleys on which such property shall abut in the manner provided by [chapter six article two] section nine of chapter six article seven of this act and such improvements may be made assessed and collected in accordance with the provisions of section ten eleven twelve thirteen fourteen fifteen sixteen and seventeen of said chapter six article seven of the said act of assembly and the several amendments thereof and supplements thereto

On the question,

Will the House agree to the section?

Mr. HAAS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 11, by striking out the word "Section" and inserting in lieu thereof "Section."

Amend section 1, page 1, line 12, by striking out the word "Limit" and inserting in lieu thereof "limits."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section twenty-eight of chapter six article seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 930, as follows:

An Act to further amend part of section one and section two and to amend section six of the act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and twelve) entitled "An act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rates of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act" increasing the sums of money permitted to be loaned under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first paragraph of section one of an act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and twelve) entitled "An act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rates of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act" which was amended by section one of an act

approved the fourth day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and seventy-five) entitled "An act to amend section one two and three of the act pproved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws ten hundred and twelve) entitled 'An act regulating the business of loaning moneys in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act'" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be lawful for any person persons partnership association or corporation who shall obtain a license in accordance with the requirements of this act to loan money in the sums of five [three] hundred (\$500) [(\$300)] dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest as hereinafter provided under the following conditions

Section 2 That section two of said act which was amended by section two of said act approved the fourth day of June one thousand nine hundred and nineteen is hereby further amended to read as follows

Section 2 Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of [three] five hundred [(\$300)] (\$500) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrowers thereof for its use or loan interest at a rate not to exceed three and one-half (3½) per centum per month No fees fines or other charges either in addition to or as a part of the above specified interest shall be charged or collected under any pretext whatsoever

Interest shall not be payable in advance or compounded and shall be computed only on unpaid balances for the time that has elapsed at date of payment If interest in excess of that hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest allowed under this act and shall be entitled to receive from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest Any person borrowing money from any licensee under this act who shall be charged and pay any interest in excess of that prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower

Section 3 That section six of said act is hereby amended to read as follows

Section 6 Every person persons copartnership association or corporation or any partner director officer agent or member thereof who shall violate any provision of this act or shall direct or consent to such violation or who shall lend money in sums of [three] five hundred [(\$300)] (\$500) dollars or less and charge or receive for the loan or use thereof interest in excess of six per centum per annum without first having complied with the provisions of section one of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500) dollars for the first offense and for each subsequent offense a like fine and to suffer imprisonment not to exceed six months or both in the descretion of the court

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 710, as follows:

An Act to amend revise change and consolidate the laws relating to the assessment of persons property and subjects of taxation and the levy and collection of taxes in counties of the second third fourth fifth and sixth classes and in cities of the third class boroughs towns townships school districts of the second third and fourth classes independent school districts and certain poor districts within said counties permitting cities of the second class to accept the provisions of this act and become subject thereto and repealing existing laws

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Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the laws for the assessment and collection of taxes in counties of the second third fourth fifth and sixth classes in cities of the third class in boroughs in towns in townships in school districts of the second third and fourth classes and in independent school districts within said counties and in poor districts coextensive with or embracing territory in one or more of said counties or other municipal subdivisions are hereby revised amended consolidated and changed as follows

ARTICLE 1

PRELIMINARY PROVISIONS

Section 101 Short Title This act shall be known and cited as "The Local Taxation Act"

Section 102 Definition of Certain Words The term "corporate authorities" as used in this act shall be construed to mean (a) the county commissioners of any county (b) the mayor or the council or both of any city (c) the burgess or council or both of any borough or town (d) the board of township commissioners of any township of the first class (e) the board of township supervisors of any township of the second class (f) the board of school directors of any school district and (g) the managers directors or overseers of any poor district

Section 103 Application of Act This act shall apply to all counties of the second third fourth fifth and sixth classes to all cities of the third class to all boroughs to all towns to all townships to all school districts of the second third and fourth classes and all independent school districts within said counties and to all poor districts coextensive with or embracing territory in one or more of said counties or other municipal subdivisions

Section 104 Acceptance of Act by Cities of the Second Class Any city of the second class may become subject to the provisions of this act and the mayor and council of any such city may effect the same by an ordinance duly passed A copy of such ordinance approved by the mayor and duly certified accompanied by a statement of the vote thereon with the names of the members of council voting for and against said ordinance shall be forwarded to and filed in the office of the Secretary of the Commonwealth and when so filed the Governor shall under the great seal of the Commonwealth certify the acceptance of the provisions of this act which certificate shall be recorded among the minutes of the council and in the office for the recording of deeds in the proper county

From the date of the completion of such acceptance the assessment of persons property and subjects for taxation for second class city and school purposes and the levy and the collection of taxes therein for city and school purposes shall be made only in accordance with the provisions of this act and by the officers designated in this act

Whenever any such city shall accept the provisions of this act the taxes levied and assessed for city and school purposes prior to such acceptance shall be collectible in the same manner and with like effect as if no such acceptance had been had and for such purposes all the rights powers duties privileges and liabilities of the said city and school district and the officers thereof shall be preserved

Section 105 Assessments in the Year One Thousand Nine Hundred and Twenty-five Collections in One Thousand Nine Hundred and Twenty-six Terms of Present Tax Collectors Extended In the year one thousand nine hundred and twenty-five the several city borough ward and township assessors shall proceed to make the assessments which are now provided for by law and such assessments shall be revised by the county commissioners for taxation for county borough township poor and school purposes and by the councils of cities of the third class for city and school purposes in the manner and at the time or times now provided by law and such assessments shall be the assessments upon which all taxes of the several districts to which this act applies shall be levied and collected for the year one thousand nine hundred and twenty-six and all collections for the year one thousand nine hundred and twenty-six shall be made as now provided by law and by the same collectors of taxes All tax collectors in the several boroughs and townships in office at the date of the approval of this act whose terms of office expire on the first Monday of January one thousand nine hundred and twenty-six shall continue in their respective offices until the first Monday of January one thousand nine hundred and twenty-seven and for such purposes their terms of office are lengthened one year Said tax collectors shall collect the said taxes for the year one thousand nine hundred and twenty-six as provided in this section and no borough or township tax collectors shall be elected at the municipal election in the year one thousand nine hundred and twenty-five for the collection of said taxes

Section 106 Office of Tax Collector Abolished Powers et cetera Preserved for Collection of Accrued Taxes The office of tax collector provided for by any general or local or special law of this Commonwealth in any county city borough town township school or poor district subject to the provisions of this act shall be abolished after the first day of January one thousand nine hundred and twenty-seven except so far as the same may be necessary for the collection of taxes charged in duplicates placed in the hands of such collectors prior to such date and for the purposes of such collections all the rights powers duties privileges emoluments and liabilities provided by laws existing at the time this act goes into effect are preserved

Section 107 Collection of Accrued Taxes Filing Liens Returns to County Commissioners for Non-payment Sales All county city borough town township school and poor taxes which will have accrued prior to the first day of February one thousand nine hundred and twenty-seven shall be collected and the lien of the same shall be preserved and be collectible or return thereof to the county commissioners for non-payment shall be made and sale thereon had as if the acts under which such taxes were levied and assessed or under which the lien accrued and was collectible or the return was made and sale held had not been repealed and for such purposes said acts are saved from repeal

Section 108 Collection of Accrued Taxes in Third Class Cities City Treasurers' Sales All city taxes which will have accrued prior to the first day of January one thousand nine hundred and twenty-seven shall be collectible by sale of the property upon which the same were levied and assessed by the city treasurer as if the acts under which they were levied and assessed or under which the sale was held had not been repealed and for such purposes said acts are saved from repeal

Section 109 Sale of Property Returned for Non-payment of taxes prior to Passage of Act All property which has been returned to the county commissioners for non-payment of county city borough town township school or poor taxes shall continue to be liable for the payment of such taxes and any additional taxes penalties and interests which under laws in force are legally assessable against such properties and the county treasurer or the county commissioners in the case of lands purchased by them for the county shall proceed to sell the same with like force and effect as if the acts under which such return was made and sale held or under which said taxes penalties and interest was assessed had not been repealed and

for such purposes such acts are saved from repeal

Section 110 Collection of Tax Liens Filed Prior to Passage of Act All legal and valid county city borough town township school and poor tax liens which shall have been filed in the office of the prothonotary of any county shall continue to be legal and valid liens and shall be collectible in the same manner as if the acts under which said liens were filed and under which the same were collectible had not been repealed and for such purposes such acts are saved from repeal

Section 111 Constitutionality of Act The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 112 Effect of Act on Existing Laws The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any act of Assembly or part thereof shall not revive any act or part thereof heretofore repealed or superseded The provisions of this act shall not affect any act done liability incurred or any right accrued or vested nor affect any suit or prosecution pending or to be instituted to enforce any right or punish any offense under the authority of such repealed laws

Section 113 Enacting Clauses Not Repealed Whenever the first section of an act is wholly repealed but not the entire act the repeal shall not extend to the enacting clause if the same is included in such first section

ARTICLE II

BOARD OF COUNTY ASSESSORS

Section 201 Board of County Assessors Created In each county coming under the provisions of this act there is hereby created a Board of County Assessors In counties of the second class the board of county assessors shall be composed of seven members In counties of the third fourth fifth and sixth classes the board of county assessors shall be composed of three members The members of the board shall be known as county assessors

Section 202 Election of County Assessors Qualifications The members of the board of county assessors in counties of the second third fourth fifth and sixth classes shall be elected by the qualified electors of the county at the municipal election in the year one thousand nine hundred and twenty-five and every four years thereafter and shall hold office for four years from the first Monday of January next succeeding their election and until their successors are duly elected and qualified In counties of the second class no political party shall nominate more than six candidates for the office of county assessor and in counties of the third fourth fifth and sixth class no political party shall nominate more than two candidates No elector shall be permitted to vote for more than six candidates for county assessor in counties of the second class or more than two candidates in counties of the third fourth fifth or sixth class and the seven or three highest candidates as the case may be in said counties shall be elected to the office of county assessor

No person shall be eligible to hold the office of county assessor unless he is a citizen of the Commonwealth and a qualified elector of the county

Section 203 Vacancies Any vacancy in the office of county assessor in counties of the second third fourth fifth and sixth classes happening by death resignation removal from the county or in any other manner shall be filled by appointment for the unexpired term by the county commissioners by and with the advice and consent of the majority of the judges of the court of common pleas of the county

Section 204 Salaries of County Assessors Each county assessor shall receive an annual salary which is hereby fixed as follows

- (a) In counties of the second class five thousand dollars (\$5,000)
- (b) In counties of the third class four thousand dollars (\$4,000)
- (c) In counties of the fourth class three thousand five hundred dollars (\$3,500)
- (d) In counties of the fifth class three thousand dollars (\$3,000)

(e) In counties of the sixth class two thousand dollars (\$2,000)

The salaries of the county assessors shall be paid by the several counties from their respective county treasuries in the usual manner. In addition to his salary each county assessor shall when performing duties away from the county seat be allowed his actual expenses necessarily incurred in the discharge of the duties of his office including hotel expenses and mileage at the prevailing rate.

Section 205 Oath of Office Each county assessor shall before he enters upon the duties of his office take and subscribe to the oath of office prescribed by article seven of the Constitution which oath shall be filed in the office of the clerk of the court of quarter sessions of the county.

Section 206 Office of Assessors for Valuation Purposes Abolished One Assessment for Taxation Purposes Provided After the first Monday of January one thousand nine hundred and twenty-six the office of city ward borough town and township assessor as now existing for the assessment of property and occupations for State county city borough town township school and poor purposes in counties of the second third fourth fifth and sixth classes is hereby abolished and all assessments and valuation for local taxation purposes in the counties to which this act applies shall be made by and under the direction of the board of county assessors and shall be the assessments and valuations upon which all county city borough town township school and poor taxes shall be levied and collected. Nothing contained in this section shall be construed as abolishing the office of assessor in so far as the same relates to the performance of duties connected with elections.

Section 207 Organizations of Board Meetings Quorum The county assessors shall meet on the first Monday of January one thousand nine hundred and twenty-six and every two years thereafter and shall immediately organize as a board of county assessors by the election of a president. Failure of the county assessors to organize as a board within fifteen days from the date fixed for the organization meeting shall be sufficient cause for forfeiture of and removal from office. Stated meetings of the board shall be held at such times as the public business may require and as may be agreed upon by the board. In counties of the second class four members of the board of county assessors shall constitute a quorum for the transaction of all business and in all other counties to which this act applies two members of the board shall constitute a quorum. A majority vote of the entire board shall in all cases be required to take any final action.

Section 208 Clerks Salaries The board of county assessors may appoint a chief clerk and such additional clerks as the county commissioners may deem necessary. The chief clerk and additional clerks shall receive such salaries as may be fixed by the county commissioners or the salary board of the county in counties where such board exists which salaries shall be paid by the county from the county treasury in the usual manner. The board of county assessors may appoint one or more clerks employed in their office to administer oaths in any matter properly coming before said board. The county commissioners with the consent of the board of county assessors when such clerks may not be needed by said board may assign any of said clerks to assist the county tax collector hereinafter provided for in the collection of taxes.

Section 209 Office Supplies The office of the board of county assessors shall be kept at the county seat in the court house or such other place as may be provided by the county commissioners. The county commissioners shall furnish at the expenses of the county to the board of county assessors all books records and supplies deemed necessary in the transaction of its business.

Section 210 Records All records of the board of county assessors shall be kept in the office of the board and shall be public records open to the inspection of the public during business hours and copies thereof and of the minutes of the board duly certified by the president of the board shall be admitted in evidence in all courts and elsewhere.

Section 211 County Assessors to Assist Subordinate Assessors The county assessors shall from time to time as the business of their office permit assist the subordinate assessors in their field work and are authorized to make assessments in the same manner as is herein provided in the case of subordinate assessors.

Section 212 Number of Subordinate Assessors The board of county assessors shall divide the county into convenient

number of districts and shall appoint one or more subordinate assessors for each district. The subordinate assessors appointed in any county shall not be in excess of the following number:

(a) In counties of the second class one for each ten thousand inhabitants or fraction thereof but not more than one hundred and ten (110).

(b) In counties of the third class one for each nine thousand inhabitants or fraction thereof but not more than forty (40).

(c) In counties of the fourth class one for each eight thousand inhabitants or fraction thereof but not more than twenty-eight (28).

(d) In counties of the fifth class one for each seven thousand inhabitants or fraction thereof but not more than twenty (20).

(e) In counties of the sixth class one for each five thousand inhabitants or fraction thereof but not more than fifteen (15).

Section 213 Compensation of Subordinate Assessors The subordinate assessors shall receive such compensation as the county commissioners on the salary board in counties where such board exists shall fix but such compensation shall not exceed in any county five dollars per diem for assessors employed part time only nor for assessors employed full time the following:

(a) In counties of the second third and fourth classes eighteen hundred dollars (\$1,800).

(b) In counties of the fifth and sixth classes fifteen hundred dollars (\$1,500) and

No board of county assessors shall employ more than the following subordinate assessors full time:

(a) In counties of the second class fifty

(b) In counties of the third class fifteen

(c) In counties of the fourth class ten

(d) In counties of the fifth class eight

(e) In counties of the sixth class five

All subordinate assessors employed full time when not engaged in field work shall be employed in the office of the board of assessors in writing transcripts duplicates tax notices and other clerical work or in the office of the county tax collector as clerks and deputy tax collectors.

The compensation of the subordinate assessors shall be paid by the county except when employed in the preparation of tax duplicates and notices or when acting as clerks for the county tax collector or as deputy tax collectors in which case the compensation paid to such assessors shall constitute an item of the cost of collection of taxes and shall be paid by the county and the several cities boroughs towns townships school districts and poor districts as hereinafter provided.

ARTICLE III

SUBJECTS OF LOCAL TAXATION EXEMPTIONS

Section 301 Subjects of Local Taxation All property persons and subjects of the following classes shall be liable to taxation for all county city borough town township school and poor purposes namely:

(a) All real estate to wit Houses lands lots of ground and ground rents minerals mills and manufactories of all kinds garages furnaces forges bloomeries distilleries sugar houses malt houses breweries tan yards fisheries and ferries wharves and all other real estate and the structures and improvements including privately owned houses lodges and similar improvements erected upon public lands and not exempt by this act from taxation.

(b) All horses mares geldings mules and neat cattle over the age of four years.

(c) All traction engines and

(d) All salaries and emoluments of office all offices and posts of profits professions trades and occupations.

(e) All other property made taxable in any county city borough town or township by any special law of this Commonwealth.

Section 302 Personal Property Taxable for County Purposes Only Exemptions All personal property of the classes hereinafter enumerated owned held or possessed by any person copartnership or unincorporated association or company resident or located within this Commonwealth or by any joint-stock company or association limited partnership bank or corporation formed erected or incorporated in pursuance of any law of this Commonwealth or of the United States or of any other state or Government and liable to taxation within this Commonwealth whether

such personal property be owned held or possessed by such person copartnership unincorporated association company joint stock company or association limited partnership bank or corporation in his or its own right or as an active trustee agent attorney-in-fact guardian committee assignee receiver fiduciary or in any other capacity for the use benefit or advantage of any other person copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation is hereby made taxable annually for county purposes at the rate of four mills on each dollar of the value thereof and no failure to assess or return the same shall discharge such owner or holder thereof from liability therefor that is to say

(a) All interest paying mortgages except those issued or assumed by corporations for profit incorporated under the laws of the Commonwealth

(b) All interest paying promissory and judgment notes except notes discounted or negotiated by any bank banking institution saving institution or trust company and notes issued or assumed by corporations for profit incorporated under the laws of the Commonwealth

(c) All interest paying bonds except bonds issued or assumed by corporations for profit incorporated under the laws of the Commonwealth bonds issued or assumed by foreign corporations upon which a Pennsylvania State tax is paid by the corporations bonds accompanying mortgages and bonds of the United States the Commonwealth of Pennsylvania and any county city borough town township school district or poor district of the Commonwealth of Pennsylvania

(d) All dividend paying shares of stock of foreign corporations foreign limited partnerships foreign banks foreign joint stock associations of foreign companies except shares of stock of National banks and shares of stock of such foreign corporations limited partnerships associations and companies as pay a tax on capital stock in Pennsylvania for State purposes

(e) All interest paying equipment trust securities except those issued or assumed by corporations incorporated under the laws of this Commonwealth upon which a State tax is paid by such corporations

(f) All interest or rental paying certificates of interest all interest or rental paying participations in trusts and all other interest and rental paying securities evidences of indebtedness and instruments except those issued or assumed by corporations incorporated under the laws of this Commonwealth upon which a State tax is paid by such corporation

(g) All vehicles used for transporting passengers for hire including those owned by corporations partnerships and individuals except steam and street passenger railway cars

The provisions of this section shall not apply to personal property owned held or possessed in its own right by any (a) building and loan association (b) savings institution having no capital stock (c) corporation not for profit (d) fire company (e) firemen's relief association

(f) life or fire insurance corporation having no capital stock or (g) secret and beneficial society labor union or labor union relief association or beneficial organization paying sick or death benefits from funds received from voluntary contributions or assessments upon members nor shall this section apply to (h) mortgages bonds securities and evidences of indebtedness owned in their own right by corporations limited partnerships and joint-stock associations liable to a tax on capital stock under the laws of this Commonwealth

If at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock

None of the classes of property made taxable by this section for county purposes shall be taxed or taxable for any other local purpose or for State purposes

Section 303 Resident Aliens Taxable Any unnaturalized foreign born person who lives within the boundaries of this Commonwealth shall be considered a resident and shall be subject to the payment of all taxes levied by any

county city borough town township school or poor district in the same manner and under the same penalties as citizens of this Commonwealth

Section 304 Property Exempt From Local Taxation The following classes of property shall be exempt from all county city borough town township school and poor district taxes namely

(a) All churches meeting houses or other regular places of stated worship with ground thereto annexed necessary for the occupancy and enjoyment of the same

(b) All burial grounds not used or held for private corporate profit and all lots or the right of sepulture in such lots granted to any person or family by any incorporated cemetery company or church or religious congregation within any common inclosure made by such company church or congregation for the purpose of the perpetual burial of the dead so long as such lots shall be used or held only for the purposes of sepulture

(c) All hospitals universities colleges seminaries academies associations and institutions of learning benevolence or charity with the grounds thereto annexed and necessary for the occupancy and enjoyment of the same founded endowed and maintained by the public or by private charity

The exemptions granted in clauses (a) (b) and (c) shall apply only when the entire revenue derived is applied to the support of and to increase the efficiency and facilities of the same or to the repair or for the necessary increase of grounds and buildings thereof and for no other purposes

(d) All school houses belonging to any county city borough town township or school district with the ground thereto annexed and necessary for the occupancy and enjoyment of the same

(e) All court houses jails poor houses and all other public property used for public purposes with the ground thereto annexed and necessary for the occupancy and enjoyment of the same

Nothing contained in clause (a) (d) (c) (d) and (e) of this section shall exempt any property real or personal which is not in actual use or occupation for the purposes aforesaid and from which any income or revenue is derived nor shall anything in any of said clauses exempt any property real or personal in actual use and occupation for the purposes aforesaid unless the person or persons association or corporation so using or occupying the same shall be seized of the legal or equitable title in the realty and possessor of the personal property absolutely

(f) All real property owned by one or more institutions of purely public charity used and occupied partly by such owner or owners and partly by other institutions of purely public charity and necessary for the occupancy and enjoyment of such institutions so using it

(g) Any building which shall be owned and occupied by a free public non-sectarian library and the land on which it stands and that which is immediately and necessarily appurtenant thereto notwithstanding the fact that some portion or portions of said buildings or lands appurtenant may be yielding rentals to the corporations or association managing such library if the net receipts of such corporation or association from rentals shall be used solely for the purpose of maintaining the said library

(h) All property including buildings and lands reasonably necessary thereto provided or maintained by public or private charity and used exclusively by museums or art galleries and not used for private or corporate profit so long as the said public use continues

(i) All playgrounds with the equipments and grounds thereto annexed necessary for the occupancy and enjoyment of the same founded endowed or maintained by public or private charity which apply their entire revenue to the support and repair of such playgrounds and to increase the efficiency and facilities thereof either in ground or buildings or otherwise and for no other purpose and owned leased possessed or controlled by public school boards or property organized and duly constituted playground associations and approved and accepted by the board of county assessors of the county in which such playgrounds are situated This clause shall not exempt from taxation any property real or personal which is not in actual use and occupation for the purposes aforesaid and from which any income or revenue is derived

(j) All bonds and mortgages issued by the trustees of any State normal school under the provisions of the act of May twenty-second one thousand nine hundred and one (Pamphlet Laws two hundred and ninety) entitled "An

act authorizing the trustees of any State Normal School of the State of Pennsylvania to refund its bonded indebtedness at a lower rate of interest and to include in the reissue of bonds a limited amount of additional indebtedness contracted prior to the passage of this act for the erection of buildings or the making of other improvements"

(k) All real estate of public service corporations necessary for the enjoyment of their franchises and

(1) All property and lands owned by the government of the United States and by the Commonwealth of Pennsylvania but such exemption shall not apply to any charges placed upon any such lands for county township or school purposes

ARTICLE IV ANNUAL ASSESSMENTS

Section 401 Annual Assessments Triennial Assessments Abolished It shall be the duty of the board of county assessors to cause to be made an assessment of persons and an assessment and valuation of all property and subjects of taxation for county city borough town township school and poor purposes in the year one thousand nine hundred and twenty-six and annually thereafter and all triennial assessments and valuations for local taxation purposes as now existing in the several counties and cities and used as a basis for the collection of taxes for county city borough town township school and poor purposes are hereby abolished

Section 402 Oath of Subordinate Assessor Each subordinate assessor before assuming the duties of his office shall take and subscribe the following oath or affirmation "You do (swear or affirm) that you will support the Constitution of the United States and the Constitution of Pennsylvania and that you will perform your duty as subordinate assessor of the.....district of.....county with honesty and fidelity according to the laws of this Commonwealth and without fear favor affection hatred malice or ill will"

The oath or affirmation herein required shall be filed with the board of county assessors

Section 403 Standards of Valuation The subordinate assessors shall at least once each year meet with the board of county assessors on the day chosen by the board At such meeting a uniform standard shall be adopted to ascertain the actual value of all property made taxable by law In adopting such uniform standard there shall be taken into consideration (a) the improvements to the property (b) proximity to the market and (c) other advantages of situation as well as (d) the amount paid by the owner if the same came to the said owner through purchase within a reasonable time prior to the assessment (e) the amount of rents if any demanded or received during the year next preceding the rate of the assessment and (f) the amount of insurance which is carried on any building or improvement

The board shall also instruct subordinate assessors as to the kind and character of personal property which is taxable under this act for county purposes

Section 404 County Commissioners to Prepare Assessment Maps for the Use of the Board of County Assessors Immediately after the passage of this act the county commissioners in each county may cause to be prepared if not already prepared for the use of the board of county assessors assessment maps of all lands in their respective county which have been mapped plotted or laid out into lots and blocks Said assessment maps shall show the location of (a) all streets avenues courts or places (b) the location of each lot with respect to the said streets avenues courts or places (c) the size of each lot and (d) the number of each lot and block The said maps shall be prepared by wards where cities boroughs towns or townships are divided into wards and the blocks in each ward shall be numbered from one upwards and the lots in each block shall be numbered from one upwards When any deed is presented to the board of county assessors for registration which conveys a portion of a lot or lots it shall be the duty of the board of county assessors to note the said change on the said maps

The county commissioners in each county may also cause assessment maps to be made of all lands in their respective county which are not plotted into lots and blocks showing (a) the roads and highways (b) the location of the said lands with respect to said roads or highways (c) the size of each tract by acreage (d) the portion of each tract which

is improved land and (e) the portion which is wild or woodland by acreage A separate map shall be made for each township and the properties in each township shall be numbered from one upwards

The said county commissioners shall cause the said maps to be revised and brought up to date every four years after the same have been prepared

Section 405 Receipts for Annual Assessments Returns The board of county assessors shall not later than the first day of February of each year issue their precepts for the assessment of all persons and the assessment and valuation of all property and subjects of taxation to the subordinate assessors of the respective districts into which the county has been divided The subordinate assessors shall make and complete their assessments and valuations in the manner provided in this act and make return thereof to the board of county assessors not later than the first day of October of the same year

Section 406 Method of Assessment Penalty The several subordinate assessors shall assess rate and value all property and subjects of taxation according to the actual value thereof and at such rates and prices for which they believe the same would bona fide sell after full public notice and all customs now existing providing for the assessment and valuation of property and subjects of taxation at any other rate or price than that hereinbefore provided for are abolished prohibited and declared unlawful The subordinate assessors shall also make a just and perfect list of all male and female persons over the age of twenty-one years resident within their districts and assess said persons according to the valuation fixed for his or her respective office post of profit trade profession or occupation by the county commissioners of the county and shall arrange the same in alphabetical order according to the several cities boroughs towns and townships in which they reside In the performance of their duties the subordinate assessors shall personally view all visible property and subjects of taxation within their respective districts and shall make a personal house to house canvass in order that all persons legally chargeable with occupation poll or per capita taxes may be accurately ascertained and assessed

In the making of assessments the subordinate assessors when so instructed by the board of county assessors shall arrange all assessments and valuations of real property according to the location thereof by street and number but in all such cases persons who are assessed for the payment of occupation poll or per capita taxes only shall nevertheless be listed alphabetically

Any subordinate assessor who shall fail to make his assessment in the manner provided in this section or who shall knowingly and intentionally omit neglect or refuse to assess any person or property or subject to taxation or who shall knowingly and intentionally assess rate and value any property or subject of taxation at a rate of price below or in excess of that which he knows or believes the same would sell for at a bona fide sale after full public notice shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or undergo imprisonment for a period of ninety days or both

Section 407 Registry of Deeds and Mortgages Registration before Recording Required Penalty A registry of deeds mortgages and conveyances shall be established in the office of the board of county assessors The registry of deeds mortgages and other conveyances shall show (a) the date of the deed mortgage or other conveyance (b) the names of the grantor mortgagor and grantee or mortgagee (c) the consideration mentioned or real sum of money secured in the deed mortgage or conveyance (d) the location of the property by city borough town or township (e) the acreage or dimensions of the land mortgaged or conveyed (f) if the conveyance be a lot or lots on a recorded plan the number or numbers of the same (g) in the case of mortgages a brief description of the real estate upon which such mortgage is secured and (h) the date or several dates upon which the sum or portion of the sum of any mortgage shall become due and payable The recorder of deeds shall certify weekly to the board of county assessors a true record of each deed mortgage assignment and conveyance offered for record in his office and such certificate shall contain such information as may be required by the said board All mortgages assignment and articles of agreement given to secure the payment of money offered for record in the office of the recorder of deeds shall have attached thereto

a certificate setting forth the precise residence of the mortgage assignee or person entitled to interest

Prior to each annual assessment the board of county assessors shall deliver to the subordinate assessors a statement of all deeds mortgages assignments articles of agreement and conveyance within their respective districts during the preceding year together with all information regarding such deeds mortgages and conveyances in their possession

Section 408 Subordinate Assessors to Ascertain Owners of Real Estate Each subordinate assessor in making the assessment within his district shall ascertain as certainly as possible from the statements furnished by the board of county assessors from any other sources the name of the owner of each tract piece parcel and lot of ground and the improvements and minerals thereon in his district and assess the same accordingly

Section 409 Assessments to Show Names and Residences of Taxable Inhabitants The subordinate assessors shall in their assessments state the names and surnames and the address of each taxable inhabitant stating the street and number of the house in which such taxable inhabitant resides In all cases where such taxable inhabitant resides in a house not having a street and number address the name of the owner of the house and his or her address as definitely as possible shall be given

Section 410 Distinction Between Seated and Unseated Lands Abolished Real Estate Assessed Without Deduction for Encumbrances All distinctions now existing classifying lands as seated or unseated are hereby abolished and the subordinate assessors shall hereafter assess all land as land without any such distinction All real estate shall be assessed at its actual value without any deduction on account of any ground rent dower mortgage or other encumbrance thereon and shall be taxed accordingly

Section 411 Lands Improvements and Minerals to be Assessed Separately In assessing real estate all structures and improvements thereon shall be valued and assessed separately from the land In assessing minerals the same shall be assessed separately and apart from the surface regardless of the fact that the minerals and the surface lands may be owned by the same person copartnership association or corporation

Section 412 Timber and Cleared Land to be Designated Separately Exempt Property to be Returned In making assessments the subordinate assessors shall make a separate return of all timber land in their respective districts by specifying in separate columns how many acres of cleared land each tract contains and how many acres of timber land They shall also in a separate list return all property within their respective districts which is exempt by law from taxation

Section 413 Assessment of Auxiliary Forest Reserves All surface land which may hereafter be classified and set apart as auxiliary forest reserves in the manner provided by law shall be rated in value for the purpose of taxation not in excess of one dollar (\$1.00) per acre and shall continue to be so rated so long as the said land remains within the class designated as auxiliary forest reserves Provided however That if the said surface land is underlaid with coal iron ore oil gas or other valuable minerals said minerals shall be separately assessed The subordinate assessors in the several districts in which such lands are situate shall assess such lands in the manner for the assessment of real estate for purposes of taxation as if they had not been set apart as auxiliary forest reserves and shall make their return to the board of county assessors in like manner as is in this act subject to exemption appeal and final adjustment

Section 414 Revision of Auxiliary Forest Reserve Assessments by Board Upon receipt of assessment returns from the various assessors the board of county assessors shall reduce in their records to a sum not in excess of one dollar (\$1.00) per acre the assessment on all those lands which shall have been placed in the class known as auxiliary forest reserves in accordance with certificates filed with county commissions by the State Forest Commission and the original assessment returns made by said assessors shall be preserved

Section 415 Payment of Tax When Timber on Auxiliary Forest Reserves is About to be Harvested Whenever timber on land which is included in the class of land known as auxiliary forest reserves is about to be harvested the then owner of the timber on said land shall give a bond to the county treasurer in twenty per centum of the amount

of the estimated value of the timber to be harvested and to be approved by the court of the county conditioned to pay to the county treasurer within ninety days after harvesting ten per centum of the value of the trees immediately at and before the time of harvesting which amount shall be ascertained by statement and return under oath or affirmation furnished in triplicate one to the board of county assessors one to the county treasurer and one to the commission immediately after harvesting by the then owner of the land setting forth said value which sum thus paid shall be divided and distributed by the county treasurer of each county—to the county township school and poor district in which the auxiliary reserve is situate pro rata based upon the last assessed millage of taxation

Such sum of money when ascertained to be due as a tax by the filing of the foregoing statement and return under oath and as hereinbefore provided directed to be paid to the county treasurer by the owner of an auxiliary forest reserve shall from the time of such filing be and remain a lien upon the land of such owner until payment shall have been made All moneys received by the boards of supervisors shall be appropriated exclusively to the opening maintenance and repair of the public roads now or hereafter passing through or into said auxiliary forest reserves or upon which said reserves now or hereafter may abut and in the event that no public highways pass through or into said reserves or none of said reserves abut on such highways then said moneys shall be used for general township road purposes

Section 416 Appraisal of Taxes Due When Timber is Harvested on Auxiliary Forest Reserves Should the board of county assessors be dissatisfied with the return made as hereinbefore provided the court of common pleas of the proper county on petition of the board shall appoint a board of three appraisers who shall go upon the land in question estimate the quantity and value of the trees immediately at and before the time of harvesting and make a return thereof to the court which said return shall then be made the basis upon which each owner shall make payment to the respective county treasurers unless changed upon appeal The said appraisers shall be duly sworn or affirmed before entering upon their work and either party if dissatisfied with the report of the appraisers shall have right of appeal to the court of common pleas of the county within ten days after such report shall be filed and notice thereof given the owner The said appraisers shall be allowed their expenses and a compensation to be fixed by the court both to be paid by the county

Section 417 Assessment of Timber Lands when Removed from Class of Auxiliary Forest Reserves In case of the removal of said lands from the class known as auxiliary forest reserves prior to the maturity of the timber and without payment of the tax of ten per centum of the value thereof as provided in this act the board of county assessors shall on notice from the forest commission ascertain the amount of the taxes which would have been paid by the said owner on the original assessment before the reduction provide for in this act adding legal interest from the date when each tax payment would have become delinquent The said board shall likewise ascertain the amount of taxes which have actually been paid upon the land in question adding legal interest upon all such payments from date when paid and certify the result thereof to the county treasurer who shall then proceed in the manner provided for the collection of county taxes under general laws to recover from such owner the difference between the two amounts with costs Such difference so ascertained to be due as tax as aforesaid shall be and remain a lien upon the land of such owner until payment shall have been made

If such land shall be so removed from said class after the due cutting of matured crop and the payment of tax thereon the owner shall in that case not be liable for such past assessment but the land shall thereafter be liable to assessment and tax as all other land not classed as auxiliary forest reserves

Section 418 Assessment of Ground Rents The subordinate assessors shall in assessing ground rents where there is no provision made in ground rent deeds that the lessee shall pay the taxes thereon estimate and assess such ground rents to the owners thereof In all other cases the ground rent shall be assessed to the lessee No mistake in assessing any ground rent as herein provided shall invalidate such assessment

Section 419 Assessment of Property of Decedents When any person shall die leaving real or personal estate subject to taxation such property may as long as the same shall belong to the estate of such deceased person be assessed and taxed in the name of the decedent his personal representatives or his heirs or in the name of any of them In taxing property in the names of the personal representatives or heirs it shall not be necessary to designate them by their given names or by their surnames

Section 420 Assessment of Lands and Mineral Divided by County City Borough and Township Lines Wherever county lines divide a tract of land the tract shall be assessed in the county in which the mansion house or plant thereon is situate

Where township lines divide a tract of land the tract shall be assessed in the township where the mansion house or plant thereon is situate

Where a tract of land lies partly within one or more townships and partly within a borough or city so much thereof as lies within the township or townships shall be assessed therein and the remainder shall be assessed in the borough or city notwithstanding that the mansion house or plant of the tract is located in the borough or city

Where the dividing line between any two townships or between any township and borough or city shall pass through the mansion house or plant of any tract of land the owner of such tract may choose as the place of residence or location either of the townships or the borough or city by giving a written notice of his election to the board of county assessors which election shall be binding on the owner and occupants of such mansion house or plant and on the future owners thereof In case of the neglect or refusal to make an election the persons occupying the said mansion house or plant shall be regarded as residing being located within the township wherein lies the greater portion of the land and the assessors shall in any such case or when the owner of the land elects that the place of residence of the occupants of said mansion house or location of the plant shall be in the township assess such person and the land on which such mansion house or plant is erected in the township

Where lands underlaid with minerals are divided by county township borough or city lines such minerals shall be assessed in the county township borough or city in which it actually lies

Section 421 Assessments Where Property Undisclosed or False Returns Made If any subordinate assessor shall have reason to believe that any person copartnership association or corporation has rendered a false statement of property or of any subject made taxable by law or has not made a full disclosure of the same he shall return what he shall believe to be the full value and amount thereof to the board of county assessors If the person copartnership association or corporation thus assessed shall feel aggrieved an appeal may be had from such assessment The board of county assessors may administer an oath or affirmation to the person or any member or principal officer of the copartnership association or corporation taking such appeal touching the value and amount of their property or any subject made taxable and if it deems an abatement proper the same shall be made The board of county assessors may also receive any other evidence it deems of value in determining the ownership and value of any such property

Section 422 Penalty on Subordinate Assessors Any subordinate assessors having taken upon himself the duties of his office who shall neglect or refuse to comply with any lawful order precept or warrant issued to him by the board of county assessors or who shall neglect or refuse to perform the duties enjoined upon him by law or who shall refuse to assess and return any person whom he knows to be liable to assessment shall pay a fine not exceeding one hundred dollars for the use of the county to be recovered in a summary proceeding in the manner provided by law

Section 423 Return of Personal Property Taxable for County Purposes The board of county assessors shall annually furnish the subordinate assessor with blanks prepared by them for the return of personal property made taxable for county purposes The subordinate assessors shall furnish a copy of the same to every taxable person copartnership unincorporated association joint-stock association limited partnership and corporation in his respective district or to any officer agent or employee found at the place of business of any such limited partnership copartnership un-

incorporated association joint-stock association or corporation in his district Upon such blank each taxable person copartnership unincorporated association limited partnership joint-stock association and corporation shall respectfully make return annually to the subordinate assessor of the aggregate amount of all the different classes of personal property made taxable by section three hundred and two article three of this act for county purposes held owned or possessed by such person copartnership unincorporated association limited partnership joint-stock association or corporation in his her or its own right or as trustee agent attorney-in-fact or in any other capacity for the use or advantage of any other person persons copartnership unincorporated association limited partnership joint-stock association or corporation This return shall be made and sworn or affirmed to by such taxable person and in the case of copartnerships unincorporated associations and joint-stock associations by some member thereof and in the case of limited partnerships and corporations by the president chairman treasurer or general partner thereof Any corporation joint-stock association or limited partnership doing business in more than one county shall make such return only in the county in which its principal office is situate

Any subordinate assessor who shall wilfully neglect or refuse to furnish any taxable person copartnership unincorporated association joint-stock association limited partnership or corporation with the blank provided for in this section shall pay a fine of twenty-five dollars for the use of the county for each such neglect or refusal to be recovered in a summary proceeding in the manner now provided by law

Section 424 Affidavit to Personal Property Return Penalty The affidavit required by the last preceding section shall be made before the subordinate assessor or any member of the board of county assessors or any clerk of said board or before some other person authorized to administer oaths and shall set forth that the return is full true and correct to the best of affiant's knowledge and belief Any person or officer who shall wilfully and corruptly make a false and fraudulent return shall be guilty of wilful and corrupt perjury and be punished accordingly

Section 425 Subordinate Assessors not to Receive Fee for Affidavits to Returns Returns Without Affidavits Not to be Accepted Penalty Any subordinate assessor who administers the oath or affirmation to any person or officer making the return prescribed by this act shall not receive or collect any fee for such service any subordinate assessor who shall accept such return from any person or officer without requiring such oath or affirmation or shall make any charge for administering such oath or affirmation shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars

Section 426 Estimated Returns Of Personal Property Where No Return Made Procedure Revision And Correction Penalty Upon the refusal or failure of any taxable person copartnership unincorporated association limited partnership joint-stock association or corporation to make a return verified by oath or affirmation as hereinbefore required within ten days after being notified so to do the subordinate assessor shall make a return for such taxable person copartnership unincorporated association joint-stock association limited partnership or corporation from the best information he can obtain He shall examine the records and lists of judgments returned by the prothonotary and clerk of the court of common pleas and the registry of mortgages and assess such defaulting person copartnership unincorporated association joint-stock association limited partnership or corporation with the amounts of all such lines with interest thereon and add thereto the amount of all taxable property obtained from all other sources of information available The board of county assessors shall revise and correct this return according to the best information they can command from the records in their office or other sources They shall send for persons and papers and may administer oaths or affirmations To the revised and corrected estimated return the board of county assessors shall add fifty per centum The aggregate amount so obtained shall in each case be the basis for taxation

Section 427 Substitution of Personal Property Returns For Estimated Returns Assessment And Collection of Taxes When Facts Become Known If any taxable person copart-

nership unincorporated association limited partnership joint-stock association or corporation on or before the day fixed for appeals from assessments shall present reasons supported by oath or affirmation satisfactory to the board of county assessors excusing the failure to make a return such as should have been made to the subordinate assessors and shall then make such return to the board of county assessors may substitute such return for that returned by the subordinate assessor and corrected

In cases where by the refusal or failure of any taxable person copartnership unincorporated association limited partnership joint-stock association to make return a return has been made by the assessor and a penalty has been added by the county commissioners or board of revision of taxes or a return so made and no penalty added such action shall not stop the county or city from the collection of any additional tax due whenever the facts may become known and it shall be the duty of the officers charged with the assessment and collection of such taxes to assess or reassess any such personal property for any former year or years and collect the balance of the tax which should have been paid together with interest thereon at the rate of six per centum In ascertaining the balance found to be due no credit shall be given for any penalty formerly assessed and paid And provided further That in every case of a false or incomplete return it shall be the duty of the officers charged with the assessment and collection of said tax whenever the facts may become known to reassess the personal property of any such taxable for any former year or years and to collect the balance of the tax found to be due together with interest at the rate of six per centum

Section 428 Conspiracies To Make False Personal Property Returns Penalty If any subordinate assessor and any taxable person or members of any copartnership or unincorporated association or officer stockholder or member of any limited partnership joint-stock association or corporation shall agree or enter into any arrangement or understanding that upon the failure of such taxable person copartnership unincorporated association limited partnership joint-stock association or corporation to make the return required by law to be made such subordinate assessor shall return a less amount of property made taxable than should have been returned by such taxable person copartnership unincorporated association limited partnership joint-stock association or corporation the persons entering into such agreement arrangement or understanding shall be guilty of conspiracy and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars and to undergo an imprisonment either at labor by separate or solitary confinement or to simple imprisonment not exceeding three years

Section 429 Recorder of Deeds to Certify Record of Mortgages Et Cetera Satisfied to Board of County Assessors The Recorder of deeds shall keep a daily record of the names of the parties to all mortgages and articles of agreement for the payment of money which shall have been that day satisfied of record The record shall on the first Monday of each month file the said daily record in the office of the board of county assessors and attach his certificate thereto

Section 403 Prothonotaries Et Cetera to Certify Record of Judgments Et Cetera to Board of County Assessors The prothonotary or clerk of the court of common pleas shall keep a daily record separate from all other records of every judgment or instrument securing a debt entered of record in his office which daily record shall set forth the following information to wit (a) The date of the instrument or judgment (b) the names of the plaintiff and defendant together with the precise residence of the plaintiff or person to whose use such judgment or obligation to pay money is marked whenever such residence can be ascertained (c) the real sum secured and (d) the date or dates when the sum or portion of the same shall become payable with (e) the further information whether any bonds or judgments are accompanied with mortgage and also (f) the number of every judgment or instrument securing a debt together with (g) the amount of same which shall have been that day satisfied and (h) the names of the plaintiff and defendant thereto He shall file such daily record in the office of the board of county assessors on the first Monday of each month and attach their certificate thereto

Section 431 Certification of Record of Mortgages to

Counties Where Parties Subject to Tax are Resident The instance within any county of said mortgages and other obligations that shall be owned by a person copartnership association limited partnership joint stock association or corporation resident or doing business within this Commonwealth and not a resident of said county and in the case of a corporation limited partnership or company not having its principal office within said county shall transmit a certified statement of said record to the board of county assessors of the proper county wherein said person is domiciled or wherein said copartnership association limited partnership joint-stock association or corporation does business or maintains its principal office and shall also transmit to the board of county assessors a certified statement whenever it shall appear from the record that said mortgages and other obligations are satisfied which upon its receipt shall be filed of record by the board of county assessors

Section 432 Statement of Mortgages Et Cetera to be furnished to Subordinate Assessors The board of county assessors upon the receipt of the daily records from the offices of the recorder or prothonotary or clerk shall file the same in their office and on or before the time of making the assessment in any year prepare from the said records and from the registry of mortgages in its office a statement showing as far as practicable the number and amount of said mortgages and all other taxable obligations and names of the parties thereto in each district The statement shall be delivered to the subordinate assessor of each district respectively before said officers shall enter upon the discharge of their proper duties

Section 433 Comparison of Mortgage Et Cetera Statement With Personal Property Return The subordinate assessors shall in making up their valuations of money at interest compare the return made by each person copartnership association limited partnership joint-stock association or corporation with the statements furnished them by the board of county assessors If the amount of said mortgages or other obligations as contained in said statement shall exceed the amount set forth in the return of any person copartnership association limited partnership joint-stock association or corporation the subordinate assessors shall note the fact and make return of the same to the board of county assessors

Section 434 Additions to Personal Property Returns by the Board of County Assessors In all cases where any person copartnership association limited partnership joint-stock association or corporation has returned a less amount of money at interest than appears from the records in possession of the board of county assessors the board shall thereupon raise the valuation of the personal property of such person copartnership association or limited partnership joint-stock association or corporation to the amount set forth in such records and shall forthwith notify the persons copartnerships associations limited partnerships joint-stock association or corporation interested of the increase of valuation and that the same is subject to appeal at the same time and in the same manner as the original assessment

Section 435 Penalty Upon Officers in Connection with Personal Property Returns Any willful failure on the part of a member of the board of county assessors subordinate assessors recorder of deeds prothonotary or clerk of courts to carry out the duties imposed upon them by the several preceding sections of this article shall be a misdemeanor and upon conviction any such person shall be sentenced to pay a fine not exceeding five hundred dollars and to undergo an imprisonment not exceeding one year

Section 436 Fees for Certification of Personal Property Records Recorder of deeds prothonotaries and clerks of the court of common pleas shall be entitled to receive ten cents for each deed mortgage conveyance judgment lien assignment or satisfaction reported or certified to the board of county assessors The fees shall be paid by the county treasurer on the presentation of proper vouchers and shall be applied in like manner as other fees received by such recorders prothonotaries and clerks No fee shall be allowed in any case where the residence of any plaintiff or assignee is omitted in such report The aggregate amount allowed any prothonotary recorder of deeds or clerks of the courts shall not exceed the sum of six hundred dollars per annum

Section 437 Taxpayers Permitted to Examine Returns From the time of the filing of the returns by the subordinate

assessors in the office of the board of county assessors until the day fixed for appeals any taxable inhabitant of the county may examine the returns of the subordinate assessors

Section 438 Assessment of Persons for Election Purposes Any citizen whose name may have been omitted from the assessment or who has moved into any election district subsequent to the making of an assessment and who desires to vote may apply in person to the board of county assessors at any time at least two months before any general or municipal election The board of county assessors shall thereupon enter the name of such citizen upon the assessment for the year previous and shall immediately certify the name of such person to the county tax collector and cause the same to be entered upon the proper duplicate for the year in which such person applies and shall charge such person with the proper amount of occupation poll and per capita taxes Such person for the purpose of qualifying himself or herself to vote may pay such county occupation tax to the county tax collector at any time at least one month before such election and the county tax collector is hereby authorized to receive and receipt for the same

ARTICLE V

REVISION APPEALS FORM ASSESSMENTS

Section 501 Examinations of Assessors' Returns The board of county assessors not later than the first day of October of each year shall examine and inquire into the returns made by the several subordinate assessors and ascertain whether the assessment and valuation have been made in conformity with this act and whether all property and subjects liable to taxation for county city borough town township school and poor purposes have been valued at the actual value thereof and at a sum not less than the same would bring at a bona fide sale after full public notice

Section 502 Conformity with Legal Standard of Valuation Required It shall be unlawful for the board of county assessors in revising valuations and in disposing of appeals to adopt any standard or system for the valuation of property and subjects other than that fixed by the preceding section and that fixed by this act for subordinate assessors and all customs now existing providing for the revising of valuations at any other rate or price than that hereinbefore provided for or the equalizing of valuations are abolished prohibited and declared unlawful

Section 503 Assessment of Omitted Subjects and Persons The board of county assessors shall have power to add to the assessment of any district after the same has been returned by the subordinate assessor and prior to the day fixed for appeal for the district any property or subject of taxation or the name of any taxable person omitted by any subordinate assessor and to assess rate and value the same with like powers as the subordinate assessors

Section 504 Communications as to Low Assessments Revisions to be Continued Until Completed The board of county assessors shall consider the written communication of any taxable inhabitant or of the corporate authorities of any city borough town township school or poor district relative to the valuation of any property or subject of taxation which they believe to have been assessed too low and shall raise such valuation to the amount required by law The board of county assessors shall continue in session from day to day until all of the assessments have been revised as required by this act

Section 505 Transcripts of Assessments Appeals and Notices Thereof When the returns of the subordinate assessors have been revised by the board of county assessors they shall make transcripts of the same by cities boroughs towns and townships and forward them to the subordinate assessors and shall at the same time fix the day or days when appeals from the respective districts or cities boroughs towns and townships will be heard The subordinate assessors shall give written or printed notice at least five days before the day fixed for appeals to every taxable inhabitant of his district of the property and subjects the assessment of which has been increased over the preceding annual assessment the amount of such assessments and of the time and place of appeal Each taxable inhabitant is authorized to enter with the board of county assessors an appeal from his or her assessment and valuation as returned and revised

Section 506 Notices to and Appeals by Municipal Districts The board of county assessors shall give written

or printed notice to the corporate authorities of the several counties cities boroughs town townships school districts and poor districts of the time and place fixed for appeals The corporate authorities of any county city borough town township school district and poor district are empowered to appeal to the board of county assessors from any assessment made by the subordinate assessors and revised by the board of county assessors in the same manner and with like effect as if taken by a taxable inhabitant

Section 507 Subordinate Assessors to Attend Appeals Hearings Away From County Seat The subordinate assessors shall attend at the time and place fixed for the appeals for their respective districts or territory within their respective districts to prevent impositions being practiced upon the board of county assessors by parties appealing

The board of county assessors shall have power when hearing tax appeals to sit and to hold hearings and dispose of appeals away from the county seat and within the city borough or township of the county where the appeals originate and to take action on any such appeals with like force and effect as if said appeals were regularly heard and action thereon taken in their respective offices at the county seat

Section 508 Appeals to be in Writing Each taxable person county city borough town township school district and poor district taking any appeal as hereinbefore provided shall reduce the same to writing on forms to be supplied by the board of county assessors and shall set forth in such detail as may be feasible the particular assessment or valuation appealed from and the reasons therefor

Section 509 Board of County Assessors to Hear Testimony Summon Witnesses and Administer Oaths Penalty In hearing appeals and in the correction of personal property returns the board of county assessors shall receive such testimony as may be offered touching the merits of the appeal and may subpoena any persons who in their judgment are capable of assisting the board in arriving at proper conclusions Any county assessor is empowered to administer oaths and affirmations to persons coming before them on appeals or in obedience to any subpoena In case any person subpoenaed shall refuse to appear before the board of county assessors or shall refuse to testify the board may present its petition to the court of common pleas of the county setting forth the facts and thereupon the court shall issue its subpoena commanding such person to appear before it and there to testify to such matters as may be inquired into by the board of county assessors Any person who shall fail or refuse to obey any subpoena so issued by the court or who shall refuse so to testify shall be punished for contempt The board of county assessors may provide for the payment from the county treasury of reasonable witness fees to any person who may be summoned to testify before them on any matter other than his or her own assessment or return

Section 510 Revision After Appeals Immediately after the appeals are over the board of county assessors shall revise the assessments and valuations and shall proceed to ascertain the total assessed valuation of property and subjects taxable for county purposes and for other local purposes within the respective cities boroughs towns townships school districts and poor districts

Section 511 Legality of Revised Assessments All assessments and valuations as finally revised and not appealed from to the court of common pleas or the Supreme or Superior Court as hereafter provided shall be legal and valid assessments and valuations and shall not thereafter be subject to any change or correction notwithstanding any defect error or illegality in the same

Section 512 Total Valuations to be Certified to Municipal Districts Levies by Municipal Districts Immediately after the assessments have been revised but not later than the first day of December the board of county assessors shall certify to the county commissioners and to the corporate authorities of each city borough town township school district and poor district the total assessed valuation of property and subjects taxable within their respective districts and the said county commissioners and corporate authorities shall not later than the first day of January succeeding the year in which the assessment was made proceed to levy all taxes which they are now or may hereafter be empowered by law to levy upon the assessed valuation so

certified as well as all poll taxes which they are by law authorized to levy

Section 513 Appeals to Common Pleas Assessments to Remain Valid pending Appeals Any owner of taxable property or any county city borough town township school district or poor district who or which may feel aggrieved by any assessment or valuation may appeal from the decision of the board of county assessors as finally fixed by the board to the court of common pleas Such appeal shall be by petition filed in open court or in the prothonotary's office within thirty days after the board of county assessors has acted upon such assessment and valuation Whenever any appeal shall be entered as hereinbefore provided the assessment and valuation appealed from shall remain a legal and valid assessment for all purposes whatsoever until a final decree of a court has been entered at which time the assessment and valuation shall be corrected in accordance with said decree The appeal shall not prevent the collection of taxes imposed upon such assessment and valuation but in case the assessment and valuation shall be raised or reduced by a final decree of court then any increase in such taxes shall be collected from the persons owing the same or any excess shall be returned to the person who has paid the same

Section 514 Disposition of Appeals Standard of Valuation The court of common pleas shall proceed at the earliest convenient time of which at least ten days' notice shall be given to the board of county assessors to hear the appeal and to make such orders and decrees as may seem just and equitable having regard only to the actual value of the property or subject and the price which the same would bring at a bona fide sale after full public notice and all customs and practices now existing providing for the fixing of assessments and valuations at any other rate or price than that herein provided for or providing for the equalization of valuations without regard to the actual value of the property are abolished prohibited and declared unlawful

The cost of any appeal and hearing shall be apportioned as the court may direct

Section 515 Appeals to Superior and Supreme Courts Any owner of taxable property or any county city borough town township school district or poor district may appeal from any judgment order or decree of the court of common pleas affecting the assessment and valuation of property to the Superior or Supreme Court Such appeal shall not prevent the collection of the taxes based upon such assessment and valuation but in case the same shall be raised or reduced then any increase in such taxes shall be collected from the persons owing the same or any excess shall be returned to the person who has paid the same

ARTICLE VI COLLECTION OF TAXES

Section 601 Certification of Rates to Board of County Assessors The corporate authorities of each county city borough town township poor district and school district shall not later than the first day of January of the year one thousand nine hundred and twenty-seven and each year thereafter certify to the board of county assessors the several rates of taxation which have been levied within their respective districts upon the assessed valuation as finally revised and certified by the board of county assessors The said corporate authorities shall also certify the amount of any occupation tax poll tax or per capita tax levied upon each taxable within their respective districts The said corporate authorities shall at the same time forward to the board of county assessors their warrants directed to the county tax collector authorizing him to collect the taxes levied and assessed for their respective districts as will appear upon the duplicates to be furnished to him by the board of county assessors

In case any district shall neglect to certify its rate by the date hereinbefore fixed the board of county assessors is authorized to use the rate assessed the previous year and prepare duplicates accordingly

Section 602 Preparation of Duplicates Contents After the receipt of the rates of taxation the board of county assessors shall cause to be prepared duplicates of county city borough town township school and poor taxes by cities boroughs towns and townships which shall show (a) the name and residence of each taxable (b) the location and valuation of each parcel of real estate of such taxable (c)

the valuation of any personal property taxable for all local purposes (d) the valuation of personal property of each person taxable for county purposes only (e) the valuation of the occupation of each taxable (f) the amount of any occupation tax poll tax or per capita levied by any district (g) the several amounts of taxes due by each person and (h) the total amount of taxes due by each person All duplicates shall be public records and shall be admissible in evidence in the same manner as other public records All duplicates shall be preserved in the office of the county tax collector at the county seat

It shall be the duty of the Bureau of Municipalities of the Department of Internal Affairs immediately after the passage of this act to prepare a model duplicate or duplicates arranged substantially in accordance with this act and to certify the form thereof to the board of county assessors of the several counties

Section 603 Preparation of Duplicates for Certain Poor Districts and Independent School Districts In the case of any poor district embracing territory in more than one county and in the case of any independent school district embracing territory in one or more boroughs or in one or more townships or in boroughs and townships whether in the same or in different counties the duplicates shall be prepared by municipal districts as hereinbefore provided but shall set forth specifically with the name of each taxable the poor district or school district to which the taxes charged in the duplicates are payable

Section 604 Notices to Taxables Contents Stubs With the preparation of the duplicates the board of county assessors shall cause to be prepared a notice to each taxable whose name appears on the duplicates Such notice shall contain (a) the name of the county and the name of the city borough town or township in which the taxes are assessed (b) the rates of taxation levied by the county city borough town township school district and poor district in which the person is taxable (c) the valuation of the real and personal property of the person taxable for all local purposes (d) the valuation of the personal property taxable for county purposes only (e) the valuation of the occupation of the taxable (f) the occupation poll and per capita taxes levied by the respective districts (g) the full amount of county city borough town township school and poor taxes for which the taxable is liable (h) a statement that the first installment of all of said taxes is due and payable (i) when the remaining installment will become due and payable (j) the time when an additional percentage will be added to the several installments as a penalty (k) the places where the person receiving the taxes can enter a receipt of such taxes are payable (l) a space or spaces in which the amount paid and (m) a statement that the taxable shall bring such notice with him when making payment of taxes

There shall be attached to each notice two detachable stubs upon which the person or bank receiving the taxes can enter an appropriate record of the several payments made by each taxable

Such notice shall be mailed by the board of county assessors to the last known address of each taxable not later than the last day of February of each year

Model forms of such notice shall be prepared by the Bureau of Municipalities of the Department of Internal Affairs

Section 605 Duplicate Notices In case any taxpayer shall lose or destroy any tax notice he shall upon application to the board of county assessors be furnished with a copy of such notice and such copy and the stubs thereto attached shall be used for the notation of the receipts of payments and for entry of payments upon the duplicate Copies of said notices may be obtained by personal application or by mail when a stamped and addressed envelope is forwarded for the return of such duplicate notice

Section 606 County Treasurer Designated as County Tax Collector Bond The county treasurer of each county shall be the collector of all county city borough town township school and poor taxes levied and assessed by said districts and shall be known as the county tax collector He shall give bond yearly to the Commonwealth in an amount to be fixed by the county commissioners and with surety corporate or personal to be approved by the court of quarter sessions Such bond shall contain a warrant of attorney to confess judgment thereon and shall be conditioned that such collector shall well and truly collect and pay over or

account for to the several districts entitled thereto the whole amount of the taxes assessed in the duplicates delivered to him which have not been exonerated or returned for non-payment. Said bond shall be deposited with the controller of the county where such office exists and in all other cases with the county commissioners. The cost of procuring said bond shall be an item of the cost of collection of taxes and shall be paid by the county and the several cities boroughs towns townships school districts and poor districts in the proportion hereinafter provided for.

Section 607 Appointment of County Tax Collector in Certain Cases Where any county tax collector refuses to furnish a proper bond or fails to finally settle all duplicates in his hands for any year in accordance with this act it shall be unlawful for the board of county assessors to deliver to him any new duplicates. In any such case a vacancy in the office of county collector shall exist the county commissioners shall immediately appoint a citizen of the county as county tax collector who shall hold office until a new county treasurer is duly elected and qualified. The county tax collector so appointed shall have all the rights powers privileges and emoluments conferred upon and be subject to all the liabilities and penalties of the county tax collector by this act. Any vacancy happening in said office after any such appointment shall be filled in the manner as herein provided.

Section 608 Salaries of County Tax Collectors Each county treasurer in addition to the salary and fees which he receives for acting as such shall receive the following annual salary as county tax collector:

(a) In counties of the second class five thousand dollars (\$5,000)

(b) In counties of the third class three thousand dollars (\$3,000)

(c) In counties of the fourth class three thousand dollars (\$3,000)

(d) In counties of the fifth class two thousand dollars (\$2,000)

(e) In counties of the sixth class fifteen hundred dollars (\$1,500)

The salaries herein provided shall constitute an item of the cost of collection of taxes and shall be apportioned as hereinafter provided.

Section 609 Appointment of Clerks Salaries. The county tax collector with the consent of the county commissioners shall employ such number of clerks as may be deemed necessary to carry into complete effect the provisions of this act. The salary of such clerks shall be fixed by the salary board or by the county commissioners as the case may be. To assist the county treasurer in the collection of taxes the county commissioners with consent of the board of county assessors may assign to the county tax collector any of the subordinate assessors or clerks of the board of county assessors when their service are not required by said board but such assessors and clerks shall receive no additional compensation for such services. Such clerks shall in addition to their salaries be entitled to their expenses when engaged in the performance of their duties under the direction of the county tax collector as deputies or otherwise.

The salaries and expenses of the clerks to the county tax collector shall constitute an item of the cost of the collection of taxes and shall be apportioned as hereinafter provided.

Section 610 Division of Cost of Preparing Duplicates Notices to Taxables and Collection of Taxes. The board of county commissioners shall keep an accurate account of all moneys expended for books supplies stamps salaries including the salary of the county tax collector clerical hire and other expenses incidental to the preparation of duplicates the preparation and mailing of notices and the collection of taxes. One-half of such entire cost and expense shall be paid by the county and the remaining one-half of such cost shall be paid by the several cities boroughs towns townships school and poor districts in the proportion that the valuation of the assessment of the particular district bears to the total valuation of all of said districts. All of such costs and expenses shall be paid in the first instance by the county. The county commissioners shall once each year certify the amount due by each of said districts and request payments thereof. In case any such district shall neglect to pay its proportion of such expense within ninety days after notice so do the same shall upon certification by the county commissioners be deducted from

the funds in the hands of the county tax collector belonging to such district and the county tax collector is hereby directed to pay any such amount into the county treasury and the receipt of the county commissioners shall exonerate the tax collector from the payment of such amount to the district.

Section 611 County Tax Collectors to be Responsible for Collections Life of Warrants Powers of Executors and Administrators of Deceased Collectors. The controller in all counties where such office exists and in other counties the board of county assessors shall charge the whole amount of taxes in the several duplicates to the county tax collector. Each county tax collector shall be responsible for the collection of all taxes charged in the several duplicates delivered to him during his term of office except such as are legally returned for non-payment or abated or exonerated as hereafter provided. The warrants attached to the several duplicates shall be effectual for the collection of taxes for a period of two years. The executors and administrators of any county tax collectors shall have the same power to enforce the collection of unpaid taxes as the collector would have if living and may employ a suitable person to act for them in the execution of the warrant with all the powers of the deceased county tax collector in the case of the death of any county tax collector his executors or administrators upon the settlement of all duplicates charged to said collector shall receive the salary provided for in this act for the county tax collector.

Section 612 Delivery of Duplicates to County Tax Collector Warrants to be Attached. The board of county assessors shall not later than the last day of February of the year one thousand nine hundred and twenty-seven and each year thereafter deliver to the county tax collector the several duplicates prepared by them showing the taxes to be collected for county city borough town township school and poor purposes. To such duplicates shall be attached the warrants issued by the corporate authorities of the county and the several cities boroughs towns townships school and poor districts authorizing the county tax collector to collect receive and receipt for all taxes levied within the respective districts.

Section 613 Lien of Taxes All county city borough town township school and poor taxes levied and assessed upon real property shall be a first lien upon such property from the time they become due and such lien shall continue and remain a valid lien until all of said taxes are fully paid and satisfied or are discharged by a county commissioner's sale as hereafter provided or by sale on a tax lien as provided by law.

Section 614 Deputy County Tax Collectors The county tax collectors shall have authority to appoint any of his clerks as deputy county tax collectors with like powers as are given to him under the provisions of this act and the county tax collector may assign such deputies to sit receive and receipt for taxes in any municipal district of the county. The county tax collector is also given authority to appoint any bank banking institution or trust company located within the county as a deputy county tax collector for the purpose however only of receiving and receipting for tax paid to it at its place of business. The county tax collector shall be responsible for the acts of each deputy county tax collector. No bank banking institution or trust company shall be allowed any compensation or commission for acting as a deputy county tax collector other than expenses actually incurred in transmitting moneys and stubs as hereinafter provided to the county tax collector. All such expenses including expenses of deputy collectors in sitting in municipal districts shall constitute an item of the cost of collection of taxes and shall be apportioned as hereinbefore provided.

Section 615 Attendance of Collectors in Certain Districts Notice. In any municipal district where no bank banking institution or trust company is located which has been designated as a deputy county tax collector the county tax collector or one of his deputies shall sit to receive payment of taxes at least two days prior to the time when a penalty will attach to any installment of taxes. Public notice of the time and place of the attendance of such deputy shall be given twice in one newspaper printed in or circulating generally in said district. In lieu of advertisements in particular districts the county tax collector is authorized to advertise a list of the times and places when deputies will attend in the several districts of the county such list

shall be published four times in four newspapers if so many are published in such county circulating generally in the county. The board of county assessors may also print on tax notices the dates when deputy tax collectors will sit in the district. The cost of all advertising provided for by this section shall constitute an item of the cost of the collection of taxes and apportioned as in this act provided.

Section 616 Collecting Entry of Receipts Forwarding stubs Immediately after the delivery of the several duplicates the county tax collector shall proceed to collect the taxes therein charged. The county tax collector and any deputy tax collector at the office at the county seat or when sitting in any municipal district or any bank banking institution or trust company legally authorized to act as a deputy county tax collector when receiving taxes shall note a receipt upon the appropriate space provided on the notice mailed to the taxable and by him produced of the particular instalment or instalments of taxes paid by the taxable and shall enter upon the appropriate stub attached to the said notice a record of such payment. The county tax collector or such deputy county tax collector shall thereupon remove said stub and shall if the tax is paid at any place other than the office at the county seat immediately forward the same to the county tax collector who shall cause to be entered upon the proper duplicate in his possession a record of the payment made.

Section 617 Payment of Taxes in Instalments Penalty on Delinquent Taxes All county city borough town township school and poor taxes charged in the several duplicates delivered to the county tax collector shall be payable in two instalments. The first instalment shall be due on the first day of March and shall be paid before the first day of May and the second instalment shall be due on the first day of August and shall be paid before the first day of October. All instalments of taxes which are not paid before the dates hereinbefore set forth and fixed shall become delinquent. No abatement on any taxes shall hereafter be made but all instalments of taxes when due and owing shall be payable for the full amount thereof. To all instalments of taxes not paid before the day the same become delinquent a penalty of one per cent for each month or fractional part thereof shall be added and collected by the county tax collector which penalty shall be added from the date when such taxes become due and not from the date they became delinquent.

Section 618 Payments by Registered Mail Payments of any instalments of taxes may be made by money order or by certified check and forwarded by registered mail addressed to the county tax collector at the county seat. In the case of any such payment the taxpayer shall enclose his notice in order that the proper receipt may be entered by the county tax collector and returned to the taxpayer and the proper stub may be detached for entry upon the duplicate.

Section 619 Proceedings to Collect Taxes If any person shall fail neglect or refuse to make payment of any one or more instalments of taxes which are delinquent within thirty days after demand made the county tax collector or any of his deputies may levy the amount thereof together with the penalty and costs by distress and sale of the goods and chattels of the delinquent giving ten days' public notice of such sale by written or printed advertisement. In case goods and chattels sufficient to satisfy the same with the costs cannot be found such collector may take the body of such delinquent and convey him or her to the jail of the county there to remain until the amount of such tax together with penalty and costs shall be paid or secured to be paid or until the delinquent shall be otherwise discharged. Nothing herein contained shall authorize the arrest or imprisonment of any infant or of any person found by inquisition to be of unsound mind.

The county tax collector may depute any constable or constables resident within the county to collect by distress and sale of goods and chattels any taxes which are delinquent and for such purposes all the powers of the county tax collector are hereby conferred upon such constable. For each such distress and sale of goods and chattels the constable shall be entitled to a fee of two dollars which fee shall be collected by the constable by such sale in addition to the taxes penalties and other costs.

No failure to demand or to collect any taxes by distress and sale of goods and chattels or by imprisonment of the delinquent shall invalidate any return made or lien filed

for non-payment of taxes or any tax sale had for the collection of such taxes.

Section 620 Liability of Tenants for Taxes Every tenant of any land and tenements shall be liable to pay all taxes which during his or her occupancy may thereon become due and payable. The goods and chattels of such tenant shall be liable to distress and sale for the non-payment of any such taxes. Having paid such taxes or any part thereof the tenant may by action of assumpsit or otherwise recover said taxes from the landlord or at his or her election may defalcate the amount thereof in the payment of rent due to the landlord unless such defalcation or recovery would impair any contract or agreement between them previously made.

Section 621 Collection of Taxes from Employers In case any person neglects or refuses to pay his or her occupation poll or per capita tax as herein provided after having received ten days' notice or demand so to do the county tax collector shall notify any person firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay said tax as required and such collector may thereupon request payment from such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer whereupon every person firm association or corporation employing any such delinquent taxpayer shall deduct from any wages that are then or may thereafter become due and owing to the delinquent taxpayer the amount of such delinquent tax and pay the same over to such county tax collector and the proper receipt for such taxes paid to the county tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof.

Section 622 Liability of Employer for Taxes of Employee If any person firm association or corporation receiving a notice from any county tax collector requesting the payment of any such tax any wages then due and owing or that may thereafter become due and owing to such employee the amount of such tax or if such person firm association or corporation deducts the amount of such tax and fails to pay the same over to the county tax collector within thirty days after making such deduction such person firm association or corporation shall forfeit and pay a sum equal to the amount of such tax collected from such employee or employees as aforesaid which sum together with costs may be recovered by the county tax collector in an action of assumpsit against said persons firm association or corporation failing to pay over such tax as debts of like amount are now recoverable. In the collection of any judgment recovered for any such delinquent tax against any person association or corporation the defendant therein shall not be entitled to the benefit of any exemption appraisement law or stay of execution.

Section 623 Payment of Taxes by Tenants in Common and Coparceners The undivided interest of any tenant in common or coparcener of any lands in this Commonwealth shall not be sold or title thereto be divested by any treasurer's sale for the failure of any of said tenants in common or coparceners to pay their pro rata share of the taxes assessed against said land if such tenant in common or coparcener has paid to the county tax collector his or her proportionate amount of taxes chargeable against such land and the sale of such lands shall divest and pass title to such undivided shares or interest only in such land as is held by such persons who have failed or neglected to pay their proportionate part of such taxes.

Any such tenant in common or coparcener shall have the right to pay his or her proportionate part of such taxes at any time before any county treasurer's sale and it shall be the duty of the county tax collector or county treasurer as the case may be to receive the same for the district levying the tax and the sale of the residue of the shares or interest in such lands on which the taxes remain unpaid shall in no way affect the right title or interest of those who have paid their proportionate share of such taxes for which the land is sold.

Section 624 Payment of Taxes by Persons Other Than Taxable Penalties Except as hereinbefore provided in the case of payments by employers it shall be unlawful for any person to pay or cause to be paid any county occupation tax assessed against any elector except on the written and signed order of such elector authorizing such payment to be made which written and signed order must be presented

at least one month prior to the date of holding the election at which such elector desires to vote

It shall be unlawful for any officer clerk or other person authorized to collect taxes and receipt therefor to receive payment of or receipt for any occupation tax assessed for county purposes from any persons other than the elector against whom such tax shall have been assessed except upon his or her written and signed order authorizing such payment to be made

Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment in the county prison for a term of not less than twenty days nor more than six months or by a fine not exceeding two hundred dollars

Section 625 Abatements and Exonerations The corporate authorities of the several counties cities boroughs towns townships school and poor districts shall make abatements and exonerations as to them shall appear just and reasonable They shall direct their clerk to enter in a book to be kept for that purpose (a) the names of all persons abated or exonerated together with (b) the reason therefor and (c) the amount and date when made and shall give to the county tax collector a certificate stating the nature of the tax and the amount abated or exonerated in order that settlement may be made accordingly All such books shall be open to public inspection during business hours

Section 626 Monthly Returns and Payments The county tax collector shall make monthly returns in writing to the board of county commissioners and to the corporate authorities of the several cities boroughs towns townships school and poor districts showing the amounts of taxes collected during the preceding month and the amount of taxes collected during the preceding month and the amount of uncollected taxes upon the duplicate He shall at the time pay over to the treasurer of the county and to the treasurers of the various districts the full amounts so collected

Any county tax collector failing to make any monthly payment as herein required shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars

Section 627 Final Settlements The county tax collectors shall make a complete settlement of all taxes charged upon their respective duplicates except such as may have been abated or exonerated or such as may be charged upon real property which has been returned for non-payment of taxes as hereinafter provided or for which a lien has been filed not later than the first Monday of January of the year following the one in which such taxes were payable On making final settlement the county tax collector shall make an oath or affirmation before the county commissioners that he has made a true and just return of all moneys by him collected

Section 628 Collection After Expiration of Warrants In all cases where taxes are due and unpaid to any county tax collector after the date fixed for final settlement and the collector has not been exonerated or the property upon which the taxes were levied has not been returned for non-payment of taxes the county tax collector his executors and administrators may sue for the same

Section 629 Penalty for Embezzlement of Moneys If any person charged with the collection safekeeping or transfer of any county city borough township school or poor taxes shall convert the moneys so collected or any part thereof to his own use or shall use by way of the investment in any kind of property or merchandise any portion of the money so collected by him from such taxes and shall fail to pay over the same or any part thereof at the time or place required and to the person authorized to demand and receive the same he shall be guilty of an embezzlement of so much of said moneys as shall be converted and unaccounted for Every such person and every person in any way accessory to such act on conviction shall be sentenced to an imprisonment not exceeding five years or to pay a fine not exceeding five thousand dollars or both

Section 630 Taxes Exonerated or From Persons Not Assessed Not To Be Received Penalty No county tax collector or any other person on his behalf shall receive payment or give any receipt for the payment of any taxes not assessed and return of such assessment made nor shall any such collector or other person in his behalf receive payment or give

any receipt for the payment of any taxes from the payment of which the party assessed has been exonerated unless the party so exonerated shall himself appeal in his own person and tender payment of such taxes If any county tax collector or other person on his behalf shall violate any of the provisions of this section he shall upon conviction be sentenced to pay a fine of one hundred dollars for the use of the county

Section 631 Returns of Unpaid Taxes on Real Property Notation on Duplicates Duty and Liability of County Tax Collectors The county tax collector shall not later than the first Monday of February of each year following the one in which any taxes were due and collectible make a return to the county commissioners of all real property upon which any county city borough town township school or poor taxes remain unpaid and the county commissioners shall immediately certify such return to the county treasurer then in office in order that sale of such properties may be made in the manner hereinafter provided All returns for unpaid taxes as herein provided shall be made by the county tax collector to whom the duplicates were delivered by the board of county assessors or by his personal representatives in a book to be provided for such purposes and a notation shall be made upon the proper duplicate by such county tax collector of the fact that such return for unpaid taxes has been made to the county commissioners Whenever any lands are sold for unpaid taxes or any such lands which have been sold shall be redeemed a record of such sale and a record of such redemption shall be entered upon the proper duplicate by the county treasurer then in office In case any county tax collector shall refuse neglect or fail to make any return as herein provided he shall become personally liable for the payment of all taxes upon the real property which should have been returned and recovery of such taxes may be had against the county tax collector or upon his bond but nothing herein provided shall prevent the filing of any lien for the collection of taxes in the prothonotary's office and the collection thereof in the manner provided by law and where any such lien shall be filed the collector of taxes shall not thereafter be held liable for failure to collect such taxes

Section 632 Penalties to Be Added to Taxes Where real property shall be returned for non-payment of taxes the county tax collector shall add to the amount of each item of tax for which the same is returned the penalty which shall be due on such taxes which penalty shall be recovered and collected along with such taxes

Section 633 Audit of Accounts of County Tax Collector The accounts of the county tax collector shall be audited and settled by the county controller in counties where there is no county controller by an auditor who shall be a competent accountant and who shall be appointed by the court of common pleas Each county controller and each such auditor shall receive for his services such compensation as the court of common pleas may fix which compensation shall constitute an item of the cost of collection of taxes and be paid and apportioned as hereinafter provided

ARTICLE VII TAX SALES

Section 701 Date of Tax Sales Validity of Sales and Titles The county treasurer shall on the second Monday in June of each year make public sale of the whole or part of any real property sufficient to pay the arrearages of any delinquent county city borough town township school and poor taxes with penalties accrued thereon which shall then have remained unpaid for the year preceding the one in which said sale is held together with the costs Any such sale may be adjourned from day to day as it may be found necessary to do No failure of the county tax collector to demand or to collect any taxes levied on real property by distress and sale of goods and chattels or by imprisonment of the delinquent shall invalidate any tax sale had for the collection of such taxes or any title acquired by any purchaser at such sale

Section 702 Notice of Sale The county treasurer shall give at least sixty days' notice once a week for six consecutive weeks in at least two newspapers of general circulation within the county if so many are published in such county or in one newspaper of general circulation and in the legal periodical if any designated by rules of court for the publication of legal notices of (a) the time and place of such sales (b) the city borough town or township in

which the pieces parcels or tracts of real property are respectively situated (c) a brief description of the property which may be by lot and block where so assessed (d) the names of the owners or reputed owners and (e) the sums of taxes and penalties due thereon He shall also mail to the Commissioner of Forestry and the State Game Commission five copies of such printed advertisements immediately upon publication

Section 703 Execution of Deeds Recording Acknowledgment Whenever the county treasurer shall make sale of real property he shall execute deeds in fee simple to the purchasers and acknowledge the same before an officer authorized to acknowledge deeds No irregularity in the assessment or in the process or otherwise shall affect the title of the purchaser but the same shall be good The deed shall be recorded in the office of the recorder of deeds who shall index all such deeds in the name of the owner or reputed owner as grantor and in the name of the purchaser as grantee

Section 704 Form of County Treasurer's Deed The form of deed to be executed by the county treasurer to all purchasers and to the commissioners shall be substantially in the following form "Whereas certain real property to witsituate in..... city borough town township in the county of and assessed in the name of has been rated and assessed with divers taxes to wit county taxesdollars city taxesdollars borough taxesdollars town taxes.....dollars township taxes.....dollars School taxesdollars and poor taxesdollars which remain unpaid and the county treasurer having offered the same for sale agreeably to law on theday ofthe same was sold and purchased byfor the sum ofdollars (or in the case of purchases by the county commissioners) [and no person bidding therefor the sum equal to the amount of taxes and penalties due and the cost of advertising and sale it became the duty of the county commissioners to buy the same which they have accordingly done on thefor the sum ofdollars] Now this indenture witnesseth that Icounty treasurer of said county for and in consideration of said sum grant bargain and sell the said tract of land (or house and lot) to the said(or the county commissioners of said county) to be held by him or his heirs and assigns (or by them and their successors in office) forever subject to the redemption allowed by law In witness whereof I have hereunto set my hand and seal theday of Sealed and delivered in the presence of

..... (Seal)
County Treasurer

Acknowledged by the county treasurer before.....
aof the county of Witness
the hand and seal of saidtheday
of

..... (Seal)"

Section 705 Execution of Deeds in Certain Cases When any county treasurer shall die or be removed from office before deeds are executed by him to any purchasers of real property at a tax sale the county treasurer in office for the time being shall upon the payment of the price for which the property was sold with such costs and charges as remain unpaid execute acknowledge and deliver such deeds and do all things the former county treasurer could have done

Section 706 Fees for Sale of Real Property The county treasurer shall receive and collect the following fees for the sale of real property which fees shall be paid into the county treasury for the use of the county except the fees for acknowledging deeds which shall be paid to the officer taking such acknowledgment

| | |
|---|--------|
| Advertising each tract including printers' charge... | \$1.00 |
| Selling each tract or part thereof | .50 |
| Writing and signing each deed | 1.50 |
| Acknowledging every deed | .50 |
| Writing and filing every bond to acknowledge the purchase money | .25 |

Section 707 Payment of Taxes Penalties and Costs Before Sale The taxes and penalties assessed levied and accrued against any property and which has been returned for non-payment may be paid to the county treasurer at any time before a treasurer's sale thereof In addition to

such taxes and penalties the party paying the same shall also pay any advertising and other costs which may have accrued Upon any such payment no sale of such property shall be had In any such case the county treasurer shall note such redemption upon the record

Section 708 Tendering Deeds Payment of Purchase Money and Costs Recording of Deeds Resales Sales to County Commissioners Purchasers at such sales as soon as deeds have been tendered after the deeds are acknowledged shall pay to the county treasurer the purchase money or such part as shall pay the taxes penalties and costs and shall also pay the sum of two dollars and fifty cents for the recorder of deeds for recording such deeds In case of purchases by the county commissioners the fee for recording of deeds shall be paid by the county The county treasurer shall in case payment is not made declare the sale void and immediately sell the same again or expose the same to sale at any subsequent sale Such sale have the same effect as if no prior sale had been made Any property for which an amount sufficient to pay taxes penalties and costs is not bid shall be purchased by the county commissioners

Section 709 Surplus Bonds The county treasurer shall on making sale of any real property take from the purchasers bonds in his own name with warrants of attorney annexed for any surplus above the taxes penalties and costs All such surplus bonds shall be acknowledged by the maker before an officer competent to take acknowledgements of deeds and shall be deposited with the county treasurer before the deed for the land is lifted by the purchaser The county tax collector shall have all such surplus bonds forthwith recorded in the office of the prothonotary who shall provide a book at the expense of the county to be entitled "Surplus Bond Record" The bonds shall be indexed in alphabetical order in the name of the obligor with the amount and date of the same The prothonotary shall receive from such obligor the sum of fifty cents for recording and indexing the same and shall when required give certified copies thereto and such certificate shall be received in evidence the same as the original investment.

Section 710 Lien of Surplus Bonds Recovery Thereon The surplus bonds shall form the date of the deed have the effect of a judgment and shall be a first lien upon the real property sold and the lien thereof shall continue and may be revived the same as the lien of an ordinary judgment If after the period of redemption has expired the amount secured by such bond has not been paid the owner his assigns or legal representatives may cause an execution to be issued in the name of the county treasurer for the use of such owners his assigns or legal representatives

Section 711 Title of Purchasers Sales of real property sold by a county treasurer for taxes shall vest in the purchasers the estate and interest of the real owners at the time of such sale although the property may not have been assessed or sold in the name of the real owner

Section 712 Rule of Caveat Emptor to Apply Exceptions In all sales of real property made by the county treasurer the rule of caveat emptor shall apply and the county treasurer shall not be required to refund the purchase money paid upon any property so sold except in cases of double assessment or where the taxes on which the sale is made shall have been previously paid or where the property does not lie within the county

Section 713 Redemption of Property If any owner shall within two years after such sale redeem such real estate by an offer of the taxes and penalties for which the lands were sold and the costs with the additional sum of twenty-five per centum and any taxes which may have been levied against any such property since the treasurer's sale and which remain unpaid to the county treasurer he shall receive and receipt for the same and pay said taxes penalties costs and additional percentage over to the purchaser upon demand and the accrued taxes to the district entitled thereto and the county treasurer shall forthwith cause an entry to be made on the margin of the record of the deed in the office of the recorder of deeds marking thereon the word "redeemed" which shall be signed by the county treasurer and attested by the recorder of deeds The recorder of deeds shall be entitled to a fee of thirty cents for such services which shall be paid by the party redeeming such property The county treasurer shall certify all such redemptions to the board of county assessors so that the property may thereafter be assessed in the name of the owner

Section 714 Ejectments by Persons who were Under Legal Disability Where the owner at the time of such sale shall be a minor or insane and shall reside within the United States two years after such disability is removed such person his heirs or legal representatives may at any time within such two-year period bring an action in ejectment for the recovery of the lands When such recovery is effected the value of the improvements made on the property after the sale shall be ascertained by the jury and be paid by the person recovering the same before possession shall be had in addition to all taxes penalties and costs paid by the purchaser

Section 715 Redemption by Persons Holding Liens and Equitable Interests Collection of Surplus Moneys When any real property is sold for taxes on which any person has a lien or equitable interest such person his heirs assigns or legal representatives may redeem the same for the benefit of the real owner thereof and the amount paid for such redemption shall thereupon become a lien on such property When the time of redemption expires before the same is effected such person his heirs assigns or legal representatives may collect the amount of his surplus bond Such moneys when collected shall be paid into the court where the bond is filed and shall be distributed by decree of court in the same manner as moneys arising from the sale of land by the sheriff Such decree of distribution shall be subject to like appeal as decrees for distribution arising from sheriffs' sales

Section 716 Redemption by Joint Tenants Tenants in Common and Coparceners If any Joint tenant in common or coparcener of real property shall make within two years after such sale an offer of a proportionate part of the taxes penalties and of the costs with an additional sum of twenty-five per centum equal to the proportionate interest of the property so held by him to the county treasurer he shall receive and receipt for the same and pay it over to the purchaser of the land and such joint tenant tenant in common or coparcener shall recover his interest in such property and shall hold the same with the purchaser at such sale as tenants in common In such cases an appropriate entry shall be made on the record of the deed by the county treasurer as in cases of other redemption

Section 717 Redemptions Where Surveys and Lines Conflict In case of the sale by any county treasurer of any real property which may be interfered with by surveys or titles of other claimants to such property any such claimant within two years after any sale may offer to the county tax collector the taxes and penalties assessed upon so much of such property as is included within the lines under which the claimant claims title and the costs with the addition of twenty-five per centum equal to the proportionate part included within such lines aforesaid The county treasurer shall receive and receipt for the same and pay it over to the purchaser on demand Such redemption shall be as effectual for the protection of the claimant's title within the lines of his survey or claim as if the redemption had been made for and included all the land within the lines of said interferences

Section 718 Persons Redeeming to Pay Taxes Accrued Since Sale When a purchaser at a county treasurer's sale shall have paid taxes on such land which have accrued since the sale and before the time allowed to redeem has expired the owner or person redeeming shall pay together with the redemption money to the county treasurer all taxes which has been paid by the purchaser and the county treasurer shall pay the same to the purchaser with the redemption money when called for

Section 719 Collection of Tax Liens at Sheriffs Sales It shall be the duty of the county tax collector and of the county treasurer in the case of any real property returned for non-payment of taxes and of the county commissioners in cases where they have purchased any lands at a county treasurer's sale to certify to the sheriff the amount of any taxes penalties costs and interest which may be due upon any such property which the sheriff is about to expose to sale under any judicial process and the sheriff shall thereupon collect such taxes penalties and costs at any sale of such property and pay the same to the county treasurer

Section 720 Purchases by County Commissioners Taxation of Land Redemptions When the County commissioners shall purchase any real property at a county treasurer's sale they shall provide a book wherein shall be entered (a) the name of the person as whose land the same

sold (b) a brief description of the property together with any lot and block number and (c) the amount of taxes penalties and costs for which it was sold Such property shall not so long as it remains the property of the county be charged in the duplicate For the next two years following such sale if the land remain unredeemed the commissioners shall in separate columns in the same book charge every such tract of land with like county city borough town township school and poor taxes as would have been chargeable against the land had the same not been purchased by the county commissioners The right of redemption shall remain in the real owner of such lands for two years after sale to the county commissioners and such redemption may be accomplished by a payment within such period to the county treasurer of all taxes penalties and costs due thereon at the time of sale and interest thereon and also the taxes and penalties which have been levied and charged thereon after the sale and interest thereon from the time such taxes ought to have been paid All redemptions of property purchased by the county commissioners shall be noted upon their records and the county treasurer shall forthwith cause an entry to be made on the margin of the record of the deed in the office of the recorder of deeds by making thereon the word "redeemed" which shall be signed by the county treasurer and be attested by the recorder of deeds

Section 721 Redemption by Joint Tenants Tenants in Common and Coparceners of Property Purchased by County Commissioners When any real property is so purchased by the county commissioners for the use of the county any joint tenant tenant in common or coparcener of such property may during the time allowed to a sole owner redeem his proportionate interest upon paying the county treasurer his proportionate part of the taxes penalties and costs due thereon at the time of sale with interest and also his proportionate part of the taxes and penalties which shall have been assessed thereon after the sale and interest on each assessment to be computed from the time it should have been paid On production of the county treasurer's receipt for such payments the commissioners shall note such redemption upon their records and the county treasurer shall cause an appropriate record to be entered in the office of the recorder of deeds as hereinbefore provided in the cases of other redemptions The county commissioners may sell the residue of the interest in such land not redeemed at public sale and make a deed therefor to the purchaser who shall hold the same at tenant in common with the person who has redeemed his interest

Section 722 Sales by County Commissioners Taxation of Property of Commissioners or in Cases of Redemption If the owner of any real property so purchased by the county commissioners shall not redeem the same within such period the county commissioners shall at any time after such period sell any such lands at public sale and make deeds therefor After any such sale or in the case of any redemption the property shall be charged by the subordinate assessor in the name of the last purchaser or redeemer and such lands shall again be liable for taxes as other lands

Section 723 Notice of Commissioners' Sales The county commissioners before making sale of real property purchased by them at tax sales shall give at least thirty days' notice once a week for three consecutive weeks of such sale particularly designating the tracts that are to be sold This notice shall be inserted in two newspapers published in the county if so many are published in such county At least five copies of such notice shall be mailed to the Commissioner of Forestry and the State Game Commission

Section 724 Execution of Deeds by County Commissioners Titles After any such sale the county commissioners shall make and execute a deed in fee simple to the purchaser Such deed after being acknowledged before an officer authorized to acknowledge deeds shall pass such title as the county commissioners have a right to convey

Section 725 Rule of Caveat Emptor to Apply Exceptions In all sales of real property by the county commissioners the rule of caveat emptor shall apply and the county commissioners shall not be required to refund the purchase money upon any property so sold except in cases of double assessment or where the taxes on which the sale is made shall have been previously paid or where the property does not lie within the county

Section 726 Lands Purchased by Commissioner of Forestry Redemption Lists of Unredeemed Property Where lands purchased by the Commissioner of Forestry or the State Game Commission at tax sales made by the county

treasurer are redeemed the redemption money shall be remitted to the State Treasurer by the county treasurer with a statement describing the tract of land so redeemed and the county treasurer shall certify to the Commissioner of Forestry or the State Game Commission lists of all lands purchased in behalf of the Commonwealth and not redeemed with a description of each tract similar to the one required from the county treasurer in his notice of sales of property and thereafter such lands shall not be subject to taxation while they are owned by the Commonwealth but such exemption shall not be construed to apply to any fixed charge placed upon such lands by the laws of the Commonwealth for county township road or school purposes

ARTICLE VIII ACTS OF ASSEMBLY REPEALED

Section 801 The following acts and parts of acts of Assembly are hereby repealed as specifically set forth

(a) The Following Acts and Parts of Acts of Assembly Are Repealed so far as the Same Relate to Counties of the Second Third Fourth Fifth and Sixth Classes and to Cities of the Third Class Boroughs Towns Townships Poor Districts and School Districts Within Said Counties namely

Sections five six seven and eight of an act entitled "An act for laying out making and keeping in repair the public roads and highways within this Commonwealth and for laying out private roads" approved the sixth day of April one thousand eight hundred and two (Pamphlet Laws one hundred and seventy-eight)

The act entitled "An act directing the mode of selling unseated lands for taxes" approved the third day of April one thousand eight hundred and four (Pamphlet Laws five hundred and seventeen)

The supplement to the act entitled "An act enjoining certain duties on the holders of warrants not executed and on the holders of unseated lands" approved the twenty-eighth day of March one thousand eight hundred and six (Pamphlet Laws six hundred forty-four)

The act entitled "An act to alter and amend an act entitled 'An act directing the mode of selling unseated land for taxes'" approved the fourth day of April one thousand eight hundred and nine (Pamphlet Laws one hundred and ninety-two)

Section one of the act entitled "A supplement to an act entitled 'An act for laying out and keeping in repair the public roads and highways within this Commonwealth and laying out private roads'" approved the thirtieth day of March one thousand eight hundred and eleven (Pamphlet Laws one hundred and eighty-nine)

Section twenty-four of an act entitled "An act establishing a fee bill" approved the twenty-eighth day of March one thousand eight hundred and fourteen (Pamphlet Laws three hundred and fifty-two)

The act entitled "An act to amend the act entitled 'An act directing the mode of selling unseated lands for taxes and for other purposes'" approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and seventy-seven)

The act entitled "A further supplement to an act to amend the act entitled 'An act directing the mode of selling unseated land for taxes and for other purposes'" approved the thirteenth day of March one thousand eight hundred and seventeen (Pamphlet Laws one hundred and eleven)

Sections one two and five of an act entitled "A further supplement to the act entitled 'An act directing the mode of selling unseated lands for taxes and for other purposes'" approved the twenty-ninth day of March one thousand eight hundred and twenty-four (Pamphlet Laws one hundred and sixty-seven)

Section thirteen of an act entitled "An act to provide for the incorporation of boroughs" approved the first day of April one thousand eight hundred and thirty-four (Pamphlet Laws one hundred and sixty-three)

Sections seventeen eighteen nineteen thirty-two thirty-four thirty-five thirty-six thirty-seven thirty-eight thirty-nine and fifty-two of an act entitled "An act relating to county rates and levies and township rates and levies" approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and nine)

Sections eighty-seven eighty-eight and eighty-nine of an act entitled "An act relating to counties and townships and county township officers" approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and thirty-seven)

Sections four five six seven of an act entitled "A supplement to an act entitled 'An act to incorporate a turnpike road company' passed fourteenth of February eight hundred and thirty-eight and for other purposes" approved the fourteenth day of April one thousand eight hundred and forty (Pamphlet Laws three hundred and forty-nine)

Section eleven of an act entitled "An act relating to the election of county treasurers and for other purposes" approved May twenty-seventh one thousand eight hundred and forty-one (Pamphlet Laws four hundred)

Section twenty and twenty-one of an act entitled "A supplement to an act entitled 'An act authorizing the Governor to incorporate the Tioga Navigation Company' passed the twenty-sixth day of February one thousand eight hundred and twenty-six and for other purposes" approved the twelfth day of April one thousand eight hundred and forty-two (Pamphlet Laws two hundred and sixty-two)

Section fifty-nine of an act entitled "An act regulating election districts and for other purposes" approved the eleventh day of July one thousand eight hundred and forty-two (Pamphlet Laws three hundred and twenty-one)

The act entitled "An act in relation to the sales of unseated lands in the several counties of this Commonwealth" approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-eight)

The act entitled "An act supplementary to acts relating to recording of deeds" approved the ninth day of March one thousand eight hundred and forty-seven (Pamphlet Laws two hundred and seventy-nine)

Section fifteen twenty-two thirty thirty-one thirty-two and thirty-three of an act entitled "An act relating to the bail of executrixes to partition in the orphans' court and common pleas to colored convicts in Philadelphia to the limitation of actions against corporations to actions enforcing the payment of ground rent to trustees of married women to appeals from awards of arbitrators by corporations to hawkers and peddlers in the counties of Butler and Union to the payment of costs in actions by informers in certain cases to taxing lands situate in different townships and in relation to fees of county treasurers of Lycoming Clinton and Schuylkill to provide for recording the accounts of executors administrators guardians and auditors' reports and to amend and alter existing laws relative to the administration of justice in this Commonwealth" approved the twenty-fifth day of April one thousand eight hundred and fifty (Pamphlet Laws five hundred and sixty-nine)

Section three clause nine and section twelve of an act entitled "An act regulating boroughs" approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty)

Section sixteen of the act entitled "An act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manor lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgement of deeds and sequestration of life estates" approved the fourteenth day of April one thousand eight hundred and fifty-one (Pamphlet Laws six hundred and twelve)

The act entitled "An act relating to the redemption of unseated land which may have been sold for taxes" approved the eighth day of May one thousand eight hundred and fifty-five (Pamphlet Laws five hundred and nineteen)

The act entitled "An act in relation to the appointment of collectors of State and county taxes" approved the first day of February one thousand eight hundred and fifty-six (Pamphlet Laws thirteen)

Sections one two and four of an act entitled "An act relative to the sales of lands for the non-payment of taxes" approved the twenty-first day of April one thousand eight hundred and fifty-six (Pamphlet Laws four hundred and seventy-seven)

The act entitled "An act supplementary to the several acts of this Commonwealth for the sale of unseated lands" approved the third day of April one thousand eight hundred and sixty-two (Pamphlet Laws two hundred and twenty-eight)

The act entitled "A supplement to an act concerning deeds made by the commissioners of a county under the act of twenty-ninth of March Anno Domini one thousand eight hundred and twenty-four and concerning the proving and recording of the same" approved the ninth day of April one thousand eight hundred and seventy-two (Pamphlet Laws forty-five)

The act entitled "An act to authorize the collection of poor tax from unseated lands" approved the fourteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws one hundred fifty-five)

The act entitled "An act to make the redemption money paid by a lien creditor a prior lien on the title of the debtor in the land that is redeemed" approved the fifteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws one hundred ninety-two)

Sections thirty-six and thirty-eight of an act entitled "An act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenders in all of said cities and providing for the incorporation and government of cities of the third class" approved the twenty-third day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred thirty)

Section five of an act entitled "A supplement to an act entitled 'An act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offences in all of said cities and providing for the incorporation and government of cities of the third class' approved May twenty-third Anno Domini one thousand eight hundred and seventy-four" approved the eighteenth day of March one thousand eight hundred and seventy-five (Pamphlet Laws fifteen)

The act entitled "An act authorizing appeals from assessments in this Commonwealth to the court of common pleas" approved the twentieth day of April one thousand eight hundred and seventy-six (Pamphlet Laws forty-four)

Section two of an act entitled "A supplement to an act entitled 'An act to prescribe the manner in which the courts may divide boroughs into wards' approved the fourteenth day of May Anno Domini one thousand eight hundred and seventy-four" approved the tenth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws fifty-one)

The act entitled "An act to determine the residence of owners and occupants of land when the dividing line between a township and a borough passes through the mansion house and prescribing the duties of assessors in such cases" approved the twenty-fourth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws one hundred and thirty-one)

Section forty-one of the act entitled "An act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-six)

The act entitled "An act requiring collectors of special taxes to give bond" approved the twenty-fifth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws one hundred and fifty)

The act entitled "An act requiring county treasurers to enter the payment of taxes upon unseated lands in the proper book and prescribing the form of receipt to be given for such payment and making the receipt evidence and requiring county commissioners to procure books and official seal for county treasurer" approved the thirtieth day of April one thousand eight hundred and seventy-nine (Pamphlet Laws thirty-four)

The act entitled "An act regulating the right of redemption of seated lands returned to the county commissioners and sold for non-payment of taxes" approved the thirteenth day of May one thousand eight hundred and seventy-nine (Pamphlet Laws fifty-five)

The act entitled "An act for the division of real estate in cities of the third class into classes for purposes of taxation and for the fixing of the rates of taxation" approved the twenty-eighth day of May one thousand eight hundred and seventy-nine (Pamphlet Laws sixty-eight)

The act entitled "A supplement to an act entitled 'An act to amend an act directing the mode of selling unseated lands

for taxes and for other purposes' approved the thirteenth day of March one thousand eight hundred and fifteen providing for special sales of such lands where the same have not been sold by the treasurer at the last regular sales" approved the eleventh day of June one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and fifty-one)

The act entitled "An act relating to the collection of borough tax in the boroughs of the Commonwealth of Pennsylvania" approved the twelfth day of April one thousand eight hundred and eighty-one (Pamphlet Laws nine)

The act entitled "An act authorizing and requiring county treasurers in counties where the treasurer by existing law collects State and county taxes to collect unpaid or delinquent taxes in certain cases" approved the twenty-fourth day of May one thousand eight hundred and eighty-one (Pamphlet Laws thirty-one)

The act entitled "An act to regulate the advertising of sales by county commissioners of lands bought by them for non-payment of taxes" approved the twenty-seventh day of May one thousand eight hundred and eighty-one (Pamphlet Laws thirty-five)

The act entitled "An act making sales of seated and unseated lands for arrearages of taxes valid and effective irrespective of the fact whether such lands were seated or unseated at the time of the assessment thereof" approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws seventy-one)

The act entitled "An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" approved the twenty-fifth day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and eighty-seven)

The act entitled "An act to empower the county commissioners in the counties where by present laws the county treasurer collects the taxes to change the date or dates at which a reduction of said taxes for prompt payment shall cease" approved the thirtieth day of June one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and four)

The act entitled "An act relative to the purchase of lands by county commissioners at sales thereof for arrearages of taxes" approved the eighth day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred sixty-eight)

The act entitled "An act authorizing county treasurers to charge and deduct commissions from school road and all other municipal taxes collected and paid over by them to the proper authorities" approved the twenty-third day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred seventy-eight)

The act entitled "An act to regulate the collection of taxes on unseated lands" approved the sixth day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred sixty-three)

The act entitled "An act to amend an act entitled 'An act relative to the purchase of lands by county commissioners at sales thereof for arrearages of taxes approved June eight Anno Domini one thousand eight hundred and eighty-five'" approved the ninth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred forty-one)

Article fifteen sections one two three four five six seven eight nine ten eleven twelve thirteen fourteen fifteen sixteen seventeen eighteen and nineteen of the act entitled "An act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred seventy-seven)

The act entitled "An act to amend section nine of an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five entitled 'An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth' by providing the time in which tax collectors shall pay over tax and make settlements" approved the second day of June one thousand eight hundred and ninety-one (Pamphlet Laws one hundred seventy-five)

The act entitled "An act to authorize the election of tax collectors for the term of three years in the several boroughs and townships of this Commonwealth" approved the sixth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred and thirty-three)

The act entitled "An act authorizing the acknowledgment and recording of surplus bonds given by purchasers at tax

sales of real estate for the surplus money remaining after paying the taxes and costs to the county treasurer" approved the eighth day of May one thousand eight hundred and ninety-five (Pamphlet Laws forty-seven)

The act entitled "An act amending sections three four five eleven and twelve of article fifteen of an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine defining the powers of city assessors in cities of the third class constituting a board of revision of taxes and appeals in said cities providing for the appointment of its members and defining its powers providing for a system of supervising assessments and altering and changing the same by said board providing for an appeal from its decision and regulating the lien of taxes so assessed" approved the twenty-third day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and eighteen)

The act entitled "An act to encourage the use of wide tires upon wagons upon the public highways of this Commonwealth approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and eighty-eight)

The act entitled "An act requiring tax collectors of townships and boroughs of the Commonwealth to give a numbered tax receipt from a book to be furnished by the county commissioners containing a correspondingly numbered stub and requiring a sheet setting forth name amount of tax paid and number of receipt to be sent twenty days before each election to the county commissioners for public inspection and to provide for punishment of tax collectors violating the provisions of this act" approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and ninety-six)

The act entitled "An act to regulate the advertising of sales by county commissioners of lands bought by them for non-payment of taxes" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-one)

The act entitled "An act regulating the employment of foreign born unnaturalized male persons over twenty-one years of age and providing a tax on the employers of such persons and prescribing a penalty for violation of the provisions of said act and directing the manner of collecting the same and providing that the amount of such tax may be deducted from the wages of persons affected by the provisions hereof" approved the fifteenth day of June one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred and sixty-six)

The act entitled "An act requiring the tax collectors of the several boroughs and townships of this Commonwealth to make monthly returns of the taxes collected by them and the amount outstanding upon their respective duplicates to the several authorities legally authorized to receive the said taxes and to borough councils and to pay over monthly the amounts so collected by them and providing a penalty for violation of the same" approved the ninth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and forty-two)

The act entitled "An act to provide for the appointment of collectors of State and county taxes in cities of the third class and defining their powers" approved the tenth day of April one thousand eight hundred and ninety-nine (Pamphlet Laws thirty-four)

The act entitled "An act providing for the addition of five per centum of the amount of all taxes for which seated lands are returned for non-payment of taxes thereto and for the recovery and payment thereof to the collector of taxes or other person making such return" approved the nineteenth day of April one thousand nine hundred and one (Pamphlet Laws eighty-one)

Section thirty and thirty-one of the act entitled "An act to revise and amend an act entitled 'An act providing for the incorporation and government of cities of the third class' approved May twenty-third Anno Domini one thousand eight hundred and eighty-nine enlarging modifying and defining the powers of cities of the third class" approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty-four)

The act entitled "An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties

and fixing his compensation" approved the twentieth day of June one thousand nine hundred and one (Pamphlet Laws five hundred and seventy-eight)

The act entitled "An act to provide for the election of assistant assessors for the valuation of real estate for taxation in townships of the first class and fixing the compensation of assessors in such townships" approved the twenty-third day of April one thousand nine hundred and three (Pamphlet Laws two hundred and eighty-four)

The act entitled "An act establishing in counties containing a population of from three hundred thousand to one million a Board for the Assessment and Revision of Taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respects the assessment of State and county taxes" approved the twenty-fourth day of March one thousand nine hundred and five (Pamphlet Laws forty-seven)

The act entitled "An act supplementary to an act entitled 'An act providing for the incorporation and government of cities of the third class' approved the twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine and the amendments thereof enlarging modifying defining and prescribing the powers and duties of the city assessors elected in pursuance of article fifteen of the said act and its amendments relating to their qualifications compensation and obligations and providing that the councils of each of the said cities shall have and exercise certain powers with reference to said assessors the Board of Revision and Appeal and the assessment and collection of taxes" approved the twenty-ninth day of March one thousand nine hundred and five (Pamphlet Laws seventy-one)

The act entitled "An act to encourage the preservation of forests by providing for a rebate of taxes levied upon forested land" approved the eighth day of April one thousand nine hundred five (Pamphlet Laws one hundred and eighteen)

The act entitled "An act to amend section thirty-five of an act entitled 'An act for the regulation and continuance of a system of education by common schools' approved the eighth day of May Anno Domini one thousand eight hundred and fifty-four providing for the payment of assessors" approved the eighth day of April one thousand nine hundred and five (Pamphlet Laws one hundred and twenty)

The act entitled "A supplement to an act approved the twenty-third day of April one thousand nine hundred and three to provide for the valuation of real estate for taxation in the townships of the first class and fixing the compensation of assessors in such townships" approved the twentieth day of April one thousand nine hundred and five (Pamphlet Laws two hundred thirty-six)

The act entitled "An act to encourage the planting and the maintaining of sprout forest and timber-trees and providing that those who thus aid shall be exempt from taxation defining the duties of the township assessor of taxes and penalties for violation of this act" approved the twentieth day of April one thousand nine hundred and five (Pamphlet Laws two hundred forty-six)

The act entitled "An act amending an act approved the twentieth day of June nineteen hundred and one entitled 'An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation' in relation to the compensation to be paid for the collection of taxes" approved the twenty-fifth day of April one thousand nine hundred seven (Pamphlet Laws one hundred seventeen)

The act entitled "An act to provide for the registration of conveyances of real estate in townships of the first class in order to facilitate the assessment of taxes therein in the name of the owner of said real estate at the time of the assessment" approved the twenty-ninth day of April one thousand nine hundred and nine (Pamphlet Laws two hundred seventy-five)

The act entitled "An act to amend an act approved the twentieth day of June nineteen hundred and one entitled 'An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth' approved June twenty-fifth one thousand eight hundred and eighty-five allowing a reduction of five per centum on all taxes paid within ninety days from date of notice by collector that duplicate has been issued or delivered to him" approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred five)

The act entitled "An act to amend an act approved the twenty-fifth day of June Anno Domini eighteen hundred and eighty-five entitled 'An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth' so as to fix the amount of bond at not more than the amount of taxes charged and assessed in the duplicates delivered to the collectors of taxes" approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventy-four)

The act entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two)

The act entitled "An act providing for notification of taxable by tax collectors in boroughs and township prescribing the contents of such notices and providing for the payment of the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy)

The act entitled "An act relating to treasurers' sales of land for taxes making the prothonotary's certificate of acknowledgement endorsed on the deed or the record thereof when such deed shall have been recorded prima facie evidence of such acknowledgement" approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and fifty-seven)

Section five hundred thirty five hundred thirty-eight five hundred thirty-nine five hundred forty-one five hundred forty-three five hundred forty-four five hundred forty-seven five hundred forty-eight five hundred forty-nine five hundred fifty five hundred fifty-one five hundred fifty-two five hundred fifty-three five hundred fifty-four five hundred fifty-five five hundred fifty-six five hundred fifty-seven five hundred fifty-eight five hundred fifty-nine five hundred sixty five hundred sixty-one five hundred sixty-two and five hundred sixty-six of the act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine)

The act entitled "An act authorizing the sale for the best price obtainable by the county commissioners in the several counties of the Commonwealth of lands heretofore or hereafter purchased by said counties at sheriff's sales under judgment obtained on tax claims" approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty-three)

Section one of the act entitled "A supplement to an act approved the twenty-fourth day of March one thousand nine hundred and five entitled 'An act establishing in counties containing a population of from three hundred thousand to one million a board for the assessment and revision of taxes for State and county purposes prescribing their powers and duties abolishing the office of ward borough and township assessors insofar as respects the assessment of State and county taxes' providing for the appointment by said board of collectors of county taxes in cities of such counties and defining the powers and duties of such collectors" approved the fifteenth day of April one thousand nine hundred and thirteen (Pamphlet Laws seventy-five)

The act entitled "An act to amend section five hundred thirty-nine of an act entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven so as to define what a properly certified duplicate therein required to be furnished to each school district of the second class at the expense of the city shall consist of the

form in which the same shall be printed and indexed" approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred sixty-nine)

The act entitled "An act to amend an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five entitled 'An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth' as amended by an act approved the second day of June one thousand eight hundred and ninety-two entitled 'An act to amend section nine of an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five entitled "An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" by providing the time in which tax collectors shall pay over tax and make settlements'" approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-four)

The act entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town and township taxes respectively and providing for the sale of such lands for taxes" approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five)

Section one of the act entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-nine)

The act entitled "An act fixing the pay of assessors in the several townships of the second class" approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty-nine)

Article fifteen sections one two three four five six seven eight ten eleven twelve thirteen and fourteen of the act entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight)

The act entitled "An act to amend an act approved the twentieth day of June one thousand nine hundred and one entitled 'An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation' by extending to August first the date for the payment of taxes" approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws six hundred and thirty-three)

The act entitled "An act prescribing certain duties for collectors of taxes in boroughs and townships and for county treasurers" approved the twenty-sixth day of March one thousand nine hundred and fifteen (Pamphlet Laws eleven)

The act entitled "An act requiring the county commissioners to furnish to townships of the first class duplicates of the adjusted valuations for taxation purposes within such townships" approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and fifty-eight)

The act entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred and thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school taxes" approved the first day of June one thousand nine hundred and fifteen Pamphlet Laws six hundred and sixty

The act entitled "An act providing for the filling of vacancies in the office of tax collector in boroughs and townships by the county commissioners and repealing certain acts inconsistent therewith" approved the seventeenth

day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-one)

The act entitled "An act to amend the second section of an act approved the thirteenth day of June Anno Domini nineteen hundred and eleven entitled 'An act establishing in counties containing a population of from eight hundred thousand to one million four hundred thousand a board for the assessment and revision of taxes for State and county purposes prescribing the method of their appointment their powers and duties fixing their salary to be paid by the proper county and abolishing the office of ward borough and township assessors insofar as respects the assessment of state and county taxes by changing the pay of subordinate assessors from four to five dollars per day'" approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eighty-four)

The act entitled "An act amending sections one three seven ten eleven and repealing section eight of an act entitled 'An act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be collector of the said several taxes prescribing his duties and fixing his compensation'" approved the twentieth day of June Anno Domini one thousand nine hundred and one" approved twenty-ninth day of May one thousand nine hundred and seventeen (Pamphlet Laws three hundred and fifteen)

Section two hundred seventy-four two hundred seventy-five three hundred sixty-five three hundred sixty-six three hundred ninety-nine four hundred four hundred one four hundred two four hundred three four hundred four four hundred five four hundred six four hundred twenty-three four hundred twenty-four four hundred twenty-five four hundred twenty-six four hundred twenty-seven four hundred twenty-eight four hundred twenty-nine four hundred thirty and four hundred thirty-one of the act entitled "An act concerning townships and revising amending and consolidating the law relating thereto" approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty)

The act entitled "An act amending section two of an act entitled 'An act establishing in counties containing a population of from eight hundred thousand to one million four hundred thousand a Board for the Assesment and revision of taxes for State and county purposes prescribing the method of their appointment their powers and duties fixing their salary to be paid by the proper county and abolishing the office of ward borough and township assessors insofar as respects the assessment of State and county taxes'" approved the thirteenth day of June one thousand nine hundred and eleven" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and thirty)

Section thirty-seven and thirty-eight of the act entitled "An act to amend and revise an act entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class" approved the twenty-seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and ten)

The act entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assement of property and occupation for State and county purposes" approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand ninety-three)

The act entitled "An act to amend the act of the seven-

teenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws ten hundred twenty-one) entitled 'An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity and repealing prior acts relating thereto'" approved the ninth day of April one thousand nine hundred and twenty-one (Pamphlet Laws one hundred nineteen)

The act entitled "An act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand ninety-three) entitled 'An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and division of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes' as amended" approved the twenty-sixth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred seven)

The act entitled "An act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations" approved the fifth day of May one thousand nine hundred and twenty-one (Pamphlet Laws three hundred eighty-two)

The act entitled "An act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes" approved the tenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred forty-one)

The act entitled "An act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" approved the eleventh day of May one thousand nine hundred and twenty-one (Pamphlet Laws four hundred eighty-two)

The act entitled "An act authorizing boards of revision of taxes and boards for the assessment and revision of taxes to hear and dispose of appeals away from the county seat" approved the seventh day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred and fifty-four)

The act entitled "An act providing for the filling of vacancies in the office of tax-collector in boroughs by the council of the borough and repealing certain acts inconsistent therewith" approved the eighth day of May one thousand nine hundred and twenty-three (Pamphlet Laws one hundred and seventy-one)

The act entitled "An act to amend section seven of an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand ninety-three) entitled 'An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes' by exempting buildings and structures in the course of erection and providing for the placing of borough and township assessments in public places" approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and fifteen)

The act entitled "An act to amend section four of an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred eighty-seven) entitled 'An act regulating the collection of taxes in the several boroughs and townships of this Commonwealth' by changing the time of issuing duplicates" approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and sixty-five)

The act entitled "An act relating to assessments for taxes in townships of the first class in this Commonwealth fixing the time for the issuing of precepts by county commissioners fixing the compensation of township assessors and assistant township assessors and assistant triennial assessors in such townships extending the time within which the said assessors are required to complete their assessment and make their return thereof and further providing for the determination of the time actually employed by the said township assessors assistant township assessors and assistant triennial assessors in the performance of their duties" approved the eleventh day of July one thousand nine hundred and twenty-three (Pamphlet Laws one thousand and forty)

The act entitled "An act for raising of county rates and levies" passed the twentieth day of March one thousand seven hundred and twenty-four and one thousand seven hundred and twenty-five (4 Statutes at Large ten)

Section four of the act entitled "An act for the relief of the poor" passed the ninth day of March one thousand seven hundred and seventy-one (1 Sm L three hundred and thirty-two)

Sections four five six nine ten sixteen eighteen nineteen twenty twenty-one of an act entitled "An act to raise and collect county rates and levies" passed the eleventh day of April one thousand seven hundred and ninety-nine (3 Sm L three hundred and ninety-two)

Section one of the act entitled "An supplement to the act entitled 'An act to raise and collect county rates and levies'" approved the fourth day of April one thousand eight hundred and five (Pamphlet Laws two hundred and sixty-five)

The act entitled "A further supplement to the act entitled 'An act for raising county rates and levies'" approved the twenty-eighth day of March one thousand eight hundred and eight (Pamphlet Laws one hundred sixty-six)

The act entitled "An act to provide for the enumeration of the taxable inhabitants and slaves within this Commonwealth" approved the sixth day of January one thousand eight hundred and twenty-one (Pamphlet Laws four)

Sections two three four five six eight nine ten eleven twelve thirteen fourteen fifteen sixteen twenty twenty-one twenty-two twenty-three twenty-four twenty-eight twenty-nine thirty thirty-one thirty-three forty forty-one forty-two forty-three forty-four forty-five forty-six forty-seven forty-eight forty-nine fifty and fifty-one of the act entitled "An act relating to county rates and levies and township rates and levies" approved the fifteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws five hundred and nine)

Section one two three four five and six of the act entitled "A supplement to the act relating to county rates and levies and township rates and levies and to the act relating to counties and townships and county and township officers" approved the twenty-eighth day of February one thousand eight hundred thirty-five (Pamphlet Laws forty-five)

The act entitled "An act to establish a uniform mode for the valuation of property and assessment of taxes" approved the fifteenth day of May one thousand eight hundred and forty-one (Pamphlet Laws three hundred ninety-three)

Section eight of the act entitled "An act relating to the election of county treasurers and for other purposes" approved the twenty-seventh day of May one thousand eight hundred and forty-one (Pamphlet Laws four hundred)

Sections nine ten eleven twelve thirteen and fourteen of the act entitled "An act to provide for the ordinary expenses of the Government payment of the interest upon the State debt receiving of proposals for the sale of the public works and for other purposes" approved the twenty-seventh day of July one thousand eight hundred and forty-two (Pamphlet Laws four hundred forty-one)

Section thirty-two of the act entitled "An act to reduce the State debt and to incorporate the Pennsylvania Canal and Railroad company" approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred eighty-six)

The act entitled "An act relating to taxes on ground rents and real estate" approved the first day of April one thou-

sand eight hundred and forty-five (Pamphlet Laws two hundred eighty)

Section sixteen nineteen twenty twenty-one and twenty-three of the act entitled "An act to provide for the reduction of the public debt" approved the twenty-second day of April one thousand eight hundred and forty-six (Pamphlet Laws four hundred eighty-six)

Section three of the act entitled "An act to provide for the ordinary expenses of the government the repairs of the canals and railroad belonging to the State and the payment of other claims upon the Commonwealth" approved the eleventh day of April one thousand eight hundred and forty-eight (Pamphlet Laws seventeen)

Section thirty-four of the act entitled "An act to create a sinking fund and to provide for the gradual and certain extinguishment of the debt of the Commonwealth" approved the tenth day of April one thousand eight hundred and forty-nine (Pamphlet Laws five hundred seventy)

Section five of the act entitled "An act to incorporate the Union cemetery of Fayette county to exempt the hall of the Sons of Temperance in the district of Southwark Philadelphia county from taxation and relative to the duties of assessors" approved the fifth day of April one thousand eight hundred and forty-nine one thousand eight hundred and fifty (Pamphlet Laws nine hundred sixty-two)

Section three of the act entitled "An act relating to the sale of lands for the non-payment of taxes" approved the twenty-first day of April one thousand eight hundred and fifty-six (Pamphlet Laws four hundred and seventy-seven)

The act entitled "A supplement to an act relative to the sale of lands for the non-payment of taxes" approved the twenty-third day of February one thousand eight hundred and fifty-eight (Pamphlet Laws forty-five)

The act entitled "An act relating to the board of revision in the several counties of this Commonwealth" approved the eleventh day of February one thousand eight hundred and fifty-nine (Pamphlet Laws thirty-seven)

The act entitled "An act relative to incorporated cemetery companies" approved the fifth day of April one thousand eight hundred and fifty-nine (Pamphlet Laws three hundred and sixty-three)

The act entitled "An act relating to the powers of the legal representatives of deceased tax collectors in this Commonwealth" approved the twenty-sixth day of March one thousand eight hundred and sixty-seven (Pamphlet Laws forty-five)

The act entitled "An act supplementary to the act relating to county rates and levies and township rates and levies" approved the twenty-sixth day of April one thousand eight hundred and sixty-eight (Pamphlet Laws one hundred and five)

The last proviso of section of the act entitled "An act to repeal all laws exempting real estate from taxation" approved the eighth day of April one thousand eight hundred and seventy-three (Pamphlet Laws sixty-four)

The act entitled "An act to authorize the boards of revision in the cities of this Commonwealth to appoint additional assessors" approved the fifth day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-six)

Section one of the act entitled "A supplement to an act approved April twentieth one thousand eight hundred and seventy-six entitled 'An act authorizing appeals from assessments in this Commonwealth to the courts of Common pleas' and limiting taxation without the approval of the court of quarter sessions until the next triennial assessment where the county valuation has been raised to exceed three hundred and fifty per centum" approved the twenty-fourth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws one hundred and thirty-three)

The act entitled "An act defining what is taxable for poor purposes and providing for the assessing and apportioning the same" approved the eighth day of June one thousand eight hundred and eighty-one (Pamphlet Laws seventy-five)

The act entitled "An act to require the assessors of the several townships within this Commonwealth to assess all seated lands in the county in which the mansion house is situated where county lines divide a tract of land" approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-one)

The act entitled "An act requiring the several assessors of this Commonwealth to make return of timber lands" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and twelve)

The act entitled "An act to punish defaulting tax collectors" approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws seventy-two)

The act entitled "An act authorizing appeals from assessments of taxes in this Commonwealth to the court of common pleas" approved the nineteenth day of April one thousand eight hundred and eighty-nine (Pamphlet Laws thirty-seven)

The act entitled "An act relating to the collection of state county and poor taxes in the several counties of this Commonwealth and providing for monthly returns and payments of the collectors thereof" approved the eighth day of June one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and twelve)

The act entitled "An act to provide for the more speedy and effectual manner of collecting the road and poor taxes in the several boroughs and townships in this Commonwealth" approved the twenty-second day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and eleven)

The act entitled "An act providing for the divestiture of liens of taxes levied or assessed against lands sold at judicial sales and for the payment of the same out of the proceeds of such sales" approved the twenty-second day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and eleven)

The act entitled "An act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessment of property and fixing a time for the return thereof" approved the twentieth day of April one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-eight)

The act entitled "An act requiring the retention by employers of aliens sums sufficient to pay the taxes respectively assessed against such alien employer upon notice in writing from tax collectors and directing the payment thereof to the said tax collectors within sixty days after such notice shall have been given" approved the seventh day of June one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred and thirty-five)

Sections one and two of the act entitled "An act to prohibit the payment of any occupation or poll tax assessed for State or county purposes of any elector by any person other than the elector against whom such tax is assessed except upon the written and signed order of such assessed real estate in the offices of such prothonotaries to enter such elector and prescribing penalties" approved the fifteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and seventy-six)

The act entitled "An act authorizing the prothonotaries of the several counties of this Commonwealth in which certain taxes are by law directed to be filed as liens against liens as may appear to be unsatisfied upon convenient dockets in which the liens aforesaid shall be separately set out for each ward borough and township and making such docket entries notice and evidence when completed and further authorizing such prothonotaries hereafter to enter such tax liens alphabetically in separate dockets against the several persons firms and corporations against whom the same may be levied or assessed and making such entry notice to all persons and providing that such liens when so entered shall not hereafter be entered upon the general judgment index" approved the twenty-eighth day of April one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and twenty)

The act entitled "An act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the reassessment between the periods of the triennial assessment of property and fixing the time for the return thereof" approved the twenty-third day of April one thousand nine hundred and three (Pamphlet Laws two hundred and ninety-two)

The act entitled "An act to provide for and to determine the place of the assessment of coal and minerals underlying seated lands in cases of severed ownership where the same are divided by county lines" approved the twenty-seventh day of April one thousand nine hundred and three (Pamphlet Laws three hundred and twenty-six)

The act entitled "An act providing that property provided and maintained by public or private charity and used for public libraries museums or art galleries shall be exempt from taxation during such use" approved the twentieth day of April one thousand nine hundred and five (Pamphlet Laws two hundred and thirty-four)

The act entitled "An act authorizing the county commissioners of the several counties of this Commonwealth who are by the tenth section of the act of July twenty-seventh one thousand eight hundred and forty-two and the forty-first section of the act of April twenty-ninth one thousand eight hundred and forty-four constituted a 'Board of Revision' to do and perform the duties of said Board of Revision upon the same day and at the same time and place of holding the appeals for the several boroughs townships and wards in their respective counties" approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and forty-four)

The act entitled "An act directing the recorder of deeds of each county of this Commonwealth to refuse for record all mortgages assignments or mortgages and agreements for the payment of money unless a certificate is attached to said instruments giving the precise residence of the mortgagees assignees and persons entitled to interest and requiring a list thereof to be delivered to the proper board of revision of taxes or other officials charged with the assessment of State tax" approved the twenty-ninth day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eighty-nine)

The act entitled "An act amending sections eleven twelve and thirteen of an act of assembly entitled 'An act relating to county rates and levies and township rates and levies' approved April fifteenth one thousand eight hundred and thirty-four" approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and ninety-one)

The act entitled "An act to amend unnaturalized foreign-born-residents subject to taxation in the same manner as citizens of the Commonwealth" approved the thirtieth day of March one thousand nine hundred and eleven (Pamphlet Laws thirty-eight)

The act entitled "An act to amend the second section of an act approved the twenty-third day of April Anno Domini one thousand nine hundred and three entitled 'An act to designate a uniform date when the Commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the re-assessments between the periods of the triennial assessment of property and fixing the time for the return thereof' by requiring assessors to make returns of reassessments not later than ninety days from the date of issuing precepts" approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-four)

The act entitled "An act to tax traction-engines and providing that the same shall be assessed by the several assessors of the counties of this Commonwealth in the same manner as other articles of personal estate liable for taxation are assessed" approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred and forty-two)

The act entitled "A supplement to an act approved the twenty-third day of April one thousand nine hundred and three entitled 'An act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the reassessments between the periods of the triennial assessment of property and fixing the time for the return thereof' as amended" approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred forty-one)

Sections one two three four five six seven eight nine ten eleven twelve thirteen fourteen fifteen and sixteen of an act entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven)

Section two of an act entitled "An act relative to judgments and prescribing the duties of prothonotaries in connection therewith" approved the thirty-first day of March one thousand nine hundred and fifteen (Pamphlet Laws thirty-nine)

The act entitled "An act authorizing tenants in common and coparceners of land to pay their proportionate share of the taxes assessed against the land and providing that the sale thereof for unpaid taxes shall not impair or divest

the title of those who have paid their respective shares of such taxes" approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and seventy)

The act entitled "An act relating to payment of taxes on seated lands by joint tenants in common or coparceners" approved the twenty-third day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and forty-five)

The act entitled "An act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is supplied to support said playgrounds and to increase the efficiency and improvement thereof" approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and fifty-two)

The act entitled "An act imposing certain duties upon assessors in the several counties with regard to returns of the taxable inhabitants within their respective townships wards and districts" approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and five)

The act entitled "An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity and repealing prior acts relating thereto" approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-one)

The act entitled "An act to exempt from county city borough township road school and poor taxes real property owned by one or more institutions of purely public charity used and occupied partly by such owner or owners and partly by other institutions of purely public charity and necessary for the occupancy and enjoyment of such institutions" approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred and twenty-eight)

(B) The Following Acts and Parts Of Acts Are Repealed So Far As They Relate To Taxation In Counties Of The Second Third Fourth Fifth And Sixth Classes And To Cities Of The Third Class Boroughs Towns Townships Poor Districts And School Districts Within Said Counties

Sections nine and twelve of the act entitled "An act to provide for the incorporation of boroughs approved the first day of April one thousand eight hundred and thirty-four (Pamphlet Laws one hundred and sixty-three)

Section three clause ten and section six clause two of the act entitled "An act regulating boroughs" approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty)

The act entitled "An act to authorize the councils of cities having less than ten thousand population to limit the number of street commissioners and tax collectors" approved the thirty-first day of March one thousand eight hundred and eighty-one (Pamphlet Laws eight)

The act entitled "An act to authorize the county commissioners to appoint assessors in cases where the assessor refuses or neglects to qualify or refuses or neglects to receive the precept and books at the time designated by the commissioners to begin their several duties" approved the fifth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws thirty-nine)

The act entitled "An act to amend section two of an act entitled 'An act to amend an act entitled 'An act to authorize the election of assessors for three years in the several boroughs of this Commonwealth' approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine regulating the duty of the assessors and providing that in making the valuation of the property the assessor of all the wards shall act as a board of assessors" approved the ninth day of July one thousand nine hundred and one (Pamphlet Laws six hundred thirteen)

The act entitled "An act to further amend an act entitled 'An act amending the eighty-ninth section of the act entitled 'An act relating to counties and townships and the county and township officers' approved the fifteenth day of April Anno Domini one thousand eight hundred and thirty-four and amendment thereto approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven making the compensation of assessors two dollars and fifty cents per day" approved the twenty-fifth day

of May one thousand nine hundred and seven (Pamphlet Laws two hundred thirty-two)

The act entitled "An act allowing mileage to assessors and assistant assessors whose duties pertain to assessments for purposes of State and county taxation or either when traveling to or from the county seat of their respective counties or attending before the county commissioners elsewhere than at the county-seat" approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred forty-six)

The act entitled "An act relating to assessments for taxes in townships of the first class in this Commonwealth fixing the compensation of assessors and assistant assessors in such townships extending the time within which the said assessors are required to complete their assessment and make their return thereof and further providing for the determination of the time actually employed by the said assessors and assistant assessors in the performance of their duties" approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and sixty-four)

The act entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five)

The act entitled "An act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation" approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-eight)

The act entitled "An act to amend section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto by providing for the election of a township assessor and an assistant township assessor in township of the first class and fixing the compensation of such assistant assessor payable by the county" approved the eighteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and one)

(C) The Following Act is Repealed so Far as it Relates To Cities Of The Third Class In Counties Of The Second Third Fourth Fifth and Sixth Classes

The act entitled "An act authorizing and empowering the city treasurers of the several cities of second class and third class of this Commonwealth to sell at public sale all properties upon which the taxes assessed and levied are delinquent and remain unpaid" approved the thirtieth day of March one thousand nine hundred and three (Pamphlet Laws one hundred and six)

Section 802 All other acts and parts of assembly general local or special inconsistent with or supplied by this act are repealed absolutely It is the intention of the legislature that this act shall furnish a complete and exclusive system for the assessment of persons property and subjects of taxation and the collection of taxes in the districts to which the same applies

But nothing contained in this act shall be construed to repeal any act or part hereof providing for the filing of tax claims in the office of the prothonotary and the collection of the lien thereof in the manner now provided by law nor shall anything in this act be construed to repeal any local or special law providing for the taxation of any real or personal property not made taxable under this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1351, entitled:

An Act to amend sections three four five nine and eleven of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred

ninety-six) entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities and regulating the administration and the payment of such pensions" changing the provisions of the act which regulate the payment of pensions requiring certain things from the pensioners and requiring the cities to set aside additional funds in certain cases

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-six) entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities and regulating the administration and the payment of such pensions" is hereby amended to read as follows

Section 3 Every person now or hereafter employed by the said cities as herein provided if any of the age of sixty years and upwards who shall have been so employed for a period of twenty years or more shall upon application to the board of pensions herein created be retired from service and shall during the remainder of his or her life receive the pension or compensation fixed by this act subject to such qualifications as are herein contained Provided That if such person had been employed by the said city for a period covering eighteen years or more prior to the passage of this act and shall thereafter be reemployed it shall be necessary that the period of his or her reemployment shall extend over a period of two years before such person shall be entitled to receive the pension fixed by this act

The second section was read as follows:

Section 2 That section four of said act is hereby amended to read as follows

Section 4 During the lifetime of the said person he or she shall be entitled to receive [as] a pension [annually] from the fund set aside for the purpose of fifty per centum of the amount which would constitute the average [annual salary or wages] rate of pay at which he or she [received] was employed during the last five years of his or her employment by the said city Said pension [to] shall be paid in monthly payments Provided That if any pension be granted to a person who has not been a contributor to the pension fund as herein provided during a period of twenty years such person shall be required to pay unto the board of pensions monthly an amount equal to not less than two nor more than three per centum of his or her pension until such time as his or her contributions shall have extended during a period of twenty-years Should any person so employed after twenty years of service be dismissed voluntarily retire or be in any manner deprived of his or her position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to the pension above mentioned notwithstanding he or she has not attained the age of sixty years at the time of his or her separation from the service of such city but said pension shall not commence until he or she has attained the age of sixty years Should any employee however become totally and permanently disabled after [twenty] ten years of service [and before attaining the age of sixty years] he or she shall be entitled to the said pension Provided That if any employee who has served less than ten years becomes totally and permanently disabled by reason of injury sustained in the actual performance of duty such employee shall be entitled to the said pension Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employee is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office Once a year the board of pensions may require a disability pensioner to undergo a medical examination by three physicians appointed by the board and should such physicians thereon report and certify to the board that such beneficiary is no longer incapacitated and should the pension board concur in such report the pension to such beneficiary shall be discontinued The pension paid to any one employee shall not exceed one hundred dollars per month and shall not be

computed on rate of pay in excess of two hundred dollars per month

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk. The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 22 by striking out the word "of"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, fourth, and fifth sections and title were separately read and agreed to as follows:

Section 3 That section five of said act is hereby amended to read as follows

Section 5 The city employes shall after the passage of this act pay unto the board of pensions monthly an amount equal to not less than two nor more than three per centum of their monthly salaries or wages as fixed by the board of pensions in no event however paying at a rate greater than [four] six dollars per month which shall be applied to the purposes of this act Payment of the monthly amount or contribution herein mentioned shall cease and be discontinued at the time the beneficiary received the pension herein provided if such beneficiary has so contributed to the pension fund during a period of twenty years If at the time the beneficiary received the pension herein provided he or she shall not have been a contributor to the pension fund during a period of twenty years such person shall be required to pay unto the board of pensions an amount equal to not less than two nor more than three per centum of his or her monthly pension until such time as his or her contributions shall have extended during a period of twenty years If for any cause an employee contributing to the pension fund shall cease to be an employee of any such cities of the second class before said employee becomes entitled to the pension conferred by this act the total amount of the contributions paid unto the pension fund by such employee shall be refunded to him or her in full without interest Provided however if any such employee shall have returned to him or her the amount contributed as aforesaid and shall afterward reenter the employ of such city said employee shall not be entitled to the pension designated until twenty years after said reemployment unless he or she shall return to the pension fund the amount withdrawn in which event the period of twenty years shall be computed from the time said employee first entered the service of said city In the event of the death of any such employee before the said employee becomes entitled to the pension aforesaid the said total amount of contributions aforesaid shall be paid over to the estate of the said deceased employee or to his or her heirs

Section 4 That section nine of said act is hereby amended to read as follows

Section 9 The public authorities of every city of the second class charged with the disbursements expenditures and appropriations shall annually set aside apportion and appropriate out of all taxes and income of the said cities unto the board of pensions a sum sufficient to maintain the pensions or compensations due under this act If the total disbursements from the pension fund for the payment of pensions refund of contributions of employes and administration expenses shall exceed in any year the total revenues of the pension fund from the contributions of employes and the interest and premiums earned on investments and bank deposits then the amount to be set aside apportioned and appropriated by the public authorities of such city of the second class to the pension fund shall not be less than the difference between the total disbursements and receipts of the pension fund as aforesaid

Section 5 That section eleven of said act is hereby amended to read as follows

Section 11 The time of service herein specified namely twenty years shall be computed from the time of the first or original employment said employment to consist of service to such city of the second class and need not be continuous [No pensions shall be paid under the provisions of this act however until after January first one thousand nine hundred and seventeen] Provided That in no case shall a period of more than eighteen years be credited to the service record of any person who shall be employed after the passage of this act and who shall have been employed by such city prior to the passage of this act If an employe shall have enlisted or shall have been drafted to serve in the army or navy of the United States in time of war such service in the army and navy of the United States shall be credited in full to the service record of such employe as service to such city of the second class

An Act to amend sections three four five nine and eleven of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-six) entitled "An act requiring cities of the second class to establish a pension fund for employes of said cities and regulating the administration and the payment of such pensions" changing the provisions of the act which regulate the payment of pensions requiring certain things from the pensioners and requiring the cities to set aside additional funds in certain cases

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1321, (Senate Bill No. 595), entitled:

An Act ratifying and confirming all of the actions of the "Pennsylvania Commission" and of the "Joint Commission" created by the Act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and the approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended in which the Governor, the Auditor General and the State Treasurer of this Commonwealth or any of them have participated since June fifteenth one thousand nine hundred and twenty-three.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1322, (Senate Bill No. 596), entitled:

An Act to amend sections two and three of the act approved the ninth day of July, one thousand nine hundred and nineteen (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the

acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act," as amended.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1320, (Senate Bill No. 594), entitled:

An Act to amend section ten of an act, approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes, defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1413, (Senate Bill No. 523), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and sev-

enteen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by providing for the creation of townships of the first class in certain cases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1508, (Senate Bill No. 582), entitled:

An Act to authorize cities of the first class and adjoining counties to enter into contracts and proceed with the work of construction and maintenance of meadow-banks and dikes at or near the boundary line between said cities and adjoining counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 572, (Senate Bill No. 49), entitled:

An Act providing for the presentation of libels in divorce to the several courts of common pleas and the awarding of subpoenas thereon

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1529, as follows:

An Act making an appropriation to the Auditor General to pay claim of the contractor employed by the commission appointed under the authority of the Act of July 25 1913 (Pamphlet Laws thirteen hundred eleven) to select a site and build a State Industrial Home for Women said claim having been settled by the Auditor General and approved by the State Treasurer

Whereas The Commission appointed under the authority of the Act of July twenty-fifth one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act" entered in to a contract with E C Fish & Company for the purpose of doing certain grading work at the State Industrial Home for Women at Muncy Pennsylvania and

Whereas Said E. C. Fish & Company under the provisions of the Act of March thirtieth one thousand eight hundred and eleven (Pamphlet Laws one hundred and forty-five) filed its claim in the office of the Auditor General in which it made claim for extra labor due to a shut-down of the work on the contract by order of the commission and for extra top soil removed and replaced and

Whereas After hearing held and testimony taken Samuel S Lewis Auditor General made a settlement in which five thousand eight hundred and thirty-two dollars (\$5,832) was awarded to E C Fish & Company on that part of its claim which was for the extra top soil removed and re-

placed which settlement was approved by Charles A Snyder State Treasurer and

Whereas The sixty days in which an appeal from said settlement could be taken has expired and no appeal was taken therefrom thereby making such settlement final now therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand eight hundred and thirty-two dollars (\$5,832) is hereby specifically appropriated to the Auditor General for the payment of the claim of said E C Fish & Company growing out of its contract with the Commission appointed under the authority of the Act of July twenty-fifth one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the the government and management of said institution and making an appropriation to carry out the purposes of this act"

Payment from said appropriation shall be made by warrant of the Auditor General on the State Treasurer in the usual manner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1089, as follows:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-five to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Section 2 No payment shall be made under this act except for exhibits of live-stock live-stock products horticultural products cereals bees and bee products basketry laces emdroideries and other handiwork or fancy work and the Secretary of Agriculture shall supervise all claims for payments from said appropriation

All associations requesting State aid shall report all expenditures for agricultural exhibits as specified in the preceding paragraph to the Secretary of Agriculture on blank forms furnished by him Such reports shall be attested and acknowledged by affidavit by the president and secretary of each association and shall be filed with the Secretary of Agriculture on or before the fifteenth day of November of each year for approval Reports approved by the Secretary of Agriculture shall be transmitted to the Auditor General for payment as provided by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 794, entitled:

An Act authorizing the Board of Game Commissioners to refund fines heretofore erroneously imposed and collected from members of hunting camps or bodies of men hunting together

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1428, entitled:

An Act prohibiting the placing of any sign banner or advertising matter of any kind whatsoever on or across any public road or highway or on or across any structure within the legal limits of any public road or highway without the written consent of the authorities responsible for the maintenance of such public road or highway declaring the same to be a public nuisance and authorizing its removal with or without notice and providing penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1497, entitled:

An Act providing for the appointment of special detectives in counties of the fifth class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1032, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escape fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 636, entitled:

An Act providing for the admission of testimony given in ejectment suits upon a re-trial and in subsequent real issues when the parties claim under a common source

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 516.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of

and the purchase of equipment for the University and for the maintenance of teaching facilities for students in the School of Medicine

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4 by inserting after the word "of" the words "one million two"; strike out the word "nine" and insert in line 5 after the word "thousand" the words "nine hundred and sixty"; Amend line 5 by striking out the numerals "\$900,000." and insert in lieu thereof the numerals "\$1,200,960." Amend line 10 by inserting after the word "Pittsburgh" the words "including general administrative expenses chargeable to any of the schools and Departments hereafter enumerated"; Amend line 12 by inserting after the word "University" the word "the". Amend section 1, page 2, line 4 by inserting after the word "Departments" the word "of", and after the word "arts" insert the following words "including the Library the Observatory and the Departments of physical education and military instruction", in line 5 strike out the word "three" and insert the word "four", and after the word "and" strike out the word "fifty-seven" and insert the word "seventy-eight" and after the word "Thousand" insert the words "four hundred and sixty"; In line 6 strike out the numerals "\$357,000." and insert in lieu thereof the numerals "\$478,460." In line 9, strike out the word "twenty-five" and insert in lieu thereof the word "sixty-five"; in line 10 strike out the numerals \$225,000 and insert in lieu thereof the numerals "265,000." In line 12 strike out the word "sixty-five" and insert in lieu thereof the word "ninety-two" and after the word "Thousand" insert the words "five hundred" In line 13 strike out the numerals "\$65,000." and insert in lieu thereof the numerals "\$92,500." In line 16 strike out the word "two" and insert in lieu thereof the word "three"; in line 17 after the word "and" strike out the word "fifty-three" and insert in lieu thereof the word "sixty-five"; in line 18 strike out the numerals "\$253,000. and insert in lieu thereof the numerals "\$365,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 1058.

Making an appropriation to the Board of Trustees of the Western State Penitentiary

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 13 by striking out the following:

The sum of two hundred five thousand dollars (\$205,000) or so much thereof as may be necessary for the continuation of the erection construction and equipment of the said Western State Penitentiary in Centre County authorized by the act entitled "An act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March one thousand nine hundred and eleven Pamphlet Laws Thirty-two and its amendments and supplements for the two fiscal years beginning June first one thousand nine hundred and twenty-five

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haines, | McLaughlin, | Staudenmeier, |
| Gray, | Hall, | Memolo, | Stavitski, |
| Brewster, | Hantz, | Metzger, | Sterling, |
| Bromley, | Harding, | Metzinger, | Stock, |
| Brown, E., | Harer, | Miller, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Strayer, |
| Burchinal, | Heffernan, | Moffatt, | Talbot, |
| Burke, | Heffran, | Moore, | Thomas, L. D., |
| Bush, | Henderson, | Morrison, | Thomas, M. G., |
| Calhoun, | Hess, | Muldowney, | Toepfer, |
| Canon, | Himes, | Munley, | Towner, |
| Colville, | Holmes, | Myers, | Trescher, |
| Conner, | Holtzman, | Neely, | Turner, |
| Craig, | Hoover, | Nicholson, | Voltz, |
| Critchfield, | Horn, | Nolte, | Washington, |
| Cross, | Howe, | North, | Watson, |
| Davis, | Hricko, | Orr, | Weamer, |
| Davis, | Huber, | Parkinson, | Wells, |
| DeFrehn, | Irvin, | Patterson, F. W., | Welty, |
| Deibler, | Jones, | Patterson, M., | Wettach, |
| Dengler, | Kelly, | Peelor, | Wheeler, |
| Derby, | Labar, | Pennock, | Whitehouse, |
| Diehm, | Lafferty, | Perry, | Williams, |
| Dietz, | Lauver, | Phillips, | Wilson, |
| Dilsheimer, | Leidich, | Pitts, | Witherspoon, |
| Donnell, | Little, H. A., | Posey, | Witkin, |
| Drinkhouse, | Little, J. T., | Powell, | Wood, N., |
| Drumbor, | Long, | Prosser, | Wood, W. P., |
| Duddy, | Lotz, | Pryor, | Wright, |
| Eaches, | Lucas, | Raymond, | Bluett, |
| Earley, | Ludlow, | Reader, | Speaker. |
| Ede, | Lukehart, | Rhodes, | |
| Edmonds, | Lynch, | Rieder, | |
| Emhardt, | | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 75.

An Act making an appropriation to the Board of Trustees of the Pennsylvania State Oral School for the Deaf at Scranton Lackawanna County Pennsylvania

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title page 1, line 1 by inserting after the word "the" the words "Board of Trustees of the".

Amend section 1, page 1, line 4 by striking out the word "sixty-nine" and inserting in lieu thereof the word "twenty-five"; strike out after the word "thousand" the words "six hundred forty-five." Amend line 5 by striking out the numerals "\$169,645" and insert in lieu thereof the numerals "\$125,000." Amend line 7 by inserting before the word "Pennsylvania" the words "Board of Trustees of the"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Hart, | Miller, C., | Storer, |
| Brown, T. J., | Harer, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Patterson, B. H., | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 627.

An Act making an appropriation to the Trustees of Temple University at Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the entire section and inserting in lieu thereof the following:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred thousand dollars

(\$500,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of Temple University at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-five for the general maintenance of the University and the purchase of such apparatus and equipment as the Trustees may deem necessary for the best interests of the University

Provided however that the sum of One Hundred and fifty thousand dollars (\$100,000) thereof shall be used for the maintenance and equipment of the Colleges of Liberal Arts and Sciences including the college of Liberal Arts and Science Pre-Medical and Pre-Dental courses and the School of Music

And provided further that the sum of One Hundred and fifty thousand dollars (\$150,000) thereof shall be used for the maintenance and equipment of the School of Education including the summer session and extension work in education

And provided further that the sum of Two Hundred thousand dollars (\$200,000) thereof shall be used for the maintenance and equipment of the professional schools including the Schools of Law Medicine Dentistry Pharmacy and Chiropody and including teaching facilities in the Garretson Hospital of Temple University and the Samaritan Hospital of Temple University for students in the School of Medicine

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malle, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, F. A., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E. P., | Harding, | Millar, | Storb, |
| Brown, T. J., | Hart, | Miller, C., | Storer, |
| Brown, E., | Harer, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 731.

An Act to amend sections seven hundred and sixteen and four hundred and two of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and fifty-nine) entitled "An act concerning game and other wild birds and wild animals and amending revising consolidating and changing the law relating thereto"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend title, page 1, line 1, by striking out the word "section" and inserting in lieu thereof the word "sections" and after the word "sixteen" insert the words "and four hundred and two". Amend section 716, page 2, line 11 after the word "of" strike out the words "two years" and insert in lieu thereof the words "three months." Amend page 3, line 6 by striking out the word "twentieth," and inserting in lieu thereof the word "sixteenth" and after the word "and" strike out the word "April" and insert the word "March." Amend page 3, line 18, by inserting after the word "issued" the following:

Amend page 3, line 6 by striking out the word "twentieth" "Section 2 That section four hundred and two of said act is hereby amended to read as follows

Section 402 Board Empowered to Grant Licenses Under the conditions and limitations hereinafter prescribed the board may grant licenses at their discretion which licenses shall expire on May thirty-first of each year Such licenses shall not be transferable Such licenses may be issued (a) to any person within this Commonwealth of known scientific attainment in ornithology or mammalogy (b) to any agent of any public museum in this Commonwealth (c) to a teacher of ornithology in any school within this Commonwealth (d) to any person within the Commonwealth desiring to breed or raise game in captivity and to sell the same (e) to any person desiring to possess breed or selfferrets (f) to any person qualified to practice taxidermy and (g) to fur dealers or persons purchasing or receiving raw furs for commercial purposes

No person so long as he is legally acting under the authority of a license issued by the board shall be liable to any of the penalties provided for in this act

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|--------------|---------------|-----------------|---------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | F Pratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilshelmer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 321.

An Act to amend chapter fourteen of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by adding article three thereto providing for a system of sewers and drains in townships of the second class and for the acquisition of private sewer systems

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 3, line 22, by inserting after the word "health" the words "and of the administrative code."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sarig, |
| Alexander, | Evans, E. P., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Laidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 380.

An Act to prevent deception in and to regulate the sale of paint putty naval stores (turpentine and rosin) or any substitutes therefor providing penalties for the violation thereof providing for the enforcement of this act and repealing an act approved the first day of June one thousand nine hundred and fifteen entitled "An act to prevent deception in the sale of paint putty turpentine or any substitutes therefor and providing penalties for the violation thereof"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 5, page 3, line 11, by striking out after the word "act" in paragraph (a) the following:

(b) To use in this State the word "turpentine" or the word "rosin" singly or with any other word or words or of any compound derivative or imitation of words letters or combination of letters for any compound derivative of imitation of naval stores as defined in section three of this act

and insert the following:

(b) To use in this State the word 'turpentine' or the word 'rosin' in labelling branding selling or offering for sale any compound derivative or imitation of naval stores as defined in section 3 of this act unless accompanied by the words 'substitute' 'artificial' or some equivalent combination conspicuously shown so as to avoid deception of the purchaser

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malle, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspach r, | Grimes, | McGowan, | Stadtlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Laidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR
CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

HOUSE BILL No. 673.

An Act to further amend section eleven of article six and section fifteen of article seven of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by changing the salaries of councilmen and mayors

With the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 24, by striking out the words, "three hundred and seventy-five."

Amend section 1, page 3, line 3, by inserting after the word "of" the words "not exceeding"; also in line 5, after the word thousand insert the words, "not exceeding"; also line 11, by inserting before the word "three" the words "not exceeding." Also line 13, by inserting after the "thousand" the words "not exceeding."

Amend section 2, page 4, line 9, by striking out the words "seven hundred and fifty;" also in line 15, by striking out the words "seven hundred and fifty"; also in line 18, after the word "thousand" strike out the word "eight"; also in line 21, strike out the word "three" and after the word "thousand" strike out the words "seven hundred"; also in line 24, strike out the words "four thousand five hundred"; also line 26, strike out the words "five thousand two hundred and fifty."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A. | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T. | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Speer, |
| Bickett, | Griffith, | McDermott, | Spencer, |
| Bidelspacher, | Grimes, | McGowan, | Stadlander, |
| Blair, | Guerin, | McKim, | Stark, |
| Blumberg, | Haas, | McLaughlin, | Staudenmeier, |
| Bray, | Haines, | Memolo, | Stavitski, |
| Brewster, | Hall, | Metzger, | Sterling, |
| Bromley, | Hantz, | Metzinger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Hart, | Miller, H. A., | Strayer, |
| Burchinal, | Haws, | Moffatt, | Talbot, |
| Burke, | Heffernan, | Moore, | Thomas, L. D., |
| Bush, | Heffran, | Morrison, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Townser, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |

| | | | |
|--------------|----------------|-------------------|--------------|
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Howe, | Orr, | Weamer, |
| Davis, | Hricko, | Parkinson, | Wells, |
| DeFrehn, | Huber, | Patterson, F. W., | Welty, |
| Deibler, | Irvin, | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Laidich, | Posey, | Witkin, |
| Drinkhouse, | Little, H. A., | Powell, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments are concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON
SENATE BILL.

The Clerk of the Senate being introduced, informed that the Senate insists on its nonconcurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And has appointed Messrs. Shantz, Patton and Kutz a committee of conference to confer with a similar committee of the House of Representatives if the House of Representatives shall appoint such committee on the subject of the differences existing between the two Houses in relation to said bill.

Mr. McCAIG. Mr. Speaker, I move that the House insist upon its amendments non-concurred in by the Senate, and that a Conference Committee be appointed on behalf of the House to confer with a similar committee appointed by the Senate

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF COMMITTEE.

The SPEAKER. As a Committee of Conference on behalf of the House, I appoint Messrs. McCaig, Alexander and Harer.

REPORT OF COMMITTEE ON RULES.

Mr. MARCUS, offered the following report of the Committee on Rules, which was twice read, as follows:

Resolved, That commencing Monday, April sixth, the Calendar shall be made up as follows:

First. Appropriation bills on first, second and third reading.

Second. House Bills on first, second and third reading, after which the Calendar shall be Senate Bills on first, second and third reading, as it is at present.

JOSEPH C. MARCUS,
J. M. FLYNN,
JOHN A. F. HALL,
SAMUEL J. PERRY,
WALTER H. CRAIG.

On the question,

Will the House adopt the report?

Mr. PERRY. Mr. Speaker, I move that the report be adopted as read.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

RESOLUTION RECALLING HOUSE BILL NO. 493 FROM THE GOVERNOR.

Mr. MARCUS offered the following resolution which was twice read, considered and adopted:

In the House of Representatives March 31, 1925.

Resolved, (if the Senate concur), That House Bill No. 493, Printer's No. 758, File Folio 3835, entitled "An act providing for the levy of a poll tax in counties of the second class and abolishing therein taxes on salaries and emoluments of office, offices and posts of profit, professions, trades and occupations," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

The SPEAKER. The Chair is advised with reference to page 1 of today's calendar, that the Bill On Final Passage Recalled From the Governor is now on file.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 393, as follows:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-three and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-three" as approved the thirtieth day of June Anno Domini one thousand nine hundred and twenty-three Appropriation Acts thirty-five providing for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary for deficiencies in certain appropriations made to the Executive and Judicial Departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-five by certain of the Executive and Judicial Departments not provided for by said act be and the same are hereby specifically appropriated to the several objects hereinafter named to be made in the manner prescribed by law and to be paid out of any moneys in the treasury not otherwise appropriated Provided That all sums hereby appropriated shall be paid on the warrant of the Auditor General drawn upon the State Treasurer unless otherwise prescribed by law

Section 2 For the payment of the deficiencies in certain appropriations made to and for other minor expenses incurred to be incurred to May thirty-first one thousand nine hundred and twenty-five by the following named executive departments of the State Government the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

DEPARTMENT OF THE AUDITOR GENERAL

For the payment of the deficiency in the salary of the Auditor General at the salary rate to become effective on the fifth day of May one thousand nine hundred and twenty-five the sum of one hundred sixty-six dollars and sixty-seven cents (\$166.67)

For the payment of the deficiency in the expenses of publishing monthly statements of the general sinking and all other funds as required by law and for the payment of advertisements for proposals for publication of the decisions of the Supreme Court under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of the deficiency fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) the sum of eighty-six dollars and twenty cents (\$86.20)

For the payment to the Philadelphia National Bank Philadelphia the State's Fiscal Agent for deficiency in compensation as Loan and Transfer Agent of the Commonwealth for two fiscal years ending May thirty-first one thousand nine hundred and twenty-five the sum of three thousand one hundred and twenty-five dollars (\$3,125.00)

TREASURY DEPARTMENT.

For the payment of the deficiency in the salary of the State Treasury at the salary rate to become effective on the fifth day of May one thousand nine hundred and twenty-five the sum of one hundred sixty-six dollars and sixty-seven cents (\$166.67)

For the payment of the deficiency in the payment of clerk hire including auditors investigators messengers watchmen cleaners experts clerks and stenographers office equipment and incidental and contingent expenses the sum of eleven thousand five hundred dollars (\$11,500) or so much thereof as may be necessary

DEPARTMENT OF INTERNAL AFFAIRS

For payment of deficiency in salaries of officials clerks and employes of the Bureau of Statistics and Information the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

ADJUTANT GENERAL'S DEPARTMENT

For the payment of annual allowance to National Guard organizations passenger and freight transportation rifle practice allowances repairs to auto trucks expenses of inspectors and other paid obligations for the fiscal year ending May thirty-first one thousand nine hundred and twenty-five the sum of seventy-five thousand two hundred ninety-six dollars (\$75,296)

For officers' annual allowance claims due and filed eleven thousand one hundred eleven dollars and sixty-seven cents (\$11,111.67)

For deficiency in the payment of clerical services in connection with the preparation and compiling of the records of the soldiers of Pennsylvania who participated in the World War the sum of one thousand seven hundred and fifty dollars (\$1,750)

DEPARTMENT OF MINES

For the payment of salaries due fifty-one anthracite and bituminous mine inspectors for services rendered during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-five the sum of twenty thousand four hundred dollars (\$20,400)

For the payment of expenses incurred by anthracite mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand and four dollars and ninety-six cents (\$3,004.96)

For the payment of expenses incurred by bituminous mine inspectors in the discharge of their duties during the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of five thousand eight hundred and seventy-nine dollars and twenty-nine cents (\$5,879.29)

JUDICIAL DEPARTMENT

Section 3 For the payment of deficiency in the salary of the Deputy Prothonotary of the Supreme Court Eastern District the sum of eight hundred ninety-one dollars and seventy-five cents (\$891.75)

For the payment of the compensation carfare and expenses of judges for holding court outside of their own

judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of eight thousand dollars (\$8,000)

INTEREST ON FUNDED DEBT AND MISCELLANEOUS APPROPRIATIONS

Section 4 For the payment of the deficiency in interest on the funded debt of the Commonwealth which falls due on the first day of February one thousand nine hundred and twenty-five the sum of five thousand eight hundred and thirty-nine dollars (\$5,839)

For the payment of the deficiency in the salaries of State employes who have been or may be retired by resignation the sum of seventeen thousand two hundred and eighty-one dollars and ninety cents (\$17,281.90)

For the payment of expenses of the celebration in connection with the presentation of William Penn Charter to the Commonwealth of Pennsylvania the sum of Fifteen Hundred Dollars (\$1500) or so much thereof as may be necessary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|---------------|
| Adam, | Emhardt, | MacMillan, | Royle, |
| Alexander, | Evans, B. P., | Malie, | Sarig, |
| Allman, | Evans, F. D., | Mangan, | Sautter, |
| Armstrong, | Flinchbaugh, | Marshall, | Schilling, |
| Anderson, | Flynn, | Martz, | Schoener, |
| Aston, | Fockler, | Mathay, | Schwartz, |
| Bagshaw, | Fratt, | McBride, | Shaffer, |
| Bartley, | Frye, | McCann, | Shambach, |
| Behney, | Fuller, | McCann, | Sheffer, |
| Bell, F. A., | Gilchrist, | McClure, J. F., | Smith, G. A., |
| Bell, W. T., | Goodnough, | McClure, J. H., | Smith, H. J., |
| Bentley, | Goss, | McCormick, | Soffel, |
| Berkheiser, | Greeby, | McDaniel, | Sowers, |
| Bickett, | Greenstein, | McGowan, | Speer, |
| Bidelspacher, | Griffith, | McKim, | Spencer, |
| Blair, | Grimes, | McLaughlin, | Stadtlander, |
| Blumberg, | Guerin, | Memolo, | Stark, |
| Bray, | Haas, | Metzger, | Staudenmeier, |
| Brewster, | Hall, | Metzinger, | Stavitski, |
| Bromley, | Hantz, | Miller, C., | Sterling, |
| Brown, E., | Harding, | Miller, H. A., | Stock, |
| Brown, E. P., | Harer, | Moffatt, | Storb, |
| Brown, T. J., | Hart, | Moore, | Storer, |
| Burchinal, | Haws, | Morrison, | Strayer, |
| Burke, | Heffernan, | Muldowney, | Talbot, |
| Calhoun, | Heffran, | Munley, | Toepfer, |
| Canon, | Henderson, | Myers, | Towner, |
| Colville, | Hess, | Neely, | Trescher, |
| Conner, | Himes, | Nicholson, | Turner, |
| Craig, | Holtzman, | Nolte, | Voltz, |
| Critchfield, | Hoover, | North, | Washington, |
| Cross, | Horn, | Parkinson, | Weamer, |
| Davies, | Howe, | Patterson, F. W., | Wells, |
| Davis, | Hricko, | Patterson, M., | Welty, |
| DeFrehn, | Huber, | Pennock, | Wettach, |
| Dengler, | Irvin, | Peelor, | Whitehouse, |
| Derby, | Jones, | Perry, | Williams, |
| Diehm, | Kelly, | Phillips, | Wilson, |
| Dietz, | Labar, | Pitts, | Witherspoon, |
| Dilsheimer, | Lafferty, | Posey, | Witkin, |
| Donnell, | Lauver, | Powell, | Wood, N., |
| Drinkhouse, | Leidich, | Prosser, | Wood, W. P., |
| Drumbor, | Little, H. A., | Pryor, | Wright, |
| Duddy, | Little, J. T., | Raymond, | Bluett, |
| Eaches, | Lucas, | Reader, | Speaker. |
| Earley, | Ludlow, | Rhodes, | |
| Ede, | Lukehart, | Rieder, | |
| Edmonds, | Lynch, | | |

NAYS—1.

Thomas, L. D.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 451, entitled:

An Act empowering the Department of Highways to acquire and maintain certain toll-bridges within the Commonwealth and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Sautter, |
| Alexander, | Flinchbaugh, | Mangan, | Schilling, |
| Allman, | Flynn, | Marcus, | Schoener, |
| Anderson, | Fockler, | Marshall, | Schwartz, |
| Armstrong, | Frye, | Mathay, | Scott, |
| Aston, | Fuller, | McBride, | Shaffer, |
| Bagshaw, | Gilchrist, | McCaig, | Shambach, |
| Baldi, | Gelnett, | McCann, | Sheffer, |
| Behney, | Goehring, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Goss, | McClure, J. H., | Smith, H. J., |
| Bell, W. T., | Greeby, | McCormick, | Sowers, |
| Bentley, | Greenstein, | McDaniel, | Speer, |
| Berkheiser, | Griffith, | McGowan, | Spencer, |
| Bickett, | Grimes, | McKim, | Stadtlander, |
| Bidelspacher, | Guerin, | McLaughlin, | Stark, |
| Blair, | Haas, | Memolo, | Staudenmeier, |
| Blumberg, | Haines, | Metzger, | Stavitski, |
| Brewster, | Hall, | Metzinger, | Sterling, |
| Bromley, | Hantz, | Miller, | Stock, |
| Brown, E., | Harding, | Miller, C., | Storb, |
| Brown, E. P., | Harer, | Miller, H. A., | Storer, |
| Brown, T. J., | Haws, | Moffatt, | Strayer, |
| Burchinal, | Heffernan, | Moore, | Talbot, |
| Burke, | Heffran, | Morrison, | Thomas, L. D., |
| Bush, | Henderson, | Muldowney, | Thomas, M. G., |
| Calhoun, | Hess, | Munley, | Toepfer, |
| Colville, | Himes, | Myers, | Towner, |
| Conner, | Holmes, | Neely, | Trescher, |
| Craig, | Holtzman, | Nicholson, | Turner, |
| Critchfield, | Hoover, | Nolte, | Voltz, |
| Davies, | Howe, | North, | Washington, |
| Davis, | Hricko, | Orr, | Watson, |
| DeFrehn, | Huber, | Patterson, F. W., | Wells, |
| Dengler, | Irvin, | Patterson, M., | Welty, |
| Derby, | Jones, | Peelor, | Wettach, |
| Diehm, | Kelly, | Pennock, | Wheeler, |
| Dietz, | Labar, | Perry, | Whitehouse, |
| Dilsheimer, | Lafferty, | Phillips, | Williams, |
| Donnell, | Lauver, | Pitts, | Wilson, |
| Drinkhouse, | Leidich, | Posey, | Witherspoon, |
| Drumbor, | Little, H. A., | Powell, | Witkin, |
| Duddy, | Little, J. T., | Prosser, | Wood, N., |
| Eaches, | Lucas, | Pryor, | Wood, W. P., |
| Earley, | Ludlow, | Raymond, | Wright, |
| Ede, | Lucas, | Rhodes, | Bluett, |
| Edmonds, | Ludlow, | Rieder, | Speaker. |
| Emhardt, | Lukehart, | Royle, | |
| Evans, B. P., | Lynch, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 410, entitled:

An Act to assist in ascertaining the mental condition of persons indicted for criminal offense where the existence of insanity in the defendant is claimed by way of immunity from pleading to the indictment or is to be claimed as a defense at the trial providing for the filing of such claims of immunity and for notification by the defendant to the

judge of the trial court of the intention to make such defense providing for the appointment by the judge of the trial court of one or more disinterested registered physicians to testify as experts and for the allowance of fees to such experts at the expense of the county authorizing the judge to require the preparation by each of such experts who has examined or observed the defendant as to his mental condition of a written report based upon such examination or observation providing for the filing of such report and allowing the same with the permission of the judge to be read by the witness at the hearing or trial and providing for the examination of expert witnesses upon their reports and further providing for the proceedings to be taken where the existence of present insanity in the defendant is not claimed by way of immunity from pleading to the indictment and the plea of not guilty shall have been made or entered and subsequently prior to or in the course of the trial the claim of present insanity of the defendant shall be made

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, in the absence of the sponsor, Mr. Sterling, of House Bill No. 410, file folio 4341, I move that it be placed on the postponed calendar.

Mr. GREENSTEIN. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 411, entitled:

An Act further to amend the sixty-third section as amended of an act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred eighty-nine) entitled "An act relating to lunatics and habitual drunkards" so as to provide for the summoning at the discretion of the court of expert witnesses by the court to testify at the trial by a jury of an issue awarded if a jury trial shall be demanded or in the investigation by the court where a jury trial shall not be demanded to determine the soundness of mind of any person found a lunatic and of any alleged lunatic confined detained or under any restraint as such in any county of this Commonwealth and for the payment of the fees of such witnesses and for authorizing the preparation and reading at the trial or investigation by the court as the case may be with permission of the court of written reports of such witnesses

On the question,

Will the House agree to the bill on third reading?

Mr. BLUMBERG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 18 by inserting after the word "drunkard" the following:—and of every alleged lunatic or habitual drunkard

Amend section 1, page 2, line 20 by inserting after the word "liberty" the words "and property"

Amend section 1, page 4, line 8 by underscoring all of lines 8 to 29 inclusive.

Amend section 1, page 5, line 1, by underscoring all of lines 1 to 22 inclusive

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 889, entitled:

An Act providing for the care and maintenance by cities boroughs incorporated towns and townships of any soldiers' monument gun or carriage or other similar memorial where there is no person body or organization in existence to care for and maintain the said memorials

On the question,

Will the House agree to the bill on third reading?

Mr. MOFFATT. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 1, by striking out the word "some and inserting in lieu thereof "come"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 537, entitled:

A Joint Resolution proposing an amendment to Section one Article nine of the Constitution of the Commonwealth of Pennsylvania

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. SOWERS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Edmonds.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With great pleasure, Mr. Speaker.

Mr. SOWERS. Does the amendment providing for the enactment of the income tax law make that constitutional in Pennsylvania.

Mr. EDMONDS. No. No income tax law at the present time is constitutional in Pennsylvania. All that this amendment does with reference to the income tax is that it provides that if ever there should be there could be exemptions of small incomes. In other words, there could be an income tax at the present time, but under the decision in Cope's Estate, with which my friend is familiar there cannot be any exemptions of income. This permits those exemptions.

Mr. SOWERS. The object of this is to permit exemptions.

Mr. EDMONDS. The object is to allow greater elasticity in taxation in Pennsylvania, and to allow exemptions if it ever becomes necessary.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Fockler, | Mangan, | Rieder, |
| Alexander, | Frye, | Marshall, | Royle, |
| Anderson, | Fuller, | Martz, | Sarig, |
| Armstrong, | Gelnett, | Mathay, | Sautter, |
| Bagshaw, | Goodnough, | McBride, | Schilling, |
| Baldi, | Goss, | McCaig, | Schoener, |
| Bartley, | Greeby, | McCann, | Schwartz, |
| Behney, | Greenstein, | McClure, J. F., | Scott, |
| Bell, F. A., | Griffith, | McClure, J. H., | Shambach, |
| Bell, W. T. | Grimes, | McCormick, | Smith, G. A., |
| Berkheiser, | Guerin, | McDaniel, | Smith, H. J., |
| Bickett, | Haas, | McDermott, | Sowers, |
| Bidelspacher, | Haines, | McGowan, | Speer, |
| Blumberg, | Hall, | McKim, | Spencer, |
| Bray, | Hantz, | McLaughlin, | Stark, |
| Brewster, | Harding, | Memolo, | Staudenmeier, |
| Brown, E., | Harer, | Metzinger, | Stavitski, |
| Brown, E. P., | Hart, | Millar, | Sterling, |
| Brown, T. J., | Haws, | Miller, C., | Stock, |
| Burchinal, | Heffran, | Miller, H. A., | Storb, |
| Bush, | Henderson, | Moffatt, | Storer, |
| Calhoun, | Hess, | Moore, | Strayer, |
| Canon, | Himes, | Morrison, | Talbot, |
| Conner, | Holmes, | Muldowney, | Thomas, L. D., |
| Craig, | Holtzman, | Munley, | Thomas, M. G., |
| Critchfield, | Hoover, | Myers, | Toepfer, |
| Cross, | Horn, | Neely, | Trescher, |
| Davies, | Howe, | Nicholson, | Turner, |
| Davis, | Hricko, | Nolte, | Voltz, |
| DeFrehn, | Huber, | North, | Weamer, |
| Deibler, | Irvin, | Orr, | Welty, |
| Derby, | Jones, | Parkinson, | Wettach, |
| Diehm, | Kelly, | Patterson, F. W., | Whitehouse, |
| Dietz, | Labar, | Patterson, M., | Wilson, |
| Dilsheimer, | Lafferty, | Peelor, | Washington, |
| Drumbor, | Lauver, | Pennock, | Watson, |
| Drinkhouse, | Leidich, | Perry, | Witherspoon, |
| Duddy, | Little, H. A., | Powell, | Witkin, |
| Eaches, | Little, J. T., | Phillips, | Wood, N., |
| Earley, | Long, | Pitts, | Wood, W. P., |
| Ede, | Lotz, | Posey, | Wright, |
| Edmonds, | Ludlow, | Pryor, | Bluett, |
| Emhardt, | Lukehart, | Prosser, | Speaker. |
| Evans, B. P., | MacMillan, | Raymond, | |
| Flinchbaugh, | Lynch, | Reader, | |
| Flynn, | Malie, | Rhodes, | |

NAYS—3.

Allman, Lucas, Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. BROMLEY IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 719, (Senate Bill No. 143), entitled:

An Act to further amend section three of the act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred ninety-eight) constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended by requiring the salary board to fix the salaries of all employees of such juvenile court

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|----------------|-----------------|----------------|
| Adam, | Emhardt, | Lynch, | Sarig, |
| Alexander, | Evans, B. P., | MacMillan, | Sautter, |
| Allman, | Evans, F. D., | Malie, | Schilling, |
| Anderson, | Flinchbaugh, | Mangan, | Schoener, |
| Armstrong, | Flynn, | Marshall, | Schwartz, |
| Aston, | Fockler, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Sheffer, |
| Behney, | Gelnett, | McCaig, | Smith, G. A., |
| Bell, F. A. | Gilchrist, | McCann, | Smith, H. J., |
| Bell, W. T. | Goodnough, | McClure, J. F., | Soffel, |
| Bentley, | Goss, | McClure, J. H., | Sowers, |
| Berkheiser, | Greenstein, | McCormick, | Speer, |
| Bickett, | Griffith, | McDaniel, | Spencer, |
| Bidelspacher, | Grimes, | McDermott, | Stadtlander, |
| Blair, | Guerin, | McGowan, | Stark, |
| Blumberg, | Haas, | McKim, | Staudenmeier, |
| Bray, | Haines, | McLaughlin, | Stavitski, |
| Brewster, | Hall, | Memolo, | Sterling, |
| Bromley, | Hantz, | Metzger, | Stock, |
| Brown, E., | Harding, | Millar, | Storb, |
| Brown, E. P., | Harer, | Miller, C., | Storer, |
| Brown, T. J., | Haws, | Miller, H. A., | Talbot, |
| Burchinal, | Heffernan, | Moffatt, | Thomas, L. D., |
| Burke, | Heffran, | Moore, | Thomas, M. G., |
| Calhoun, | Henderson, | Muldowney, | Toepfer, |
| Canon, | Hess, | Munley, | Town, |
| Colville, | Himes, | Myers, | Trescher, |
| Conner, | Holmes, | Neely, | Turner, |
| Craig, | Holtzman, | Nicholson, | Voltz, |
| Critchfield, | Hoover, | Nolte, | Washington, |
| Cross, | Horn, | North, | Watson, |
| Davies, | Hricko, | Orr, | Weamer, |
| Davis, | Huber, | Parkinson, | Wells, |
| DeFrehn, | Irvin, | Patterson, M., | Welty, |
| Deibler, | Jones, | Peelor, | Wettach, |
| Dengler, | Kelly, | Pennock, | Wheeler, |
| Derby, | Labar, | Perry, | Whitehouse, |
| Diehm, | Lafferty, | Phillips, | Williams, |
| Dilsheimer, | Lauver, | Pitts, | Wilson, |
| Donnell, | Leidich, | Posey, | Witherspoon, |
| Drinkhouse, | Little, H. A., | Prosser, | Witkin, |
| Drumbor, | Little, J. T., | Pryor, | Wood, N., |
| Duddy, | Long, | Raymond, | Wood, W. P., |
| Eaches, | Lotz, | Reader, | Wright, |
| Earley, | Lucas, | Rhodes, | Bluett, |
| Ede, | Ludlow, | Rieder, | Speaker. |
| Edmonds, | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1196, (Senate Bill No. 170), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" and its amendments

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Neely, | Turner, |
| Conner, | Holmes, | Nicholson, | Voltz, |
| Craig, | Holtzman, | Nolte, | Washington, |
| Critchfield, | Hoover, | North, | Watson, |
| Cross, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Patterson, B. H., | Wells, |
| Davis, | Hricko, | Patterson, F. W., | Welty, |
| DeFrehn, | Huber, | Patterson, M., | Wettach, |
| Deibler, | Irvin, | Peelr, | Wheeler, |
| Dengler, | Jones, | Pennock, | Whitehouse, |
| Derby, | Kelly, | Perry, | Williams, |
| Diehm, | Labar, | Phillips, | Wilson, |
| Dietz, | Lafferty, | Pitts, | Witherspoon, |
| Dilsheimer, | Lauver, | Posey, | Witkin, |
| Donnell, | Leidich, | Powell, | Wood, N., |
| Drinkhouse, | Little, H. A., | Prosser, | Wood, W. P., |
| Drumbor, | Little, J. T., | Pryor, | Wright, |
| Duddy, | Long, | Raymond, | Bluett, |
| Eaches, | Lotz, | Reader, | Speaker. |
| Earley, | Lucas, | Rhodes, | |
| Ede, | Ludlow, | Rieder, | |
| Edmonds, | Lukehart, | Royle, | |
| Emhardt, | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1406, (Senate Bill No. 352), entitled:

An Act making an appropriation to the commission for the acquisition of the various toll-bridges over the Delaware Rive between the Commonwealth of Pennsylvania and the State of New Jersey for the acquisition of a certain bridge site and the rebuilding of a bridge thereon

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall lthe bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarig, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Baldi, | Fuller, | McBride, | Shambach, |
| Bartley, | Gelnett, | McCaig, | Sheffer, |
| Behney, | Gilchrist, | McCann, | Smith, G. A., |
| Bell, F. A., | Goodnough, | McClure, J. F., | Smith, H. J., |
| Bell, W. T., | Goss, | McClure, J. H., | Soffel, |
| Bentley, | Greeby, | McCormick, | Sowers, |
| Berkheiser, | Greenstein, | McDaniel, | Spencer, |
| Bickett, | Griffith, | McDermott, | Stadlander, |
| Bidelspacher, | Grimes, | McGowan, | Stark, |
| Blair, | Guerin, | McKim, | Staudenmeier, |
| Blumberg, | Haas, | McLaughlin, | Stavitski, |
| Bray, | Haines, | Memolo, | Sterling, |
| Brewster, | Hall, | Metzger, | Stock, |
| Bromley, | Hantz, | Metzinger, | Storb, |
| Brown, E., | Harding, | Millar, | Storer, |
| Brown, E. P., | Harer, | Miller, C., | Strayer, |
| Brown, T. J., | Hart, | Miller, H. A., | Talbot, |
| Burchinal, | Haws, | Moffatt, | Thomas, L. D., |
| Burke, | Heffernan, | Moore, | Thomas, M. G., |
| Bush, | Heffran, | Morrison, | Toepfer, |
| Calhoun, | Henderson, | Muldowney, | Towner, |
| Canon, | Hess, | Munley, | Trescher, |
| Colville, | Himes, | Neely, | Turner, |
| Conner, | Holmes, | Nicholson, | Voltz, |
| Craig, | Holtzman, | Nolte, | Washington, |
| Critchfield, | Hoover, | North, | Watson, |
| Cross, | Horn, | Orr, | Weamer, |
| Davies, | Howe, | Patterson, B. H., | Wells, |
| Davis, | Hricko, | Patterson, F. W., | Welty, |
| DeFrehn, | Huber, | Patterson, M., | Wettach, |
| Deibler, | Irvin, | Peelr, | Wheeler, |
| Dengler, | Jones, | Pennock, | Whitehouse, |
| Derby, | Kelly, | Perry, | Williams, |
| Diehm, | Labar, | Phillips, | Wilson, |
| Dietz, | Lafferty, | Pitts, | Witherspoon, |
| Dilsheimer, | Lauver, | Posey, | Witkin, |
| Donnell, | Leidich, | Powell, | Wood, N., |
| Drinkhouse, | Little, H. A., | Prosser, | Wood, W. P., |
| Drumbor, | Little, J. T., | Pryor, | Wright, |
| Duddy, | Long, | Raymond, | Bluett, |
| Eaches, | Lotz, | Reader, | Speaker. |
| Earley, | Lucas, | Rhodes, | |
| Ede, | Ludlow, | Rieder, | |
| Edmonds, | Lukehart, | Royle, | |
| Emhardt, | Lynch, | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 52, as follows:

An Act providing for the sale of property held by husband and wife as tenants by entireties where they have been divorced or have been separated for more than one year and directing the distribution of the proceeds of such sale

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any husband and wife now or hereafter holding property as tenants by entireties have been divorced or have been living apart for more than one year either of such tenants by entireties may bring suit in the court of common pleas of the county where the property is situate against the other to have the property sold and the proceeds divided between them The summons in such suit shall be served in the same manner and with like effect as in cases of partition at law

At the hearing on such suit both husband and wife shall be competent witnesses The value of the property shall be proven by the testimony of at least two impartial and disinterested witnesses

Section 2 If satisfied that the relief asked for is proper

the court shall order a trustee to be appointed by the court to make public sale of said property. Said order shall provide that before making sale the trustee shall give bond in double the estimated value of the property and shall advertise the same in one or more newspapers of general circulation in the community in which the property is located and by handbills posted on the property and in other public places once a week for four consecutive weeks before the day of the sale. The order of sale shall be returnable as provided by rules of court and when confirmed such sale shall have the same effect in all respects as a public sale in proceedings in partition of real estate.

Section 3 The interest of each of the respective tenants by entireties shall be conclusively deemed to be one-half of the value of the property. The proceeds of any sale had under the provisions of this act after the payment of the expenses thereof shall be equally divided between the tenants by entireties. If the whereabouts of the defendant is unknown his or her share shall be paid into court to be disposed of as the court shall direct.

Section 4 If property held by tenants by entireties sought to be sold under the provisions of this act is located in more than one county proceedings may be had in any county where any of such land is located. Provided That in such cases all advertising required by this act shall be done in each county where any of such land is located and a certified copy of the record shall be filed in the office of the prothonotary of each of such counties and shall be received in evidence with like effect as the records of the court where filed.

Section 5 Nothing herein contained shall repeal or in anywise affect any of the provisions of the act approved the twenty-fourth day of May one thousand nine hundred and twenty-three (Pamphlet Laws four hundred and forty-six) entitled "An act authorizing the sale of real estate held by entireties by husband and wife when an order of support has been secured against the husband who has neglected to comply with the same or whose whereabouts is unknown or who has absented himself from this Commonwealth prescribing the procedure to be followed permitting husband and wife to testify providing for the disposition of the proceeds of such sale and granting a divorced woman the same rights under this act as a wife."

All other acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—181.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Evans, B. P., | Malie, | Rhodes, |
| Alexander, | Flinchbaugh, | Mangan, | Rieder, |
| Allman, | Fockler, | Marshall, | Royle, |
| Anderson, | Fratt, | Martz, | Sarik, |
| Armstrong, | Frye, | Mathay, | Schilling, |
| Aston, | Fuller, | McBride, | Schoener, |
| Bagshaw, | Gelnett, | McCaig, | Schwartz, |
| Behney, | Gilchrist, | McCann, | Scott, |
| Behney, | Goodnough, | McClure, J. F., | Shaffer, |
| Bell, F. A. | Goss, | McClure, J. H., | Shambach, |
| Bell, W. T., | Greeby, | McDaniel, | Sheffer, |
| Bentley, | Greenstein, | McDermott, | Smith, H. J., |
| Berkheiser, | Griffith, | McGowan, | Smith, G. A., |
| Bickett, | Grimes, | McKim, | Soffel, |
| Bidelspacher, | Guerin, | McLaughlin, | Sowers, |
| Blair, | Haas, | Memolo, | Speer, |
| Blumberg, | Haines, | Metzger, | Stadtlander, |
| Bray, | Hall, | Metzinger, | Stark, |
| Bromley, | Hantz, | Millar, | Staudenmeier, |
| Brown, E., | Harding, | Miller, C., | Stavitski, |
| Brown, E. P., | Harer, | Miller, H. A., | Sterling, |
| Burchinal, | Hart, | Moffatt, | Stock, |
| Burke, | Haws, | Moore, | Storb, |
| Bush, | Heffran, | Morrison, | Storer, |
| Calhoun, | Henderson, | Muldowney, | Strayer, |
| Canon, | Hess, | Munley, | Talbot, |
| Conner, | Himes, | Myers, | Thomas, L. D., |
| Craig, | Holmes, | Neely, | Thomas, M. G., |
| Critchfield, | Holtzman, | Nicholson, | Toepfer, |
| Cross, | Hoover, | Nolte, | Towner, |
| Davis, | Horn, | North, | Trescher, |

DeFrehn,
Deibler,
Derby,
Diehm,
Dietz,
Dilsheimer,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,
Ede,
Edmonds,
Emhardt,
Evans, B. P.,

Howe,
Hricko,
Huber,
Irvin,
Jones,
Labar,
Lafferty,
Lauver,
Leidich,
Long,
Lucas,
Ludlow,
Lukehart,
Lynch,
MacMillan,

Orr,
Parkinson,
Patterson, F. W.,
Patterson, M.,
Peelor,
Pennock,
Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,

Turner,
Voltz,
Washington,
Weamer,
Wells,
Wettach,
Whitehouse,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1296, (Senate Bill No. 280), as follows:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly ment and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) be and the same is hereby specifically appropriated to the Woman's Medical College of Pennsylvania for maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-five payment to be made on requisitions approved by the Superintendent of Public Instruction

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

| | | | |
|---------------|---------------|-------------------|----------------|
| Adam, | Evans, B. P., | MacMillan, | Sarik, |
| Alexander, | Evans, F. D., | Malie, | Sautter, |
| Allman, | Flinchbaugh, | Mangan, | Schilling, |
| Anderson, | Flynn, | Marcus, | Schoener, |
| Armstrong, | Fockler, | Marshall, | Schwartz, |
| Aston, | Fratt, | Martz, | Scott, |
| Bagshaw, | Frye, | Mathay, | Shaffer, |
| Behney, | Fuller, | McBride, | Shambach, |
| Behney, | Gelnett, | McCaig, | Sheffer, |
| Bell, F. A. | Gilchrist, | McCann, | Smith, H. J., |
| Bell, W. T., | Goodnough, | McClure, J. F., | Smith, G. A., |
| Bentley, | Goss, | McClure, J. H., | Soffel, |
| Berkheiser, | Greeby, | McCormick, | Sowers, |
| Bickett, | Greenstein, | McDaniel, | Speer, |
| Bidelspacher, | Griffith, | McDermott, | Spencer, |
| Blair, | Grimes, | McGowan, | Stadtlander, |
| Blumberg, | Guerin, | McKim, | Stark, |
| Bray, | Haas, | McLaughlin, | Staudenmeier, |
| Bromley, | Haines, | Memolo, | Stavitski, |
| Brown, E., | Hall, | Metzger, | Sterling, |
| Brown, E. P., | Hantz, | Metzinger, | Stock, |
| Burchinal, | Harding, | Millar, | Storb, |
| Burke, | Harer, | Miller, C., | Storer, |
| Bush, | Hart, | Miller, H. A., | Strayer, |
| Calhoun, | Haws, | Moffatt, | Talbot, |
| Canon, | Heffernan, | Moore, | Thomas, L. D., |
| Conner, | Heffran, | Morrison, | Thomas, M. G., |
| Craig, | Henderson, | Muldowney, | Toepfer, |
| Critchfield, | Hess, | Munley, | Towner, |
| Cross, | Himes, | Myers, | Trescher, |
| Davis, | Holmes, | Neely, | Turner, |
| | Holtzman, | Nicholson, | Voltz, |
| | Hoover, | Nolte, | Washington, |
| | Horn, | North, | Watson, |
| | Howe, | Orr, | Weamer, |
| | Hricko, | Patterson, F. W., | Wells, |

| | | | |
|-------------|----------------|------------------|--------------|
| DeFrehn, | Huber, | Patterson, B.H., | Welty, |
| Deibler, | Irvin., | Patterson, M., | Wettach, |
| Dengler, | Jones, | Peelor, | Wheeler, |
| Derby, | Kelly, | Pennock, | Whitehouse, |
| Diehm, | Labar, | Perry, | Williams, |
| Dietz, | Lafferty, | Phillips, | Wilson, |
| Dilsheimer, | Lauver, | Pitts, | Witherspoon, |
| Donnell, | Leidich, | Posey, | Witkin, |
| Drinkhouse, | Little, J. T., | Powell, | Wood, N., |
| Drumbor., | Little, H. A., | Prosser, | Wood, W. P., |
| Duddy, | Long, | Pryor, | Wright, |
| Eaches, | Lotz, | Raymond, | Bluett, |
| Earley, | Lucas, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Rieder, | |
| Emhardt, | Lynch, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1134, as follows:

An Act to further amend section one thousand four hundred and two in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to insure equal school privileges to certain dependent children of the Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and two of article fourteen of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was amended by the act approved the twentieth day of May one thousand nine hundred and twenty-one (Pamphlet Laws one thousand thirty-two) entitled "An act to amend section one thousand four hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' so far as to insure school privileges to certain dependent children of the Commonwealth" is hereby further amended to read as follows

Section 1402 A child shall be considered a resident of the school district in which his parents or the guardian of his person resides When a resident of any school district keeps in his home a child of school age not his own supporting the child gratis as is it were his own such child shall be entitled to all free school privileges accorded to resident school children of the district including the right to attend the public high school maintained in such district or in other districts in the same manner as though such child were in fact a resident school child of the district and shall be subject to all the requirements placed upon resident school children of the district Provided That before accepting such child as a pupil the board of school directors of the

district may require such resident to file with the secretary of the board a sworn statement that he is a resident of the district that he is supporting the child gratis that he will assume all personal obligations for the child relative to school requirements and that he intends to so keep and support the child continuously and not merely through the school term

When a nonresident child is placed in the home of a resident of any school district by order of court or by arrangement with an association agency or institution having the care of neglected and dependent children such resident being compensated for keeping the child any child of school age so placed shall be [permitted to attend the public school of the district in which he is placed] entitled to all free school privileges accorded to resident school children of the district including the right to attend the public high school maintained in such district or in other districts in the same manner as though such child were in fact a resident school child of the district and the State shall reimburse the district for the education of such child to an amount not exceeding the actual average cost of tuition text-books and supplies for the district's children of similar grade and for other pupils pursuing similar studies for the same length of time such reimbursements to be made out of the money appropriated by the General Assembly for the maintenance and support of the public schools of this Commonwealth Provided That the school district may not be required to accept such children in its schools when their acceptance would involve additional provision for transportation by the district or would require the district to provide additional teachers or rooms at an expense greater than the amount of reimbursement paid to the district by the State

Any resident of any school district before accepting custody of a nonresident child of school age for compensation by order of court or by arrangement with an association agency or institution having the care of dependent or neglected children must secure from the superintendent of schools supervising principal or school board in that district a statement in writing that the child can be accommodated in the schools of the district or that the child cannot be so accommodated and the reasons therefor If such statement be not furnished within two weeks after a request in writing has been made to the board's secretary the supervising principal or the superintendent of schools the board's assent shall be assumed and the child shall be admitted to the schools of the district as a pupil If such statement sets forth conditions such as to exempt the district under this section from accepting the child as a pupil and if such exemption be not disapproved on appeal by the Superintendent of Public Instruction and if other arrangement for the child's schooling satisfactory to the county or district superintendent be not made the child may not be placed in the district

Appeals from the claim of any school district for exemption as provided in this section may be taken to the Superintendent of Public Instruction and his decision thereon after investigation shall be final

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

| | | | |
|---------------|---------------|-----------------|---------------|
| Adam, | Emhardt, | Lynch, | Sarig, |
| Alexander, | Evans, B. P., | MacMillan, | Sautter, |
| Allman, | Evans, F. D., | Malie, | Schilling, |
| Anderson, | Flynn, | Mangan, | Schoener, |
| Armstrong, | Fockler, | Marcus, | Schwartz, |
| Bagshaw, | Fratt, | Marshall, | Shaffer, |
| Baldi, | Frye, | Martz, | Shambach, |
| Bartley, | Fuller, | Mathay, | Sheffer, |
| Behney, | Gelnett, | McBride, | Smith, G. A., |
| Bell, F. A. | Gilchrist, | McCaig, | Soffel, |
| Bell, W. T. | Goodnough, | McCann, | Sowers, |
| Bentley, | Goss, | McClure, J. F., | Speer, |
| Berkheiser, | Greeby, | McClure, J. H., | Spencer, |
| Bickett, | Greenstein, | McCormick, | Stadlander, |
| Bidelspacher, | Griffith, | McDaniel, | Stark, |
| Blair, | Grimes, | McDermott, | Staudenmeier, |
| Blumberg, | Guerin, | McGowan, | Stavitski, |

| | | | |
|---------------|----------------|-------------------|----------------|
| Bray, | Haas, | McKim, | Stock, |
| Brewster, | Haines, | McLaughlin, | Sterling, |
| Bromley, | Hall, | Memolo, | Storb, |
| Brown, E., | Hantz, | Metzger, | Storer, |
| Brown, E. P., | Harding, | Metzinger, | Strayer, |
| Burchinal, | Harer, | Millar, | Talbot, |
| Burke, | Hart, | Miller, C., | Thomas, L. D., |
| Bush, | Haws, | Miller, H. A., | Thomas, M. G., |
| Calhoun, | Heffernan, | Moffatt, | Toepfer, |
| Canon, | Heffran, | Moore, | Towner, |
| Colville, | Henderson, | Morrison, | Trescher, |
| Conner, | Himes, | Muldowney, | Turner, |
| Craig, | Holmes, | Munley, | Voltz, |
| Critchfield, | Holtzman, | Myers, | Washington, |
| Davies, | Hoover, | Neely, | Weamer, |
| Davis, | Howe, | Nicholson, | Wells, |
| DeFrehn, | Hricko, | Nolte, | Welty, |
| Deibler, | Huber, | Parkinson, | Wettach, |
| Dengler, | Irvin, | Patterson, F. W., | Wheeler, |
| Derby, | Jones, | Patterson, M., | Whitehouse, |
| Diehm, | Kelly, | Peelor, | Williams, |
| Dietz, | Lafferty, | Pennock, | Wilson, |
| Dilsheimer, | Lauver, | Phillips, | Witherspoon, |
| Donnell, | Ledich, | Pitts, | Witkin, |
| Drinkhouse, | Little, H. A., | Posey, | Wood, N., |
| Drumbor, | Little, J. T., | Prosser, | Wood, W. P., |
| Duddy, | Lotz, | Pryor, | Wright, |
| Eaches, | Lucas, | Raymond, | Bluett, |
| Earley, | Labar, | Reader, | Speaker. |
| Ede, | Ludlow, | Rhodes, | |
| Edmonds, | Lukehart, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1130, as follows:

An Act to further amend clause nineteen section one thousand and two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" changing the valuation per teacher in school districts of the fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause nineteen section one thousand two hundred and ten of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which was added by section one of the act approved the twenty-eighth day of April one thousand nine hundred and twenty-one (Pamphlet Laws three hundred twenty-eight) entitled "An act to amend section one thousand two hundred ten as amended and section one thousand one hundred and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and repealing section one thousand two hundred twelve thereof"

and which was last amended by section one of the act approved the twenty-second day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred twenty-eight) entitled "An act to further amend section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" is hereby further amended to read as follows

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay for the biennium year beginning June first one thousand nine hundred and twenty-three and each biennium year thereafter to such school [district] districts as [complies] comply with the laws governing the public schools of the Commonwealth for each of said persons employed therein as shown by the certificate herein required to be filed with the Superintendent of Public Instruction in the November immediately preceeding any such biennium year as follows In school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That the amount paid by the Commonwealth to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of fifty thousand dollars (\$50,000) or less shall be seventy-five per centum (75%) of the annual minimum salary prescribed herein for elementary teachers in such district and that the amount paid to a school district in any of the foregoing classes which has a true valuation per teacher of assessable property of more than fifty thousand dollars (\$50,000) and not more than one hundred thousand dollars (\$100,000) shall be sixty per centum (60%) of the annual minimum salary prescribed herein for elementary teachers in such districts Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person And provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from Federal or other State funds such amounts shall be to the extent thereof in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued The true valuation per teacher for each district shall be determined by the State Council of Education on data and material submitted by the officers of such district in the annual report to the Superintendent of Public Instruction It shall be found by dividing the true valuation of the district by the number of full time teachers which number shall include all teachers principals supervisors and superintendents employed in the vocational and nonvocational schools of the district for the year covered by such report which number in districts of the fourth class shall also include one teacher for each teacher who at the time of the closing of any school in such district subsequent to June first one thousand nine hundred and twenty-three not since reopened was employed in such school The true valuation of the taxable property of each school district shall be obtained by dividing the amount of the assessed valuation certified in the annual report of the district for the school year ending June thirtieth one thousand nine hundred and

twenty-two and every second year thereafter by the average rate of assessment certified in such annual reports for the three years immediately preceding the date on which such true valuation is determined For the two fiscal years beginning on June first one thousand nine hundred and twenty-three and ending on May thirty-first one thousand nine hundred and twenty-five such true valuation of the district shall be determined during the month of June one thousand nine hundred and twenty-three on the data and material available in the report filed with the Superintendent of Public Instruction on August first one thousand nine hundred and twenty-two The true valuation of each school district for the two fiscal years beginning on June first one thousand nine hundred and twenty-five and ending May thirty-first one thousand nine hundred and twenty-seven and for each biennium thereafter shall be determined during the month of October one thousand nine hundred and twenty-four and in the month of October of every second year hereafter The State Council of Education is hereby given full power and authority to make such investigations to take such action and to institute such proceedings as may be necessary to determine any of the questions that may be raised in the determination and adjustment of the aforesaid true valuations and the decisions which such council reaches in such questions shall be final and conclusive

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Emhardt, | Lucas, | Rhodes. |
| Alexander, | Evans, B. P., | Ludlow, | Rieder, |
| Allman, | Evans, F. D., | Lukehart, | Royle, |
| Anderson, | Flinchbaugh, | MacMillan, | Sautter, |
| Armstrong, | Flynn, | Mallie, | Schilling, |
| Bagshaw, | Fockler, | Mangan, | Schoener, |
| Baldi, | Fratt, | Marcus, | Schwartz, |
| Bartley, | Frye, | Marshall, | Shaffer, |
| Behney, | Fuller, | Mathay, | Shambach, |
| Bell, F. A., | Gelnett, | McBride, | Sheffer, |
| Bell, W. T., | Gilchrist, | McCaig, | Smith, G. A., |
| Bentley, | Goodnough, | McCann, | Smith, H. J., |
| Berkheiser, | Goss, | McClure, J. H., | Soffel, |
| Bickett, | Greeby, | McCormick, | Sowers, |
| Bidelspacher, | Greenstein, | McDermott, | Speer, |
| Blair, | Griffith, | McGowan, | Spencer, |
| Blumberg, | Grimes, | McKim, | Stadlander, |
| Bray, | Guerin, | McLaughlin, | Stark, |
| Brewster, | Haas, | Memolo, | Staudenmeier, |
| Bromley, | Haines, | Metzger, | Stavitski, |
| Brown, E., | Hall, | Metzinger, | Sterling, |
| Brown, E. P., | Hantz, | Millar, | Stock, |
| Brown, T. J., | Harding, | Miller, C., | Storb, |
| Burchinal, | Harer, | Miller, H. A., | Strayer, |
| Burke, | Hart, | Moffatt, | Talbot, |
| Bush, | Haws, | Moore, | Thomas, L. D., |
| Calhoun, | Heffernan, | Morrison, | Thomas, M. G., |
| Canon, | Heffran, | Muldowney, | Toepfer, |
| Conner, | Henderson, | Munley, | Towner, |
| Craig, | Hess, | Myers, | Trescher, |
| Critchfield, | Himes, | Neely, | Turner, |
| Cross, | Holtzman, | Nicholson, | Voltz, |
| Davies, | Hoover, | Nolte, | Washington, |
| Davis, | Horn, | North, | Watson, |
| DeFrehn, | Howe, | Orr, | Weamer, |
| Deibler, | Hricko, | Parkinson, | Welty, |
| Dengler, | Huber, | Patterson, F. W., | Wettach, |
| Derby, | Irvin, | Patterson, M., | Wheeler, |
| Diehm, | Jones, | Peelor, | Whitehouse, |
| Dietz, | Kelly, | Pennock, | Williams, |
| Dilsheimer, | Labar, | Phillips, | Wilson, |
| Donnell, | Lafferty, | Pitts, | Witherspoon, |
| Drinkhouse, | Lauver, | Posey, | Witkin, |
| Drumbor, | Laidich, | Powell, | Wood, W. P., |
| Duddy, | Little, H. A., | Prosser, | Wood, N., |
| Eaches, | Little, J. T., | Pryor, | Wright, |
| Earley, | Long, | Raymond, | Bluett, |
| Ede, | Lotz, | Reader, | Speaker. |
| Edmonds, | | | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1227, entitled:

An Act to amend section five hundred and eighteen of an act approved the seventeenth day of May one thousand nine hundred and twenty-one (Pamphlet Laws six hundred and eighty-two) entitled "An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

| | | | |
|---------------|----------------|-----------------|----------------|
| Adam, | Ede, | Ludlow, | Sarig, |
| Alexander, | Edmonds, | Lukehart, | Sautter, |
| Allman, | Emhardt, | Lynch, | Schilling, |
| Anderson, | Evans, B. P., | MacMillan, | Schoener, |
| Armstrong, | Evans, F. D., | Mallie, | Schwartz, |
| Aston, | Flinchbaugh, | Mangan, | Scott, |
| Bagshaw, | Fockler, | Marcus, | Shaffer, |
| Baldi, | Fratt, | Marshall, | Sheffer, |
| Bartley, | Frye, | Martz, | Smith, G. A., |
| Behney, | Fuller, | Mathay, | Smith, H. J., |
| Bell, W. T., | Gelnett, | McBride, | Soffel, |
| Bell, F. A., | Gilchrist, | McCaig, | Sowers, |
| Bentley, | Goodnough, | McCann, | Speer, |
| Berkheiser, | Goss, | McClure, J. F., | Spencer, |
| Bickett, | Greeby, | McCormick, | Stadlander, |
| Bidelspacher, | Greenstein, | McDaniel, | Stark, |
| Blair, | Griffith, | McDermott, | Staudenmeier, |
| Blumberg, | Grimes, | McGowan, | Stavitski, |
| Bray, | Guerin, | McKim, | Sterling, |
| Brewster, | Haines, | McLaughlin, | Stock, |
| Bromley, | Hall, | Memolo, | Storer, |
| Brown, E., | Hantz, | Metzger, | Strayer, |
| Brown, E. P., | Harding, | Metzinger, | Talbot, |
| Brown, T. J., | Harer, | Miller, | Thomas, L. D., |
| Burchinal, | Hart, | Miller, C., | Toepfer, |
| Burke, | Haws, | Miller, H. A., | Towner, |
| Bush, | Heffernan, | Moore, | Trescher, |
| Calhoun, | Heffran, | Morrison, | Turner, |
| Canon, | Henderson, | Muldowney, | Voltz, |
| Conner, | Hess, | Munley, | Washington, |
| Craig, | Himes, | Myers, | Watson, |
| Critchfield, | Holtzman, | Nicholson, | Weamer, |
| Cross, | Hoover, | Nolte, | Wells, |
| Davies, | Horn, | North, | Welty, |
| Davis, | Howe, | Orr, | Wettach, |
| DeFrehn, | Hricko, | Parkinson, | Wheeler, |
| Deibler, | Huber, | Patterson, M., | Whitehouse, |
| Dengler, | Irvin, | Peelor, | Williams, |
| Derby, | Jones, | Pennock, | Wilson, |
| Diehm, | Kelly, | Phillips, | Witherspoon, |
| Dietz, | Labar, | Pitts, | Witkin, |
| Dilsheimer, | Lafferty, | Posey, | Wood, N., |
| Donnell, | Lauver, | Powell, | Wood, W. P., |
| Drinkhouse, | Laidich, | Prosser, | Wright, |
| Drumbor, | Little, H. A., | Pryor, | Bluett, |
| Duddy, | Little, J. T., | Reader, | Speaker. |
| Eaches, | Lotz, | Rhodes, | |
| Earley, | Lucas, | Royle, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1349, entitled:

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" authorizing the prothonotary to sign subpoenas and validating prior proceedings in which the subpoena was not signed by a judge

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Earley, | Little, H. A., | Pitts, |
| Alexander, | Ede, | Little, J. T., | Posey, |
| Allman, | Edmonds, | Long, | Powell, |
| Anderson, | Emhardt, | Lotz, | Prosser, |
| Armstrong, | Evans, B. P., | Lucas, | Raymond, |
| Aston, | Evans, F. D., | Ludlow, | Reader, |
| Bagshaw, | Flinchbaugh, | Lukehart, | Rhodes, |
| Baldi, | Flynn, | Lynch, | Rieder, |
| Bartley, | Fockler, | MacMillan, | Sarig, |
| Behney, | Fratt, | Malie, | Sautter, |
| Bell, F. A., | Frye, | Marcus, | Schilling, |
| Bell, W. T., | Fuller, | Marshall, | Schoener, |
| Bentley, | Gelnett, | Martz, | Schwartz, |
| Berkheiser, | Gilchrist, | Mathay, | Scott, |
| Bickett, | Goodnough, | McBride, | Shaffer, |
| Bidelsbacher, | Goss, | McCaig, | Shambach, |
| Blair, | Greeby, | McCann, | Sheffer, |
| Blumberg, | Greenstein, | McClure, J. F., | Smith, G. A., |
| Bray, | Griffith, | McClure, J. H., | Soffel, |
| Brewster, | Grimes, | McCormick, | Sowers, |
| Bromley, | Guerin, | McDaniel, | Speer, |
| Brown, E., | Haas, | McDermott, | Spencer, |
| Brown, E. P., | Haines, | McGowan, | Stark, |
| Brown, T. J., | Hall, | McKim, | Staudenmeier, |
| Burchinal, | Hantz, | McLaughlin, | Stavitski, |
| Burke, | Harding, | Memolo, | Sterling, |
| Bush, | Harer, | Metzger, | Stock, |
| Calhoun, | Hart, | Metzinger, | Storb, |
| Canon, | Haws, | Millar, | Storer, |
| Colville, | Heffernan, | Miller, C., | Talbot, |
| Conner, | Heffran, | Miller, H. A., | Thomas, L. D., |
| Craig, | Henderson, | Moffatt, | Thomas, M. G., |
| Critchfield, | Hess, | Moore, | Toepfer, |
| Cross, | Himes, | Morrison, | Towner, |
| Davies, | Holmes, | Muldowney, | Trescher, |
| Davis, | Holtzman, | Munley, | Voltz, |
| DeFrehn, | Hoover, | Myers, | Washington, |
| Deibler, | Horn, | Neely, | Watson, |
| Dengler, | Howe, | Nicholson, | Wells, |
| Derby, | Hricko, | Nolte, | Welty, |
| Diehm, | Huber, | North, | Wettach, |
| Dietz, | Irvin, | Orr, | Wheeler, |
| Dilsheimer, | Jones, | Parkinson, | Whitehouse, |
| Donnell, | Kelly, | Patterson, M., | Williams, |
| Drinkhouse, | Labar, | Peelor, | Bluett, |
| Drumbor, | Lafferty, | Pennoch, | Speaker. |
| Duddy, | Lauver, | Perry, | |
| Eaches, | Leidich, | Phillips, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1447, entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt and providing penalties for violation of this act

On the question,

Will the House agree to the bill on third reading?

Mr. F. A. BELL. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amed section 1, page 1, line 4, by striking out the word "solicitor"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to,

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 743, as follows:

An Act to amend sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act" by changing the procedure of transfer sentence and commitment and making certain changes in the eligibility of woman prisoners for commitment to said institution and providing a method of transfer to and from Laurelton State Village

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections fourteen fifteen and seventeen of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred eleven) entitled "An act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act" is hereby amended to read as follows:

Section 14 Whenever there is unoccupied room in the Industrial Home the Board of [Managers] trustees [may] shall with the consent of the Department of Welfare make requisitions upon the authorities of any penitentiary or prison who shall select such number as is required by such requisition from among the female inmates thereof beginning with the most youthful well-behaved and [most] promising [women convicts in the State and county prisons of the class described in section fifteen of this act] of such inmates who have the longest unexpired terms to serve and transfer them to the State Industrial Home for Women for education and treatment under the rules and regulations thereof and the Board of [Managers] Trustees ~~are~~ hereby authorized to receive and detain during the remainder of the term of their sentence to the State or County Prisons [prison] such prisoners so transferred and the laws applicable to convicts in the state or county prisons [prison] so far as they relate to the commutation of imprisonment for good conduct and the provisions of this act shall be applicable to said convicts with transferred under this section

Section 15 Any court of record in this Commonwealth

exercising criminal jurisdiction may in its discretion sentence to the State Industrial Home for Women any female [between] over sixteen [and thirty] years of age upon conviction for or upon pleading guilty of the commission of any criminal offense punishable under the laws of this State After due notice given to all courts of record exercising criminal jurisdiction in this Commonwealth by the Board of Trustees of said State Industrial Home for Women that the said home is prepared to receive all women so convicted or pleading guilty of an offense punishable by imprisonment for more than a year who shall be sentenced to imprisonment such sentence in all cases shall be to confinement in said State Industrial Home for Women every sentence imposed pursuant to this act shall in the case of women under twenty-five years of age be merely a general one to the State Industrial Home for Women and shall not fix or limit the duration thereof and in the case of women twenty-five years of age and over shall be as provided by the act approved the twenty-ninth day of June one thousand nine hundred and twenty-three (Pamphlet Laws nine hundred seventy-five) number three hundred and ninety-seven entitled "An act to amend section six of the act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand fifty-five) entitled 'An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and construction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries'." The duration of such imprisonment including the time spend on parole shall not exceed three years for any and all women so sentenced under the age of twenty-five years except where the maximum term specified by law for the crime for which the prisoner was sentenced shall exceed that period in which event such maximum term including the time spend on parole shall be the limit of detention under the provisions of this act but for any and all women sentenced to said State Industrial Home for Women of the age of twenty-five years and more the board of trustees may at its discretion at the expiration of the minimum term of sentence of such inmate of twenty-one or more years of age place such inmate on parole Said parole shall not extend for a greater period than the maximum term of said commitment Upon the commitment or transfer of any women to the State Industrial Home for Women the Board of managers thereof shall segregate and keep apart in separate cottages the more hardened offenders.

Section 17 The Board of [Managers] Trustees of the Industrial Home may with the consent of the Department of Welfare transfer [temporarily] to [either State Penitentiary] the Laurelton State Village any [female committed to] inmate of the State Industrial Home for Women who may be [incorrigible or whose presence in the Industrial Home may] mentally defective to such a degree as to be seriously detrimental to the well-being of the institution or who by reason of such defect cannot properly be cared for therein The [Managers] Trustees may subsequently with the consent of the Department of Welfare by written requisition require the return to the State Industrial Home for Women of any [female] inmate who may have been so transferred Provided however that such commitment to the Laurelton State Village shall in no event be for a longer period than the remainder of the maximum term of confinement in the said State Industrial Home for Women as provided by law

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. BLUMBERG. Mr. Speaker, at the request of the sponsor I move that House Bill No. 743, file folio 5115, be placed on the postponed calendar.

Mr. NOLTE. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1098, entitled:

An Act relating to deadly weapons making it a felony to possess or carry the same under certain conditions permitting searches of suspects providing for the licensing of certain persons to possess or carry pistols or revolvers regulating the sale or furnishing of certain firearms making unlawful the violation of such regulations imposing certain duties on county commissioners and certain city borough and town officers and on justices of the peace and imposing the costs of license blanks on the counties

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Edmonds, | Lucas, | Rhodes, |
| Alexander, | Emhardt, | Ludlow, | Rieder, |
| Anderson, | Evans, F. D., | MacMillan, | Royle, |
| Armstrong, | Evans, B. P., | Malie, | Sarig, |
| Aston, | Flinchbaugh, | Mangan, | Sautter, |
| Bagshaw, | Flynn, | Marcus, | Schoener, |
| Baldi, | Fockler, | Martz, | Schwartz, |
| Bartley, | Fratt, | Mathay, | Scott, |
| Behney, | Frye, | McBride, | Shaffer, |
| Bell, F. A., | Fuller, | McCaig, | Sheffer, |
| Bell, W. T., | Gelnett, | McClure, J. F., | Smith, H. J., |
| Bentley, | Goodnough, | McClure, J. H., | Sowers, |
| Berkheiser, | Goss, | McCormick, | Speer, |
| Bickett, | Greeby, | McDermott, | Spencer, |
| Bidelspacher, | Greenstein, | McGowan, | Stark, |
| Blair, | Griffith, | McKim, | Staudenmeier, |
| Blumberg, | Grimes, | McLaughlin, | Stavitski, |
| Bray, | Guerin, | Memolo, | Sterling, |
| Bromley, | Haas, | Metzinger, | Stock, |
| Brown, E., | Haines, | Millar, | Storb, |
| Brown, E. P., | Hall, | Miller, C., | Storer, |
| Brown, T. J., | Hantz, | Miller, H. A., | Strayer, |
| Burchinal, | Harding, | Moffatt, | Talbot, |
| Burke, | Harer, | Moore, | Thomas, L. D., |
| Bush, | Hart, | Morrison, | Thomas, M. G., |
| Calhoun, | Heffernan, | Muldowney, | Toepfer, |
| Canon, | Henderson, | Munley, | Towner, |
| Colville, | Himes, | Myers, | Turner, |
| Conner, | Holtzman, | Neely, | Voltz, |
| Craig, | Hoover, | Nicholson, | Washington, |
| Critchfield, | Horn, | Nolte, | Weamer, |
| Cross, | Howe, | North, | Wells, |
| Davies, | Hricko, | Orr, | Wheeler, |
| DeFrehn, | Huber, | Parkinson, | Wettach, |
| Deibler, | Irvine, | Patterson, F. W., | Whitehouse, |
| Derby, | Kelly, | Pennock, | Williams, |
| Diehm, | Labar, | Perry, | Wilson, |
| Dietz, | Lafferty, | Phillips, | Witherspoon, |
| Dilsheimer, | Lauver, | Pitts, | Witkin, |
| Drinkhouse, | Leidich, | Possey, | Wood, N., |
| Duddy, | Little, H. A., | Prosser, | Bluett, |
| Eaches, | Little, J. T., | Pryor, | Speaker, |
| Earley, | Long, | Raymond, | |
| Ede, | Lotz, | Reader, | |

NAYS—11.

| | | | |
|-----------|-----------|---------------|--------------|
| Brewster, | Jones, | Shambach, | Wood, W. P., |
| Donnell, | Lukehart, | Smith, G. A., | Wright, |
| Heffran, | Peelot, | Stadtlander, | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1450, entitled:

An Act authorizing Departments and Agencies of the Commonwealth the several Counties Municipalities and other

Sub-divisions thereof to Include in all Contracts an Agreement to Arbitrate under the Arbitration Act of one thousand eight hundred thirty-six

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. SOWERS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Beaver, Mr. Patterson, permit himself to be interrogated?

Mr. FRED W. PATTERSON. Yes sir, Mr. Speaker.

Mr. SOWERS. Will you explain to the House this bill and the bill following.

Mr. FRED W. PATTERSON. I will attempt to. These two bills, 1450 and 1451 were given to me by the Contractor's Association. The intention of the bills is to enable contractors, as I understand it, to arbitrate with the highway department or other departments. The first bill I understand is presented for the purpose of encouraging the department to arbitrate. It seems that in 1861 an act was passed repealing the act of 1836, and that act merely was a repealer for Philadelphia. Outside of Philadelphia it was not in effect, so that this bill, 1451 is a repealer of a repealer, it is to repeal a bill. That is about all I have to say about it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Evans, F. D., | MacMillan, | Royle, |
| Alexander, | Flinchbaugh, | Mangan, | Sarig, |
| Allman, | Flynn, | Marcus, | Sautter, |
| Anderson, | Fockler, | Marshall, | Schilling, |
| Armstrong, | Fratt, | Martz, | Schoener, |
| Bagshaw, | Frye, | Mathay, | Schwartz, |
| Baldi, | Fuller, | McBride, | Scott, |
| Bartley, | Gelnett, | McCaig, | Shambach, |
| Behney, | Gilchrist, | McCann, | Sheffer, |
| Bell, F. A. | Goss, | McClure, J. F., | Smith, G. A., |
| Bell, W. T. | Greeby, | McClure, J. H., | Smith, H. J., |
| Bentley, | Greenstein, | McDaniel, | Soffel, |
| Berkheiser, | Griffith, | McDermott, | Sowers, |
| Bickett, | Grimes, | McGowan, | Speer, |
| Bidelspacher, | Guerin, | McKim, | Spencer, |
| Blumberg, | Haas, | McLaughlin, | Stadtlander, |
| Brewster, | Haines, | Memolo, | Stark, |
| Bromley, | Hantz, | Metzger, | Staudenmeier, |
| Brown, E., | Harding, | Metzinger, | Stavitski, |
| Brown, E. P., | Harer, | Miller, | Stock, |
| Brown, T. J., | Hart, | Miller, C., | Storb, |
| Burchinal, | Haws, | Miller, H. A., | Storer, |
| Bush, | Heffernan, | Moffatt, | Strayer, |
| Calhoun, | Heffran, | Moore, | Talbot, |
| Canon, | Henderson, | Muldowney, | Thomas, L. D., |
| Colville, | Hess, | Munley, | Thomas, M. G., |
| Conner, | Himes, | Myers, | Toepfer, |
| Craig, | Holmes, | Neely, | Trescher, |
| Critchfield, | Holtzman, | Nicholson, | Turner, |
| Cross, | Hoover, | Nolte, | Voltz, |
| Davies, | Horn, | North, | Washington, |
| Davis, | Howe, | Orr, | Watson, |
| DeFrehn, | Hricko, | Parkinson, | Wells, |
| Deibler, | Huber, | Patterson, F. W., | Welty, |
| Dengler, | Irvin, | Patterson, M., | Wettach, |
| Diehm, | Jones, | Peelot, | Wheeler, |
| Dietz, | Kelly, | Pennock, | Whitehouse, |
| Dilsheimer, | Lafferty, | Perry, | Williams, |
| Donnell, | Lauver, | Phillips, | Wilson, |
| Drinkhouse, | Leidich, | Pitts, | Witherspoon, |
| Drumbor, | Little, H. A., | Posey, | Witkin, |
| Duddy, | Little, J. T., | Powell, | Wood, N., |
| Eaches, | Lockhart, | Prosser, | Wood, W. P., |
| Earley, | Long, | Pryor, | Wright, |
| Ede, | Lotz, | Raymond, | Bluett, |
| Edmonds, | Lucas, | Rhodes, | Speaker. |
| Emhardt, | Ludlow, | Reader, | |
| Evans, B. P., | Lynch, | Rieder, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1451, entitled:

An Act to repeal an act entitled "An act Relating to Reference and Arbitration in the city and county of Philadelphia" approved the first day of May one thousand eight hundred and sixty-one

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. SOWERS. Mr. Speaker, the bill that was just passed, there is no objection to it from Philadelphia, but the bill now up for final passage is a bill relating to Philadelphia alone. It repeals a special act relating to Philadelphia, and nobody in Philadelphia has asked to have that act repealed. I would ask that this House vote no on this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—14.

| | | | |
|--------------|------------|-----------|-------------------|
| Alexander, | Brown, E., | Holmes, | Patterson, F. W., |
| Bell, F. A., | Grimes, | Marshall, | Rhodes, |
| Bell, W. T., | Hantz, | Moffatt, | Thomas, L. D., |
| Bickett, | Harding, | | |

NAYS—148.

| | | | |
|---------------|----------------|-----------------|---------------|
| Adam, | Evans, B. P., | Lynch, | Reader, |
| Allman, | Flinchbaugh, | MacMillan, | Rieder, |
| Anderson, | Flynn, | Malle, | Royle, |
| Armstrong, | Fockler, | Mangan, | Sarig, |
| Aston, | Fratt, | Marcus, | Sautter, |
| Baldi, | Frye, | Martz, | Schoener, |
| Bartley, | Fuller, | Mathay, | Schwartz, |
| Berkheiser, | Gelnett, | McBride, | Shambach, |
| Bidelspacher, | Goss, | McCaig, | Smith, G. A., |
| Blumberg, | Greeby, | McCann, | Smith, H. J., |
| Bray, | Greenstein, | McClure, J. F., | Sowers, |
| Brewster, | Griffith, | McCormick, | Speer, |
| Bromley, | Guerin, | McDaniel, | Stadtlander, |
| Brown, E. P., | Haas, | McDermott, | Stark, |
| Brown, T. J., | Haines, | McGowan, | Staudenmeier, |
| Burchinal, | Hall, | McKim, | Stavitski, |
| Burke, | Hart, | McLaughlin, | Sterling, |
| Bush, | Haws, | Memolo, | Stock, |
| Calhoun, | Heffernan, | Metzger, | Storb, |
| Canon, | Henderson, | Metzinger, | Strayer, |
| Colville, | Hess, | Miller, | Talbot, |
| Conner, | Himes, | Miller, C., | Turner, |
| Craig, | Holtzman, | Miller, H. A., | Voltz, |
| Critchfield, | Hoover, | Moore, | Watson, |
| Davies, | Howe, | Muldowney, | Wells, |
| Davis, | Hricko, | Munley, | Welty, |
| Diehm, | Huber, | Myers, | Wettach, |
| Dietz, | Irvin, | Neely, | Wheeler, |
| Dilsheimer, | Jones, | Nicholson, | Whitehouse, |
| Donnell, | Kelly, | Nolte, | Williams, |
| Drinkhouse, | Lafferty, | Orr, | Wilson, |
| Drumbor, | Leidich, | Patterson, M., | Witherspoon, |
| Duddy, | Little, H. A., | Pennock, | Witkin, |
| Eaches, | Long, | Perry, | Wood, N., |
| Earley, | Lotz, | Pitts, | Wood, W. P., |
| Ede, | Lucas, | Posey, | Wright, |
| Edmonds, | Ludlow, | Powell, | |
| Emhardt, | Lukehart, | Raymond, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1120, entitled:

An Act to amend an act approved the twenty-third day of May one thousand nine hundred and twenty-three (Pamphlet Laws three hundred and twenty-seven) entitled "A supplement to an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred twenty-three) entitled 'An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof' as the same was amended and supplemented by subsequent acts by providing for the compensation to be paid to the members of the board of viewers in counties of the second class" providing for the compensation of members of the Board of Viewers in counties of the first and second classes

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I have been asked by one of the members of the House to say something in explanation of this bill. This bill relates to the salaries of the Board of Road Viewers in Philadelphia alone. Their salary is now \$5,000. This proposes an increase to \$6,500.00 under these circumstances: At the last session of the Legislature when the work of the viewers was considered the salaries in counties of the second class were raised to \$6,500.00 but the salaries of the first counties were unfortunately omitted. It is intended to correct this omission by simply inserting the words first and second class so as to make it apply to Philadelphia as it already applies in Allegheny.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

| | | |
|---------------|---------------|-----------------|
| Adam, | Emhardt, | MacMillan, |
| Allman, | Evans, B. P., | Mangan, |
| Anderson, | Evans, F. D., | Marcus, |
| Armstrong, | Flinchbaugh, | Marshall, |
| Aston, | Flynn, | Martz, |
| Bagshaw, | Fockler, | Mathay, |
| Baldi, | Frye, | McBride, |
| Bartley, | Fuller, | McCaig, |
| Behney, | Gelnett, | McCann, |
| Bell, F. A., | Gilchrist, | McClure, J. F., |
| Bell, W. T., | Goodnough, | McCormick, |
| Bentley, | Goss, | McDaniel, |
| Berkheiser, | Greeby, | McDermott, |
| Bickett, | Greenstein, | McGowan, |
| Bidelspacher, | Griffith, | McKim, |
| Blumberg, | Grimes, | McLaughlin, |
| Bray, | Guerin, | Memolo, |
| Brewster, | Haas, | Metzger, |
| Bromley, | Hall, | Millar, |
| Brown, E., | Hantz, | Miller, C., |
| Brown, E. P., | Harding, | Miller, H. A., |
| Brown, T. J., | Harer, | Moffatt, |
| Burke, | Hart, | Moore, |
| Bush, | Haws, | Morrison, |
| Calhoun, | Heffernan, | Muldowney, |
| Canon, | Heffran, | Munley, |
| Colville, | Henderson, | Myers, |
| Conner, | Hess, | Neely, |
| Craig, | Himes, | Nicholson, |
| Critchfield, | Holtzman, | Nolte, |
| Cross, | Hoover, | North, |
| Davies, | Horn, | Orr, |
| Davis, | Howe, | Parkinson, |
| DeFrehn, | Huber, | Patterson, M., |
| Dengler, | Irvin, | Peelor, |
| Derby, | Jones, | Pennock, |

Diehlm,
Dietz,
Dilsheimer,
Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Barley,
Ede,
Edmonds,

Labar,
Lafferty,
Lauver,
Leidich,
Little, H. A.,
Little, J. T.,
Lotz,
Lucas,
Ludlow,
Lukehart,
Lynch,

Perry,
Phillips,
Pitts,
Posey,
Powell,
Prosser,
Pryor,
Raymond,
Reader,
Rhodes,
Rieder,

Wheeler,
Whitehouse,
Williams,
Wilson,
Witherspoon,
Witkin,
Wood, N.,
Wood, W. P.,
Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1398, as follows:

An Act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers with systematic examinations licenses and registration for all entering the business of burying the dead and penalties for violation of the provisions thereof throughout this Commonwealth and providing for the payment of the expenses thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall appoint five persons who shall be practicing undertakers and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years one for three years et cetera unless sooner removed appointments to fill vacancies caused by death resignation or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by the expiration of terms shall be made in the same manner and shall be for a period of three years each

Section 2 The members of the said board before entering upon their duties shall respectively take and subscribe to the oath required by the Constitution which shall be filed in the office of the Secretary of the Commonwealth who is hereby authorized to administer the same They shall have the power to elect out of their own number a president secretary and treasurer and adopt such regulations for the transaction of the business of the Board and the management of its affairs as they may deem expedient

Section 3 Each member of said board shall receive fifteen dollars per day when present while the board is in actual session otherwise the members of said board shall receive no salary as such except the secretary who shall receive in addition to the said amount a salary of fifteen hundred dollars per annum which together with the actual traveling and necessary expenses of the board and its members shall be paid out of the receipts as hereafter directed

Section 4 Said board shall meet at least once every year and may also hold special meetings as frequently as the proper and efficient discharge of its duties shall require at a time and place to be fixed by the rules and by-laws of the board and the rules and by-laws of the board shall provide for the giving of timely notice of all meetings to every member of the board A majority of the members shall constitute a quorum for the transaction of business Said board is hereby authorized to adopt and use a common seal

Section 5 Before any person excepting those already authorized by prior legislation shall hereafter engage in the business or profession of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in his or her own name and on his or her own account in this Commonwealth such person shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself be-

fore said board at a time and place to be fixed by said board. If the board shall find upon due examination that the applicant is of good moral character possessed of an education which shall equal at least two years of high school work possessed of skill and knowledge of the said business or profession of undertaking shown by a practical demonstration of embalming before said board and has a reasonable knowledge of sanitation preservation of the dead disinfecting the bodies of deceased persons the apartment clothing and bedding in cases of death from infectious or contagious diseases and has had practical experience in the business or profession of undertaking for two years continuously with a licensed undertaker or undertakers as an undertaker's student as provided in section eight of this act the board shall issue to said applicant upon payment of a fee of twenty-five dollars a license to practice such business or profession of undertaking and shall register such applicant as a duly licensed undertaker.

Said board shall at any time revoke any license theretofore granted on proper cause and after full hearing of all the parties in interest. Said board shall investigate any report of violation of the provisions of this act which shall be submitted upon affidavit to the said board by two or more duly licensed undertakers.

Such license shall be signed by a majority of the board and attested by its seal. Any person obtaining a license under this act shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business or profession and shall display said license in a conspicuous place in the office of the place of business of such licensee.

Section 6 It shall be permissible under the provisions of this act for two or more duly licensed undertakers to practice the calling or profession of undertaking jointly as a firm or co-partnership in which each member of said firm or co-partnership is a duly licensed undertaker but no corporation or other organization shall hereafter be granted a license to engage in the business or profession of undertaking.

No person or organization shall be entitled to engage in the business or profession of undertaking in this Commonwealth after this act shall go into effect except such person or persons as are duly licensed by said board and firms or co-partnerships in which each member thereof is a duly licensed undertaker and such persons and corporations as shall have been authorized by previously existing legislation.

Section 7 Every person registered as a licensed undertaker shall annually hereafter during the month of January in each and every year cause his or her certificate to be recorded in the office of the State Board of Undertakers for which annual registration the said licensed undertaker shall pay a fee of two dollars. The said board on or before the first day of November of each year shall mail to every person registered as a licensed undertaker a blank application for registration. Upon receipt of such application blank each licensed undertaker shall fill in such information as the board may deem necessary and forward the same to the said board together with the aforesaid fee.

Any licensed undertaker who shall neglect in January of any year hereafter to register as herein provided shall at the discretion of said board forfeit his or her license and if permitted to register at a later time shall pay to said board a penalty of ten dollars.

Section 8 Every person employed as an undertaker's student shall be registered by his or her employer with the State Board of Undertakers annually in such manner as may be provided by said board and a fee of one dollar shall be paid for each annual registration. The secretary of said board shall keep a separate register for undertakers' students recording name age residence where they attended school and such other information as the board may desire. Should a registered undertaker's student for any reason leave the employ of such undertaker and accept employment as a student to any other undertaker the then employing undertaker shall immediately re-register said undertaker's student and an additional fee of one dollar shall be paid for said re-registration and the regular annual registration as may be provided by said board as aforesaid shall continue and a fee of one dollar shall be paid for each annual registration. When any undertaker's student leaves his or her employer or ceases to be a student the employer shall report such fact to the board. Any licensed undertaker who fails to comply with these requirements may be summoned before

the board and if found guilty he or she may be fined at the option of the board.

The term "Undertaker's Student" within the meaning and intent of this act designates an assistant of a duly licensed undertaker who may be registered as herein provided in order to qualify for future examination before the said board as provided for in section five of this act.

Absence of two years' registration as an undertaker's student as provided for in section five of this act during the first two years after the passage of this act shall not disqualify an applicant for license if he or she meets all other requirements.

Section 9 Any person shall be regarded as engaging in the business or profession of an undertaker within the meaning and intent of this act who shall designate himself or herself as "Undertaker" "Undertaker and Embalmer" "Embalmer" "Funeral Director" "Mortician" or who shall in any manner whatsoever engage to take charge of dead human bodies and make preparation for final disposition with the intention of thereby serving in the business or profession of an undertaker.

Any person who shall practice or hold himself or herself out as practicing the business or profession of undertaking or the care preparation disposition and burial of the bodies of deceased persons without having complied with the provisions of this act shall be guilty of misdemeanor and upon conviction thereof before any court shall be sentenced to pay a fine of not less than fifty or more than five hundred dollars or undergo an imprisonment not exceeding one year or both at discretion of the court for each and every offense. Provided That nothing contained in this act shall be construed to apply to bona fide employees of a duly licensed undertaker or to persons engaged simply as layers-out or shrouders of the dead or to the employees of any cemetery or crematory whose duties or business extend no further.

Section 10 No provision of this act shall interfere with the business of disposing of dead human bodies by the commissioned medical officers of the army of the United States or by persons engaged in the United States Marine Hospital service or to the disposition of dead human bodies lawfully placed at the service of legally organized medical or surgical institutions for the benefit of science or to the decisions and directions of the State Department of Public Health in times of actual epidemic or public calamity.

Section 11 No license granted or issued under the provisions of this act shall be assignable or transferable and every such license shall specify by name the person to whom it is issued and shall designate the particular place or places at which the business shall be carried on.

Section 12 All fees collected and all fines paid under the provisions of this act shall go to and be used for the purpose of the said board of undertakers to defray its necessary expenses prosecutions and violations.

Section 13 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures and any balance of money remaining at the end of the year after the payment of the necessary expenses prosecutions and violations including the salary of the secretary and the traveling and other necessary expenses of the members of the board incurred in the discharge of their duties as such in addition to the daily allowance while the board is in actual session shall be reserved by the treasurer of said board to meet the necessary expenses of ensuing years.

Section 14 This act shall go into effect immediately upon its passage and all existing legislation not consistent with this act is hereby repealed.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

| | | | |
|------------|---------------|-----------|----------|
| Adam, | Edmonds, | Lotz, | Rhodes, |
| Allman, | Emhardt, | Lucas, | Rieder, |
| Armstrong, | Evans, B. P., | Ludlow, | Royle, |
| Armstrong, | Flinchbaugh, | Lukehart, | Sarig, |
| Aston, | Flynn, | Lynch, | Sautter, |

| | | | |
|---------------|----------------|-----------------|----------------|
| Bagshaw, | Fockler, | Malie, | Schilling, |
| Baldi, | Fratt, | Mangan, | Schoener, |
| Bartley, | Frye, | Marcus, | Scott, |
| Behney, | Fuller, | Marshall, | Shaffer, |
| Bell, F. A., | Gelnett, | Martz, | Shambach, |
| Bell, W. T., | Gilchrist, | Mathay, | Sheffer, |
| Bentley, | Goodnough, | McBride, | Smith, G. A., |
| Bickett, | Goss, | McCaig, | Smith, H. J., |
| Bidelspacher, | Greeby, | McCann, | Sowers, |
| Blair, | Greenstein, | McClure, J. F., | Speer, |
| Blumberg, | Griffith, | McCormick, | Spencer, |
| Bray, | Grimes, | McDaniel, | Stadtlander, |
| Brewster, | Guerin, | McDermott, | Staudenmeier, |
| Bromley, | Haas, | McKim, | Stavitski, |
| Brown, E., | Hall, | McLaughlin, | Stock, |
| Brown, E. P., | Hantz, | Memolo, | Storb, |
| Brown, T. J., | Harding, | Metzger, | Storer, |
| Burchinal, | Harer, | Metzinger, | Strayer, |
| Calhoun, | Hart, | Miller, C., | Talbot, |
| Bush, | Heffernan, | Miller, H. A., | Thomas, L. D., |
| Canon, | Heffran, | Moffatt, | Toepfer, |
| Colville, | Henderson, | Moore, | Towner, |
| Conner, | Hess, | Muldowney, | Trescher, |
| Craig, | Himes, | Munley, | Voltz, |
| Critchfield, | Holtzman, | Myers, | Washington, |
| Cross, | Hoover, | Neely, | Watson, |
| Davies, | Horn, | Nicholson, | Wells, |
| DeFrehn, | Howe, | Noite, | Welty, |
| Deibler, | Hricko, | North, | Wettach, |
| Dengler, | Huber, | Orr, | Wheeler, |
| Diehm, | Irvin, | Parkinson, | Whitehouse, |
| Dietz, | Jones, | Peelor, | Williams, |
| Dilsheimer, | Kelly, | Pennock, | Wilson, |
| Donnell, | Labar, | Perry, | Witherspoon, |
| Drinkhouse, | Lafferty, | Phillips, | Witkin, |
| Drumbor, | Lauver, | Pitts, | Wood, N., |
| Duddy, | Leidich, | Powell, | Wood, W. P., |
| Eaches, | Little, H. A., | Prosser, | Wright, |
| Earley, | Little, J. T., | Pryor, | Bluett, |
| Ede, | Long, | Reader, | Speaker. |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1279, entitled:

An Act to amend section three of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty) entitled "An act concerning divorces" by eliminating alias subpoenas in divorce actions

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. RHODES. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Burke, permit himself to be interrogated?

Mr. BURKE. I will, but I will also state, Mr. Speaker, not being a married man, I know nothing about bosses, so I refer you to my attorney, Mr. Sowers.

Mr. RHODES. Will the gentleman explain the necessity for this change in the existing law?

Mr. SOWERS. I read the bill over and I find that all the law does is to eliminate from our present practice what is known as the alias subpoena in divorce. For you who are not lawyers I will try to make myself as plain as possible. A husband and wife have separated and either the wife or the husband brings an action in divorce against the other spouse. That spouse has disappeared and cannot be found. Under the present law the court issues what is known as a subpoena in divorce. That subpoena goes to the sheriff and

the sheriff is asked to find the respondent, in the case. Everybody knows at the time of the issuing of that subpoena in divorce that the respondent cannot be found. In other words, the sheriff can hunt and hunt and he cannot find the respondent. Under our present practice he returns his subpoena and says to the court, "I have hunted for the respondent and I cannot find him." Then the court issues an alias subpoena in divorce and then the sheriff goes through the same performance again and then he reports to the court, "I cannot find the respondent." Then the attorney for the case goes into court and asks for an order of the court for publication, in other words, that the sheriff shall advertise in the newspaper for the respondent to appear, so that you have this peculiarity in the law today, that the sheriff must make two attempts to find a man or a woman that everybody at the beginning of the case knows he is not going to find the first time, but the poor fellow, or the poor woman that is anxious to prosecute the case must pay the sheriff twice to do something that he is not going to do on either occasion. This bill dispenses with that unnecessary cost.

Mr. RHODES. Is it not true that the practice now existing in all matters where personal service cannot be made requires two returns?

Mr. SOWERS. In all cases where personal service cannot be made. In all cases where the respondent cannot be found then the sheriff must make two efforts to find something that he cannot find.

Mr. RHODES. Mr. Speaker, and members of the House, the gentleman from Philadelphia has made a very lucid and clear explanation of the existing law in connection with divorce. However, I disagree with him in certain respects. I don't see any reason why divorce should be expedited where personal service cannot be made. This establishes a practice not only in connection with divorce, but likewise in connection with lots of other proceedings in legal matters, that where personal service cannot be made two returns are required by the sheriff. It seems to me that we are not continuing uniformity of procedure when we amend the present practice in connection with divorce. I think the passage of this law would cause us to diviate from the established practice where personal service cannot be made in legal proceedings. I believe there is no urgent reason why a divorce should be granted too hastily. The question of expense involved is not great, and in so far as two subpoenas are concerned, sometimes an alias subpoena when your original subpoena cannot be served. It seems to me it is nothing more than fair to the respondent that this precaution be taken, that proper motives be given if possible.

Mr. SOWERS. Mr. Speaker, and members of the House, I will reply to my friend in a very few words. My friend's argument to begin with gives you the impression that when the sheriff is given an order for publication that he is not at the same time ordered to personally subpoena the respondent. The order for publication is a direction to the sheriff to advertise in a paper. There is also a direction to sheriff, to make a personal service, if it can be done. Now the objection that my friend raises that it speeds divorce cases, that objection is not good, because in actual practice at the bar you will find that any person, or the average person that can afford to go through with a divorce case by publication that they have been saving for some days to get the money to pay for the newspaper advertising, both for the sheriff, the master and the final ruling, and it is the most expensive kind of litigation that we have today. It enriches three sets of advertising it enriches the news-

papers. It is not a speedy proceeding and it only sort of burdens the poor woman that may have been struggling for years and then finds some opportunity to go ahead and apply for a divorce. I don't think that all that unnecessary expense should be placed on them.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—115.

| | | | |
|---------------|----------------|-------------------|---------------|
| Adani, | Drumbror, | Marcus, | Sarig, |
| Allman, | Duddy, | Martz, | Royle, |
| Anderson, | Eaches, | McBride, | Sautter, |
| Aston, | Evans, B. P., | McCann, | Schoener, |
| Baldi, | Fratt, | McClure, J. F., | Schwartz, |
| Bartley, | Frye, | McClure, J. H., | Scott, |
| Behney, | Fuller, | McCormick, | Shambach, |
| Bell, F. A., | Gelnett, | McGowan, | Smith, G. A., |
| Bell, W. T., | Greeby, | McKim, | Sowers, |
| Bentley, | Greenstein, | McLaughlin, | Speer, |
| Berkheiser, | Grimes, | Metzinger, | Spencer, |
| Bidelspacher, | Guerin, | Miller, C., | Stadtlander, |
| Blumberg, | Haas, | Miller, H. A., | Staudenmeier, |
| Bray, | Hall, | Moffatt, | Stavitski, |
| Brown, E., | Harer, | Munley, | Sterling, |
| Brown, E. P., | Hart, | Myers, | Stock, |
| Burke, | Haws, | Neely, | Storb, |
| Bush, | Heffernan, | Nolte, | Turner, |
| Canon, | Henderson, | Orr, | Voltz, |
| Colville, | Hess, | Patterson, F. W., | Watson, |
| Conner, | Holmes, | Patterson, M., | Weamer, |
| Craig, | Hricko, | Peelor, | Wells, |
| Davies, | Huber, | Pennock, | Welty, |
| Davis, | Jones, | Perry, | Whitehouse, |
| Derby, | Lafferty, | Phillips, | Wilson, |
| Dietz, | Little, H. A., | Pitts, | Witherspoon, |
| Dilsheimer, | Lucas, | Powell, | Witkin, |
| Donnell, | Lukehart, | Pryor, | Bluett, |
| Drinkhouse, | Malie, | Raymond, | Speaker. |

NAYS—34.

| | | | |
|---------------|------------|----------------|----------------|
| Alexander, | Goodnough, | Lauver, | Rhodes, |
| Bagshaw, | Hantz, | Little, J. T., | Thomas, L. D., |
| Bickett, | Heffran, | Ludlow, | Trescher, |
| Brewster, | Himes, | Marshall, | Wheeler, |
| Brown, T. J., | Hoover, | McDermott, | Williams, |
| Ede, | Horn, | Moore, | Wood, W. P., |
| Edmonds, | Irvin, | Morrison, | Wright, |
| Flinchbaugh, | Kelly, | Nicholson, | |
| Flynn, | Labar, | Reader, | |

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1443, as follows:

An Act requiring officers making arrests without a warrant to take the prisoner before the nearest justice of the peace or similar officer

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of every officer who makes an arrest without a warrant to take the prisoner arrested before the nearest justice of the peace or similar officer for a hearing provided however that in cities and boroughs where police courts are held the person arrested may be taken to a police court for said hearing

On the question,

Will the House agree to the bill on third reading?

Mr. EDE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend line six by striking out the words "the nearest" and inserting therein the word "a".

Amend line six by inserting after the word "officer" the words "nearest by public highway".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1137, entitled:

An Act to further amend clause twenty-four of section one thousand two hundred ten as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Edmonds, | Mangan, | Sautter, |
| Alexander, | Emhardt, | Marcus, | Schilling, |
| Allman, | Evans, B. P., | Marshall, | Schoener, |
| Anderson, | Evans, F. D., | Martz, | Schwartz, |
| Armstrong, | Flinchbaugh, | Mathay, | Scott, |
| Aston, | Flynn, | McBride, | Shaffer, |
| Bagshaw, | Fockler, | McCaig, | Shambach, |
| Baldi, | Frye, | McCann, | Sheffer, |
| Behney, | Fuller, | McClure, J. F., | Smith, G. A., |
| Bell, F. A., | Gilchrist, | McCormick, | Smith, H. J., |
| Bell, W. T., | Gelnett, | McDaniel, | Soffel, |
| Bentley, | Goodnough, | McDermott, | Sowers, |
| Berkheiser, | Goss, | McGowan, | Spencer, |
| Bickett, | Greeby, | McKim, | Stadtlander, |
| Bidelspacher, | Greenstein, | McLaughlin, | Stark, |
| Blair, | Griffith, | Metzger, | Staudenmeier, |
| Blumberg, | Grimes, | Metzinger, | Stavitski, |
| Bray, | Guerin, | Miller, | Sterling, |
| Brewster, | Haas, | Miller, C., | Stock, |
| Bromley, | Hall, | Miller, H. A., | Storb, |
| Brown, E., | Hantz, | Moffatt, | Storer, |
| Brown, E. P., | Harer, | Moore, | Strayer, |
| Brown, T. J., | Haws, | Morrison, | Talbot, |
| Burchinal, | Heffernan, | Muldowney, | Thomas, L. D., |
| Burke, | Heffran, | Munley, | Thomas, M. G., |
| Bush, | Henderson, | Myers, | Towner, |
| Calhoun, | Hess, | Neely, | Trescher, |
| Canon, | Holmes, | Nicholson, | Turner, |
| Conner, | Holtzman, | Nolte, | Turner, |
| Craig, | Horn, | Orr, | Voltz, |
| Critchfield, | Howe, | Parkinson, | Watson, |
| Davies, | Hricko, | Patterson, F. W., | Wells, |
| Davis, | Huber, | Patterson, M., | Weamer, |
| DeFrehn, | Jones, | Pennock, | Welty, |
| Deibler, | Kelly, | Perry, | Wettach, |
| Dengler, | Labar, | Phillips, | Wheeler, |
| Derby, | Lafferty, | Pitts, | Williams, |
| Diehm, | Lauver, | Posey, | Wilson, |
| Dilsheimer, | Little, H. A., | Powell, | Witherspoon, |
| Donnell, | Little, J. T., | Prosser, | Witkin, |
| Drinkhouse, | Lotz, | Pryor, | Wood, W. P., |
| | | | Wright, |

| | | | |
|----------|------------|----------|----------|
| Drumbor, | Lucas, | Raymond, | Bluett. |
| Duddy, | Ludlow, | Rhodes, | Speaker. |
| Eaches, | Lynch, | Rieder, | |
| Earley, | MacMillan, | Royle, | |
| Ede, | Mallie, | Sarig, | |

NAYS—3.

| | | |
|----------|--------|-------------|
| Harding, | Irvin, | Whitehouse, |
|----------|--------|-------------|

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1388, entitled:

An Act to amend article sixteen section three of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth" providing that no councilmen shall be appointed to any office position or employment of profit under the city

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Earley, | Lucas, | Rieder, |
| Alexander, | Ede, | Ludlow, | Royle, |
| Allman, | Edmonds, | Lukehart, | Sautter, |
| Anderson, | Emhardt, | Lynch, | Schilling, |
| Armstrong, | Evans, B. P., | MacMillan, | Schoener, |
| Aston, | Evans, F. D., | Mangan, | Schwartz, |
| Baldi, | Finchbaugh, | Marcus, | Shaffer, |
| Bartley, | Flynn, | Marshall, | Shambach, |
| Behney, | Fockler, | Mathay, | Sheffer, |
| Beil, F. A., | Fratt, | McBride, | Smith, G. A., |
| Bell, W. T., | Frye, | McCaig, | Smith, H. J., |
| Bentley, | Gelnett, | McCann, | Sowers, |
| Berkheiser, | Gilchrist, | McClure, J. F., | Speer, |
| Bickett, | Goodnough, | McCormick, | Spencer, |
| Bidenspacher, | Goss, | McDaniel, | Stadtlander, |
| Blair, | Greenstein, | McDermott, | Stark, |
| Blumberg, | Griffith, | McKim, | Staudenmeier, |
| Bray, | Grimes, | McLaughlin, | Stavitski, |
| Brewster, | Guerin, | Memolo, | Stock, |
| Bromley, | Haas, | Metzinger, | Storb, |
| Brown, E., | Haines, | Millar, | Storer, |
| Brown, E. P., | Hall, | Miller, C., | Strayer, |
| Brown, T. J., | Hantz, | Miller, H. A., | Thomas, L. D., |
| Burchinal, | Harer, | Moffatt, | Thomas, M. G., |
| Burke, | Hart, | Moore, | Toepfer, |
| Bush, | Heffernan, | Morrison, | Towner, |
| Calhoun, | Heffran, | Muldowney, | Trescher, |
| Canon, | Henderson, | Munley, | Turner, |
| Conner, | Hess, | Myers, | Washington, |
| Craig, | Himes, | Neely, | Watson, |
| Critchfield, | Holtzman, | Nicholson, | Weamer, |
| Cross, | Hoover, | North, | Wells, |
| Davies, | Horn, | Orr, | Welty, |
| Davis, | Howe, | Patterson, F. W., | Wettach, |
| DeFrehn, | Hricko, | Patterson, M., | Wheeler, |
| Dengler, | Huber, | Pennock, | Whitehouse, |
| Derby, | Irvin, | Perry, | Williams, |
| Diehm, | Jones, | Phillips, | Witherspoon, |
| Dietz, | Kelly, | Pitts, | Witkin, |
| Dilsheimer, | Labar, | Posey, | Wood, N., |
| Donnell, | Lafferty, | Powell, | Wood, W. P., |
| Drinkhouse, | Lauver, | Prosser, | Wright, |
| Drumbor, | Little, H. A., | Pryor, | Bluett, |
| Duddy, | Little, J. T., | Raymond, | Speaker. |
| Eaches, | Lotz, | Rhodes, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1156, as follows:

An Act defining the powers of fire marshals in counties of the second class with regard to buildings and premises and fire hazards in connection therewith including the prescribing of rules and regulations with regard to explosives and inflammable substances Providing for the enforcement of the orders of the fire marshal providing penalties and imposing certain duties upon fire insurance companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That fire marshals in counties of the second class in this Commonwealth shall have the following powers to wit

(a) To enter at all reasonable times and inspect all buildings within the respective counties and where it is found that any such buildings or premises are dilapidated and hazardous (including fire ruins) endangering life and adjoining property from fire the same are hereby declared to be a nuisance and the fire marshals of such counties shall order the same repaired if the hazardous condition can be corrected but if not then he shall order the said building or ruins removed at once or within a reasonable time thereafter according to the immediate danger existing Said notice of removal shall be served upon the owner or occupant of said building which service for the purposes herein shall be sufficient

(b) To prescribe rules and regulations governing the handling storage and selling of benzine benzole dynamite ether fireworks gasoline Greek fire gunpowder naphtha nitro-glycerine or other explosives phosphorus or petroleum or any other similar product of greater inflammability than kerosene oil of United State standard

(c) To enforce all laws ordinances rules and regulations now or hereafter enacted or adopted within said counties regarding the erection construction and repairing of buildings as the same concerns the elimination of fire hazards

(d) To regulate and prevent the overcrowding of all public places where large numbers of people congregate and if any such place is dangerous and a menace to life and property to make an order and to close the same

Section 2 If any person feels aggrieved by any order of any such fire marshals made under the provisions of this act such person may within five days after such order is given file his petition in the courts of common pleas of the proper county praying a review of such order by said court whereupon a stay of the enforcement of said order may be granted if the court so determines but said person filing said petition shall be required by said court to give a good and sufficient bond to be approved by said court in an adequate amount conditioned for the faithful and prompt prosecution of said case and the payment of all costs that may accrue thereon The court shall fix a day for hearing said appeal of which such notice shall be given to all parties interested as the court may direct The appeal may be heard before the court or before the court and a jury if the court determines a jury necessary for the determination of any questions of fact The court shall dispose of such petition as soon as possible and shall enter such order affirming modifying or reversing the order of the fire marshal as may seem just in the premises

Section 3 When by order of any such fire marshals or upon directions of the court of common pleas as aforesaid affirming or modifying any order as aforesaid it is directed that such a nuisance or other condition as aforesaid be removed or corrected and the owner or occupant neglects and refuses to comply therewith or to actually commence correction or removal thereof as directed for a period of ten days after notice that said order has become final as aforesaid then and in such case such fire marshal shall have the right to apply by petition to the court of the common pleas of the proper county for an order directing the owner or occupant thereof to comply with said order within forty-eight hours thereafter and on default thereof the said owner or occupant as the case may be shall be

considered in contempt of court for violation of the decree and order of said court and may be imprisoned by direction of said court until he is purged of such contempt. On failure and refusal of an owner or occupant to comply with the said order instead of proceeding as heretofore in this section set out any of the said marshals may apply to said common pleas court for an order directing and ordering that said nuisance be abated and removed or corrected whenever the cost thereof shall be charged to and paid by the county commissioners of the county wherein said nuisance had existed. All costs so paid by the county shall be collectible from the owner of the property as debts of like amount are now by law collectible.

Section 4 When by any order of any such fire marshals or when an order is affirmed or modified by the court as herein set out a nuisance is directed to be removed or corrected and the owner or occupant thereof fails and refuses to fully comply therewith within a reasonable time after notice then such owner or occupant shall be deemed guilty of wilfully keeping and maintaining a nuisance detrimental to life and property and shall in a summary proceeding be fined not more than fifty dollars and not less than twenty-five dollars for each day such refusal continues and in default of the payment of such fine and costs shall be imprisoned one day for each dollar of fine and costs unpaid.

Section 5 It shall be the duties of all fire insurance companies doing business in said counties to report in detail immediately to such fire marshals every fire occurring in said respective counties of which they are notified before adjustment of said loss is made and upon failure to do such fire insurance companies shall be liable to a penalty of not more than fifty dollars and not less than ten dollars.

Section 6 All fines and penalties due hereunder shall be collectible at the suit of the said respective fire marshals as other fines and penalties are collectible and paid into the county treasury of said counties.

Section 7 All acts or parts of acts general special or local inconsistent herewith are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Ede, | MacMillan, | Schilling, |
| Alexander, | Edmonds, | Malie, | Schoener, |
| Allman, | Evans, B. P., | Mangan, | Schwartz, |
| Anderson, | Evans, F. D., | Marcus, | Scott, |
| Armstrong, | Flinchbaugh, | Martz, | Shaffer, |
| Aston, | Fockler, | Mathay, | Shambach, |
| Baldi, | Fratt, | McBride, | Sheffer, |
| Bartley, | Frye, | McCaig, | Smith, G. A., |
| Behney, | Fuller, | McCann, | Smith, H. J., |
| Bell, F. A., | Gelnett, | McClure, J. F., | Sowers, |
| Bell, W. T., | Goodnough, | McCormick, | Speer, |
| Bentley, | Goss, | McDaniel, | Stadtlander, |
| Bickett, | Greenstein, | McGowan, | Stark, |
| Bidelspacher, | Griffith, | McKim, | Staudenmeier, |
| Blair, | Grimes, | McLaughlin, | Stavitski, |
| Blumberg, | Guerin, | Metzger, | Sterling, |
| Bray, | Haines, | Metzinger, | Stock, |
| Brewster, | Hall, | Millar, | Storb, |
| Bromley, | Harding, | Miller, C., | Storer, |
| Brown, E., | Harer, | Miller, H. A., | Strayer, |
| Brown, E. P., | Hart, | Moffatt, | Talbot, |
| Brown, T. J., | Haws, | Moore, | Thomas, L. D., |
| Burchinal, | Heffernan, | Morrison, | Thomas, M. G., |
| Burke, | Heffran, | Muldowney, | Towner, |
| Bush, | Henderson, | Munley, | Trescher, |
| Calhoun, | Himes, | Myers, | Turner, |
| Canon, | Holmes, | Nicholson, | Voltz, |
| Conner, | Holtzman, | Nolte, | Washington, |
| Craig, | Horn, | North, | Watson, |
| Critchfield, | Howe, | Orr, | Wells, |
| Cross, | Hricko, | Parkinson, | Welty, |
| Davies, | Huber, | Patterson, F. W., | Wettach, |
| DeFrehn, | Irvin, | Pennock, | Whitehouse, |
| Deibler, | Jones, | Perry, | Williams, |
| Dengler, | Kelly, | Phillips, | Wilson, |
| Derby, | Labar, | Pitts, | Witherspoon, |
| Diehm, | Lafferty, | Posey, | Witkin, |
| Dietz, | Leidich, | Prosser, | Wood, N., |
| Dilsheimer, | Little, H. A., | Powell, | Wood, W. P., |

Donnell,
Drinkhouse,
Drumbor,
Duddy,
Eaches,
Earley,

Little, J. T.,
Lotz,
Lucas,
Ludlow,
Lukehart,
Lynch,

Pryor,
Raymond,
Reader,
Rhodes,
Royle,
Sarig,

Wright,
Bluett,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1226, entitled:

An Act making the report of any board of view viewers or jury of view upon appeal to the court of common pleas prima facie evidence of benefits therein assessed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

| | | | |
|---------------|----------------|-------------------|----------------|
| Adam, | Flynn, | Marcus, | Sautter, |
| Alexander, | Fockler, | Marshall, | Schilling, |
| Allman, | Fratt, | Martz, | Schoener, |
| Anderson, | Frye, | Mathay, | Schwartz, |
| Armstrong, | Gelnett, | McBride, | Scott, |
| Aston, | Gilchrist, | McCaig, | Shaffer, |
| Bagshaw, | Goodnough, | McCann, | Sheffer, |
| Bartley, | Goss, | McClure, J. F., | Smith, G. A., |
| Behney, | Greeby, | McCormick, | Smith, H. J., |
| Bell, W. T., | Griffith, | McDaniel, | Sowers, |
| Bell, F. A., | Grimes, | McGowan, | Speer, |
| Berkheiser, | Guerin, | McKim, | Spencer, |
| Bickett, | Haines, | McLaughlin, | Stark, |
| Bidelspacher, | Hall, | Memolo, | Staudenmeier, |
| Blair, | Hantz, | Metzger, | Stavitski, |
| Bray, | Harding, | Metzinger, | Stock, |
| Brewster, | Harer, | Millar, | Storb, |
| Bromley, | Hart, | Miller, C., | Storer, |
| Brown, E., | Haws, | Miller, H. A., | Strayer, |
| Brown, E. P., | Heffernan, | Moffatt, | Talbot, |
| Burchinal, | Heffran, | Moore, | Thomas, L. D., |
| Burke, | Henderson, | Morrison, | Thomas, M. G., |
| Bush, | Hess, | Muldowney, | Toepfer, |
| Calhoun, | Holmes, | Munley, | Towner, |
| Canon, | Holtzman, | Myers, | Trescher, |
| Conner, | Horn, | Neely, | Turner, |
| Craig, | Howe, | Nolte, | Voltz, |
| Critchfield, | Huber, | North, | Washington, |
| Davies, | Irvin, | Orr, | Weamer, |
| Davis, | Jones, | Parkinson, | Wells, |
| DeFrehn, | Kelly, | Patterson, F. W., | Welty, |
| Derby, | Labar, | Patterson, M., | Wettach, |
| Deibler, | Lafferty, | Peelot, | Whitehouse, |
| Diehm, | Lauver, | Pennock, | Williams, |
| Dietz, | Leidich, | Perry, | Wilson, |
| Dilsheimer, | Little, H. A., | Phillips, | Witherspoon, |
| Drinkhouse, | Little, J. T., | Pitts, | Witkin, |
| Drumbor, | Long, | Powell, | Wood, N., |
| Eaches, | Lotz, | Prosser, | Wood, W. P., |
| Earley, | Lucas, | Pryor, | Wright, |
| Ede, | Ludlow, | Raymond, | Bluett, |
| Edmonds, | Lukehart, | Reader, | Speaker. |
| Emhardt, | Lynch, | Rhodes, | |
| Evans, B. P., | MacMillan, | Royle, | |
| Flinchbaugh, | Mangan, | Sarig, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1151, entitled:

An Act regulating the sale offering for sale barter exchange and giving of tickets cards or other tokens evidencing the right to a reserved seat in and of admission to any theatre concert hall circus show ball-park athletic hall or field or other place of amusement and providing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. LUCAS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. BALDI. Mr. Speaker, I will.

Mr. LUCAS. Mr. Speaker, I would like to ask the gentleman from Philadelphia, would he kindly explain this bill.

Mr. BALDI. Mr. Speaker, if I thought my friend Mr. Lucas was sincere I would. I really do not think he is sincere in the question.

Mr. LUCAS. Mr. Speaker, I still would like to interrogate him. Does this bill mean that it prohibits any one from giving you a ticket to go to an entertainment?

Mr. BALDI. No.

Mr. LUCAS. It does not?

Mr. BALDI. You can get all the free tickets that will be given you.

Mr. LUCAS. In other words, the bill reads that the price of the ticket shall be printed thereon?

Mr. BALDI. Yes, sir.

Mr. LUCAS. That is all the bill means?

Mr. BALDI. Yes, that is all the bill means.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

| | | | |
|---------------|---------------|-----------------|----------------|
| Adam, | Edmonds, | Long, | Prosser, |
| Alexander, | Emhardt, | Lotz, | Reader, |
| Allman, | Evans, B. P., | Lucas, | Rhodes, |
| Armstrong, | Evans, F. D., | Ludlow, | Royle, |
| Aston, | Flinchbaugh, | Lukehart, | Sarig, |
| Bagshaw, | Flynn, | Lynch, | Sautter, |
| Baldi, | Fockler, | Malle, | Schilling, |
| Bartley, | Fratt, | Marcus, | Schoener, |
| Bell, F. A., | Frye, | Marshall, | Schwartz, |
| Bell, W. T., | Fuller, | Martz, | Scott, |
| Bentley, | Gelnett, | McBride, | Shambach, |
| Berkheiser, | Gilchrist, | McCaig, | Sheffer, |
| Bickett, | Goodnough, | McCann, | Smith, G. A., |
| Blair, | Goss, | McClure, J. F., | Soffel, |
| Blumberg, | Greeby, | McClure, J. H., | Sowers, |
| Bray, | Greenstein, | McDaniel, | Speer, |
| Brewster, | Griffith, | McDermott, | Stadlander, |
| Bromley, | Grimes, | McGowan, | Stark, |
| Brown, E., | Guerin, | McKim, | Staudenmeier, |
| Brown, E. P., | Haas, | McLaughlin, | Stavitski, |
| Brown, T. J., | Haines, | Memolo, | Sterling, |
| Burchinal, | Hall, | Metzger, | Storb, |
| Burke, | Harding, | Millar, | Storer, |
| Bush, | Harer, | Miller, C., | Strayer, |
| Calhoun, | Hart, | Miller, H. A., | Talbot, |
| Canon, | Haws, | Moffatt, | Thomas, L. D., |
| Colville, | Heffernan, | Moore, | Toepfer, |
| Conner, | Heffran, | Morrison, | Trescher, |
| Craig, | Henderson, | Muldowney, | Turner, |
| Critchfield, | Hess, | Munley, | Voltz, |
| Davies, | Himes, | Myers, | Washington, |
| Davis, | Holmes, | Neely, | Weamer, |
| DeFrehn, | Holtzman, | Nicholson, | Welty, |
| Deibler, | Hoover, | Nolte, | Wettach, |
| Dengler, | Horn, | North, | Wheeler, |
| Derby, | Hricko, | Orr, | Williams, |
| Diehlm, | Huber, | Parkinson, | Wilson, |

| | | | |
|-------------|----------------|-------------------|--------------|
| Dietz, | Irvin, | Patterson, F. W., | Witherspoon, |
| Dilsheimer, | Jones, | Patterson, M., | Witkin, |
| Donnell, | Kelly, | Peclor, | Wood, W. P., |
| Drinkhouse, | Labar, | Pennock, | Wright, |
| Drumbor, | Lafferty, | Perry, | Bluett, |
| Duddy, | Lauver, | Phillips, | Speaker. |
| Eaches, | Leidich, | Posey, | |
| Earley, | Little, H. A., | Pryor, | |
| Edo, | Little, J. T., | Powell, | |

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1446, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM CALENDAR.

Mr. LUCAS. Mr. Speaker, owing to the fact that this is a duplicate of a bill that has already passed the Senate and the House, I move that it be dropped from the calendar.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1421, (Senate Bill No. 565), entitled:

An Act authorizing and empowering the Department of Welfare to sell surplus products of prison industries to the Government of the United States including all departments bureaus commissions and other agencies thereof existing under acts of the Congress of the United States and to the Government of any state or commonwealth of the United States and to any county city borough township or other organized subdivision of any state or commonwealth of the United States And to any institution maintained by or receiving aid from any State or Commonwealth of the United States or any organized sub-division thereof

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I would like to interrogate somebody in reference to this bill.

The SPEAKER. The gentleman from Delaware desires to know if anybody in the House is familiar with the terms of this bill.

Mr. EDMONDS. Mr. Speaker, in a general way I may be able to answer the gentleman's inquiry.

Mr. ALEXANDER. Is not this a duplicate of the many bills which we have been receiving, making special funds in these departments?

Mr. EDMONDS. I think not. This relates particularly to the sale of surplus products in institutions and our prisons and it is paid into the prison labor fund.

Mr. ALEXANDER. And is that prison labor and collected by the prison labor board?

Mr. EDMONDS. Yes.

Mr. ALEXANDER. Then what accounting have we,

what way is there in this bill of accounting for any one except the chairman of the prison labor board? It does not even provide for accounting to the Chairman of the Welfare Board.

Mr. EDMONDS. I am not familiar with the method whereby the prison board accounts, but I imagine it is the way they account for their general accounts.

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. CRAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1407, (Senate Bill No. 363), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by giving employees certain additional service credit changing the rules relating to the State annuity and the contribution of employees and extending the provisions of this act to persons on the retired list after a certain date

On the question,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I would like to know if anyone in the House can explain this bill?

The SPEAKER. Is there anyone in the House that can explain the terms of this bill to Mr. Alexander?

BILL POSTPONED.

Mr. STADTLANDER. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1101, (Senate Bill No. 381), entitled:

An Act authorizing the Auditor General State Treasurer and Secretary of Internal Affairs without the approval of the Attorney General to employ attorneys to conduct the legal affairs of their respective departments prescribing their powers and duties and providing for their compensation

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, may I ask if there is any member of the House that can explain this bill?

The SPEAKER. Is there anyone here that can explain the provisions of this bill?

Mr. ALEXANDER. Mr. Speaker, I will try to.

Mr. EDMONDS. What is the public need that the bill is here?

Mr. ALEXANDER. In the first place there has been a good bit said already today about there being other executive heads instead of the Governor. Two of those who are very important to the administration of the affairs of this Commonwealth are your two fiscal officers, the Auditor General and the State Treasurer. The Supreme Court has just held that any decision that the Auditor General or State Treasurer may want to obtain is obtained from the Attorney General. Of course, there are times when the Auditor General, in checking up accounts, does not agree that certain accounts should be passed; in other words, the other part of the administration wants to put over a bill; it is up to the Auditor General to either O. K. that bill and pass it over to the State Treasurer or refuse to pass it for some reason or other. Under the decision of the Supreme Court, carrying out the Administrative Code of 1923, the Supreme Court had to say, of course, that whatever the opinion of the Attorney General was as to the rights of the Auditor General in passing that bill, he had to accept; and therefore we have this fine anomaly at the present time. We have one part of the Executive Department of this Commonwealth that wants to put over something on the other part, and your checks and balances, the Auditor General who looks into the correctness of that bill, finds that that bill is not correct, but the Attorney General, the appointee of the Governor, whose interest it is to pass a bill, says to the Auditor General, "It is legal and proper that you pass that bill." Now, if we are going to have a state of affairs of this kind, why not let us put a resolution in here to amend the Constitution and do away with everything up here except the Governor of the Commonwealth of Pennsylvania, and I will include in there the Legislature of the State of Pennsylvania, just have one man sitting up here and running this. That is what we are coming to, and my friend from Philadelphia says that he is perfectly satisfied that shall be. That may be when he has a dear friend in the Governor's department at the present time, but if we should happen to get somebody up there that he did not agree with, there would be no one more to play with.

I will tell you one thing, and that is that there is no use of endeavoring to have a proper administration of affairs without proper checks and balances, aid if those checks and balances have to be hampered by the private counsel of the man who is endeavoring to put the thing over on you, what is the use of having checks and balances? Why, it is a farce; in other words, there is a case in point of a bill which is now in the Appropriations Committee. I will show you under the circumstances what happens. What is the necessity of having an attorney of this kind? There was a bill for up in Northumberland county to build a bridge in that county, and we appropriated \$400,000 for the building of that bridge. The Governor cut that down to \$350,000, but when the contract was let, it was found that the lowest bid it could be built for was \$403,112. The Auditor General properly advised that they had no right to enter into that contract and bind the State for \$403,112 without that money being first appropriated by this Legislature. But the Attorney General advised them to enter into such a contract, spend the \$350,000 appropriated, and take the \$60,000 additional needed out of the motor fund and they entered into the contract. But you will notice here at the present time there is a bill in the Legislature that wants to make up for that deficiency of \$60,000; and this, notwithstanding the constitutional provision that they cannot go ahead and enter

into the contracts and notwithstanding the money is not at hand and not appropriated. That is the reason it is important that your fiscal officers should have somebody to advise them other than the friend of the people whom they are checking up. Why, what is the use of checking up the Welfare Commission? What is the use of checking up any of these other things if, after he has checked up that party checked up is to be advised by the Attorney General, who is friendly to the Welfare Commission and the Governor, that it is all right, and then, according to this infamous Administrative Code and according to the decision of the Supreme Court following the Code, which they must do, it is provided that it is all right, notwithstanding your check-ups say it is all wrong.

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the gentleman from Delaware further. Is it not a fact that way back in Governor Brumbaugh's administration, when Francis Shunk Brown was Attorney General, that the Act of Assembly was passed which made the Attorney General counsel for all the departments of government?

Mr. ALEXANDER. I believe that is so.

Mr. EDMONDS. You are proposing to repeal that act?

Mr. ALEXANDER. I am not proposing to repeal anything. This is not my bill.

Mr. EDMONDS. This bill is not proposing to amend that act?

Mr. ALEXANDER. No, sir; this gives the right to the Auditor General to say—in other words, not until the Administrative Code was adopted and not until the present administration was adopted, was there such a power as has been existing during this administration. Never before under Francis Shunk Brown's administration was there any necessity for such a bill as this, because when a constitutional question was raised, irrespective of whether the Governor was interested or whether he was not, the Attorney General gave the proper advice, and not in such cases as we have had in this administration, and it is only since this administration that such a bill as this has become necessary.

Mr. EDMONDS. May I ask the gentleman further, under the provisions of the bill he is explaining, who determines the number of private counsel that officers may employ, who determines what their compensation may be and how is the expense of the transaction to be met?

Mr. ALEXANDER. I believe, as far as this is concerned, it is entirely with the Auditor General, the State Treasurer and the Secretary of Internal Affairs, who are equally as important as any of the other administrative and executive heads of this Commonwealth, and in whom the people of Pennsylvania have placed as much confidence as they have in any of the other executive heads, and when they place the same confidence as my friend from Philadelphia, permitting the Governor to run the whole show, they will agree that the Secretary of Internal Affairs, the Auditor General and the State Treasurer may at least run their own departments.

Mr. EDMONDS. May I interrogate the gentleman further? The first section of the act says, "the Auditor General, the State Treasurer and Secretary of Internal Affairs are hereby authorized and empowered, without the consent of the Attorney General, to employ such persons learned in the law as are necessary to conduct the legal business of their respective departments and to fix their compensation."

Does the gentleman think that is careful and prudent legislation, in line with the arguments that he has been addressing to us?

Mr. ALEXANDER. I think under the conditions of the

Administrative Code, I would say, "yes," it is far more fair, far more consistent with economy than anything in the Administrative Code.

Mr. EDMONDS. Well now, Mr. Speaker, I want to say very frankly to the gentleman that it is always a pleasure to discuss this subject, because he is absolutely consistent. He is singing the one song from morning to night, and the proper feeling is that. However, whether he recognizes whether or not, he is legally in a flaw so far as the legality of the situation is concerned. He told us this morning that the Department of Justice was one of the eight department heads provided for by the Constitution in which the Attorney General was the head one. Now we propose to have a series of more attorneys employed by the heads of departments ad lib. Now I am told by those who had something to do with that law passed in Governor Brumbaugh's time that one of the things which impressed them more and more was the great multiplicity of attorneys and the great diversity of salaries, and the very great lack of knowledge as to how much this special advice cost and as a result, it seems to me wise to bring all of these judicial functions that have to do with advising the officers of the State under one control. For some reason or other, this bill seems to take a whack at the Administrative Code, but does not refer to the act of 1917. I wonder whether my friend does not think that along with other senatorial bills this bill should be put on the postponed calendar until we can observe what its effects will be.

Mr. ALEXANDER. My friend who was such an authority on the Administrative Code two years ago should know that the Administrative Code repealed the Brumbaugh Act, and, therefore, the only law in effect at the present time is the Administrative Code, and of course, this act does not repeal anything but that act, the Brumbaugh Act being out of existence.

Mr. EDMONDS. Then may I ask the gentleman, does he stand for the idea that the executive officers of the State, the eight or five that may be elected by the people, should have the right and power to employ as many counsel as they please and fix their compensation at such rates as they please, and does the gentleman feel that is good legislation.

Mr. ALEXANDER. I feel that your fiscal officers at least, if not the Secretary of Internal Affairs, should have the right to employ their own counsel according to their discretion. They are elected by the people and have far more important offices than the Governor of this Commonwealth or some of your other more important officers have and as a general thing are a higher class of men than we have had in the Governor's chair for many years.

Mr. LUDLOW. It would probably be unusual news to you to find that the gentleman from Delaware and I are in accord on so substantial a point as advice by separate counsel to the heads of these departments instead of seeking the aid of the Attorney General. I can go one hundred per cent of the way with him on that. I believe there are times when the Auditor General is called upon to do certain things where the advice from the Attorney General may absolutely contravene what the Auditor General deems to be his duty, and to that extent I heartily concur with the position taken by the gentleman from Delaware, and if this act could be amended, or any act proposed to us, to give the Auditor General a chance under conditions like those, to employ his own counsel, and defend what he deems to be this constitutional rights, I should go along with him, Administrative Code or no Administrative Code. But if you will read this act—and I do not want to be misunderstood, I am one hun-

dred per cent with the gentleman from Delaware on that,—but if you will read this act it goes back to the thing that Attorney General Brown was against, that Attorney General Alter was against, that Attorney General Shaffer, now Mr. Justice Shaffer, was against. This act if you pass it as it is, will permit each of these three departments in all matters such as have been mentioned and all matters relating to the department, to hire any number of attorneys. Far be it from me to deprive the members of the Bar from these chances, but it seems to me that the policy laid down by these three Attorneys General, who have been good public servants, should not be departed from and the sky made the limit in allowing any number of attorneys to take care of the business of the department. I want to call your attention to the language on pages one and two where it provides that they may retain these attorneys to furnish advice to such officers concerning any matter or thing arising in connection with the exercise of the official powers or performance of the official duties of the department. That takes us back to the days when prior to—well, I won't name the year because that may be naming the people—but it was a matter of public scandal in this state—I would not say that these three present department heads would do this, but why put it on the books? If the things that the gentleman from Delaware wants can be put in this act by amendment, let us now put this bill on the postponed calendar, and amend it so as to give any departmental head the right to retain counsel where he deems he is deprived of his constitutional right and the attorney general advises him to the contrary. Do not, I beg of you, by passing this act, throw the matter open again and override what these Attorneys General have recommended to this state. If Mr. Lewis or Mr. Snyder or the new Auditor General who is about to take office, General Martin, feels that his constitutional rights are overturned by going to the Attorney General, then I concur with the gentleman from Delaware, but as it stands in this form, you are making the sky the limit, and it seems to me it is a mistake to throw the doors wide open in this matter.

Mr. ALEXANDER. I would like to call the gentleman's attention to the fact that we passed the Executive Board bill this morning, a bill creating an Executive Board, which will regulate not only the number but the salaries of these attorneys.

On the question recurring,

Shall the bill pass finally?

Agreeably to the Constitution the yeas and nays were then taken.

Mr. LUDLOW. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—103.

| | | | |
|---------------|-----------------|-------------------|---------------|
| Adam, | Flynn, | McDermott, | Schilling, |
| Alexander, | Fockler, | McGowan, | Schoener, |
| Allman, | Fuller, | McKim, | Schwartz, |
| Baldi, | Gelnett, | Memolo, | Shambach, |
| Behney, | Greeby, | Metzger, | Smith, H. J., |
| Bell, W. T., | Greenstein, | Metzinger, | Sowers, |
| Bidenspacher, | Grimes, | Millar, | Stadlander, |
| Blumberg, | Guerin, | Miller, C., | Stark, |
| Bromley, | Haas, | Miller, H. A., | Staudenmeier, |
| Brown, E., | Harer, | Munley, | Stavitski, |
| Burchinal, | Hart, | Myers, | Stock, |
| Burke, | Haws, | Nolte, | Storer, |
| Bush, | Heffernan, | Orr, | Talbot, |
| Canon, | Horn, | Parkinson, | Turner, |
| Colville, | Hricko, | Patterson, F. W., | Voltz, |
| Craig, | Huber, | Patterson, M., | Washington, |
| Davies, | Lafferty, | Peelot, | Weamer, |
| Davis, | Leidich, | Pennock, | Wells, |
| Dengler, | Little, J. T., | Perry, | Welty, |
| Derby, | Lucas, | Pitts, | Whitehouse, |
| Dietz, | Marcus, | Posey, | Williams, |
| Dilsheimer, | Martz, | Powell, | Wilson, |
| Duddy, | Mathay, | Rhodes, | Witherspoon, |
| Eaches, | McClure, J. F., | Rieder, | Witkin, |
| Ede, | McClure, J. H., | Royle, | Bluett, |
| Emhardt, | McCormick, | Sarig, | Speaker. |
| Evans, B. P., | McDaniel, | Sautter, | |

NAYS—60.

| | | | |
|---------------|---------------|------------|----------------|
| Anderson, | Donnell, | Labar, | Sheffer, |
| Armstrong, | Drumbor, | Long, | Smith, G. A., |
| Aston, | Edmonds, | Ludlow, | Speer, |
| Bartley, | Evans, F. D., | Lukehart, | Spencer, |
| Bentley, | Gilchrist, | MacMillan, | Thomas, L. D., |
| Berkheiser, | Goodnough, | Marshall, | Thomas, M. G., |
| Blair, | Griffith, | Moffatt, | Toepfer, |
| Gray, | Harding, | Moore, | Towner, |
| Brown, E. P., | Heffran, | Morrison, | Trescher, |
| Brown, T. J., | Henderson, | Neely, | Watson, |
| Critchfield, | Himes, | Nicholson, | Wheeler, |
| Cross, | Hoover, | North, | Wood, N., |
| DeFrehn, | Irvin, | Pryor, | Wood, W. P., |
| Deibler, | Jones, | Raymond, | Wright, |
| Diehm, | Kelly, | Reader, | |

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

ADJOURNMENT.

Mr. HORN. Mr. Speaker, I move that this House do now adjourn until 10:30 o'clock tomorrow morning.

The motion was agreed to, and at 7:05 o'clock P. M., the House adjourned until 10:30 o'clock tomorrow morning.

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